THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN:

in and by certain. even dax with three presents. Strict Controlled to the full and just sum of the holder should place, the said note— of this mortgage in the hands of an antiform of the holder should place, the said note— of this mortgage in the hands of an antiform of the holder should place, the said note— of this mortgage in the hands of an antiform of the holder should place, the said note— of this mortgage in the hands of an antiform of the holder should place, the said note— of this mortgage in the hands of an antiform of the place and the holder should place, the said note— of this mortgage in the hands of an antiform of the place and the holder should place, the said note and the hands of an antiform of the place and the holder should place, the said note and the hands of an antiform of the holder should place, the said note and or this mortgage in the hands of an antiform of the holder should place, the said note and or this mortgage in the place and the holder should place, the said note and or this mortgage in the place and the holder should place, the said note and the holder should pl				
in the full and just sum of the paid of the potential and the paid of the part	WHEREAS, , t	ne said I Luit		SEND GREETING
well and truly indebted to. In the full and just sum of the paid		MANAGUA		note in writing of
Dollars, to be paid Dollars, to be paid The per cent. per annum, to be computed and precious of the per cent. per annum, to be computed and profit of the per cent. per annum, to be computed and profit of the per cent. per annum, to be computed and profit of the per cent. per annum, to be computed and profit of the past due and unpaid, then the whole amount evidenced by said note		<i>i</i>		<u> </u>
with integers thereon along the control of the said and unpaid, then the whole amount evidenced by said note	\mathcal{A}	The state of the s	riferry 9/10 a	2
with interest affereografies. It is a state of the per cent. per annum, to be commuted and that the past due and unpaid, then the whole amount evidenced by said note	~ _ ~ €	a literatura and the transfer of	yu (16 25-010	<u></u>
with interest libereog thereog thereograph is a substituted and the same and the same rate as principal; and if any portion of principal or interest be a same time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereo and foreclose this mortgage; and in case said note after maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturit it should be deemed by the toolder thereof necessary for the protection of his interest to place, and the holder should place, the said note or this mortgage in the hands of an attorney's fees, this to be added to the mortgage indebtedness and to be separed under this mortgage as a part of said debt. ADVICTORY ALL MEN. That the said the said the said to the said the said to be separed under this mortgage as a part of said debt. ADVICTORY ALL MEN. That the said the said the said that th	Dollars, to be paid Oscar	easoraplie aste	Ü	
with interest libereog thereog thereograph is a substituted and the same and the same rate as principal; and if any portion of principal or interest be a same time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereo and foreclose this mortgage; and in case said note after maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturit it should be deemed by the toolder thereof necessary for the protection of his interest to place, and the holder should place, the said note or this mortgage in the hands of an attorney's fees, this to be added to the mortgage indebtedness and to be separed under this mortgage as a part of said debt. ADVICTORY ALL MEN. That the said the said the said to the said the said to be separed under this mortgage as a part of said debt. ADVICTORY ALL MEN. That the said the said the said that th	Delease of (nent 1		
and foreclose this mortgage; and in case said note	Tren Ro 2 Geo Tuae	O Mariana		
and foreclose this mortgage; and in case said note	mith interpret tipe of 20 to 430	No Vati	at the rate of	per cent per annum to h
and foreclose this mortgage; and in case said note	computed and Daid	Lucially	,	
and foreclose this mortgage; and in case said note	33 Antil paid in full; all ir	terest not paid when due to bear interest at the sa	ame rate as principal; and if any portion	of principal or interest be a
it should be deemed by the colder thereof necessary for the protection of his interest to place, and the holder should place, the said note			immediately due, at the option of the holde	r hereof, who may sue thereo
hands of an antiply for his legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent, for the interfedences as attorney's fees, this to be added to the mortgage indebtedness and to be segured under this mortgage as a part of said debt. Now per pay MI. MEN, That the said of the better securing the payment thereof to the said. The said the said of the said note and also in consideration of the further sum of Three Dollars, to the said the said the said of the said that the said of t				
per cent, faithe indebtedness is attorney's fees, this to be added to the mortgage indebtedness and to be secured under this mortgage as a part of said debt. Now know the Men. That the said in consideration of the further sun of Three Dollars, to the said the said the said in hand well and truly paid by the said. The said the said the said the receipt whereof is hereby acknowledged, have granted, bargained sold and released, and by these Presents do gran bargain, sell and release unto the said that the said that the said that said the said the said that said the said that said the said that said the said that said the said the said that said the said the said the said the said that said the sai				
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. I according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to It is a said. I according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to It is a said. I accord to the said to the said. I accord to the said. I a	per cent, of the indestedness as attorney's for	es, this to be added to the mortgage indebtedness,	and to be segured under this mortgage as	
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to July the said. July at and before the signing of these presents, the receipt whereof is hereby acknowledged, have granted, baygained sold and released, and by these Presents do gran bargain, sell and release unto the said. Faculty and Fully for layer in the formula of t	NOW, KNDW ALL MEN, That	the said	allt	
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to. It he said. I that the said. I the said	in consideration of the said debt and sum of	money aforesaid, and for the better securing the	payment thereof to the said	MUN
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 gran bargain, sell and release unto the said. Take the former of land in the lowerty and state afortsoid, there is like the line of land in the lowerty and state afortsoid, there is like the land the land the land the land the land distinct and are larger than the land the land the land the land distinct and land and are larger than the land the l			Three Dollars, to 2016,	the said
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 gran bargain, sell and release unto the said of armiers and that certain killer harrely look of layed in the lowerty and state aforesaid, there is not a plate of property of be to present as a plate of property of be to present as a plate of property of be to present and arrelated as recarded in the how is a plate of property of be to present country.	11 11 V) ##			Trust
recessors and assigned; all that certain piles, parcel for of land in the County and State aforesoid, hear lity of breenville, being known and disignated as rearright, on a plat of property of 8.6. Pariseae rearright, in the Roman and surjoined as rearright, in the Roman Conference for surjoined county	(Course aus)			
recessors and assigns; all that certain belief parcel for of land in the lowety and state aforessid, Hear t no. (14), on a plot of property of & & Reciseae rearaid, in, the R. M. E. office, for securille Comply	\	·	7 77 0	d by these Presents do gran
Le lity) of land in the County and State aforesoid, Hear I m. I.A., on a plat of property of a Commerce searcied, in, the h. m. E. office, Gard Greenville County	pargain, sell and release unto the said			- 1
t no. (1A, on a plot of property of G. E. Brivese search in the R. M. E. office, God Greenville County	recespes and	assignis; all th	at gertain pil	el, parcel
searcied, in the h.m. E. office for breezelle Courty	lof of layd in	i till County aire	d state, afores	sed, Hear
rearded, in, the 12. M. E. office, Gad breenville County	i (ity) of Grelin	ille, being known	and disigna	ted as
	no. (lit), ou a	plat of properly	1 of 6 - 6 - Colis	eac 1-
		- 10 m E Jogseel (gad greetivelle	Louising &
	that Book of	2 Carlow Land	the decide to	, arue (
said plat far a more complete de cripulon.	suit fell fat	, a mou everape	in the output	.