

THE STATE OF SOUTH CAROLINA,
County of.....

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETING:

WHEREAS, *Hattie Lansell*, the said *Hattie Lansell*
in and by *my* certain *promissory* note..... in writing, of
even date with these presents, *and* well and truly indebted to.....
in the full and just sum of *Three thousand*
Dollars, to be paid *Feb. 14th, 1921*

with interest thereon from *date* at the rate of *from* per cent. per annum to be
computed and paid *semi-annually*
until paid; all interest not paid when due to bear interest at the same rate as principal and any portion of principal or
interest be at any time past due and unpaid, the whole amount evidenced by said note..... to become immediately due, at the option of the holder hereof, who may sue
thereon and foreclose this mortgage, said note further providing for an attorney's fee of.....

the amount due on said note..... to be collectible as a part thereof, if the same be in the hands of an attorney, for collection, or said debt or any part thereof,
be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage) as in and by the said note..... reference being
thereunto had, as will more fully appear.

NOW, KNOW ALL MEN, That, *Hattie Lansell* the said *Hattie Lansell*
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to said *Hattie Lansell*
of *Greenville, S.C.*
according to the terms of the said note....., and also in consideration of the further sum of Three Dollars, to *three* the said *Hattie Lansell*

in hand well and truly paid by the said *The Realty Company of Greenville, S.C.*
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant,
bargain, sell and release unto the said *The Realty Company of Greenville, S.C.*

All that certain piece or parcel of land in the state and county aforesaid and
in ward 1 of the city of *Greenville*, beginning at an iron pin distant *44.9* feet
on a course of *N. 56-08 W.* from an iron pin on the south-west corner of North
Main and College Streets, thence *N. 56-08 W.* to an iron pipe on the south-
westerly side of College Street and the southeasterly side of *seven foot* alley; thence
along said alley *S. 10-09 W. 81.0* feet to an iron pipe; thence *S. 71-25 E.* along the
line of property retained and owned by *The Realty Company of Greenville S.C.*
38.54 feet to an iron pipe; thence *N. 15-04 E.* along line of property retained and owned
by the Realty Company of Greenville, S.C. *7.0* feet to the beginning point or corner
containing *2874.05* square feet of land more or less, according to a survey made
in *February 1920*, by the *City of Greenville - Perry Company Engineers.*

This mortgage being given to secure a portion of the purchase price,
attest
H. R. Rector

For value received, this Note is assigned to *Thomas T. Earle* as collateral security for
a *\$12,000.00* Note dated this *April 14th, 1920.*

The Realty Co.
of Greenville
B.B. Breazeal, Treas.

State of South Carolina,
County of Greenville.

For value received we do hereby assign, transfer and set over to *Estelle N. Earle*, one-half
interest, *Curran B. Earle*, one-fourth interest, and to *Wilton H. Earle*, one-fourth interest
in the within mortgage, and the note which it secures, this *28th, day of June, 1922.*

Witness:
Mary Berry.
Curran B. Earle
Estelle N. Earle,
Wilton H. Earle,
Executors, Estate of *Thomas T. Earle, deceased.*

The two above Assignments recorded *November 6th, 1922.*

This Mortgage Satisfied in Full
this *28th* day of *Nov.* 1922
W. H. Earle

This Mortgage Satisfied in Full
this *28th* day of *Nov.* 1922
James M. Butler
Attorney in Law
for Greenville County

SEE SATISFACTION
HERE TO ATTACHED