State of South Carolina,

COUNTY OF-----

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•	18/TTT T A N/ 12	$\mathbf{m}\mathbf{H}\mathbf{O}\mathbf{D}M\mathbf{m}\mathbf{O}\mathbf{M}$			
	WILLIAM D.	Indritor		CEND CE	ELTING.
WHEREAS,	the said	William B. Th	nornton	SEND GR	EETING:
in and by my cert The First debted to land, as deceased in the full and just sum of	ain promissory note; National Executor and Seven The	in writing of even da Bank of Greenv nd-Executrix t	te with these presentialle, S.C., ander the wi	ts <u>am</u> well and and Alice Burn ll of W. C. Cle	truly in- ett Cleve- veland,
(\$ 7000.00.) DOLI	LARS, to be paid at.		-/	🕱 Greenville, S. C., toge	ther with
(\$7000.00_) DOLI interest thereon from date h	ereof until maturity	at the rate of	Five(5%) per centum pe	er annum,
		montenta	instal	lments as follows:	
Beginning on the	th day of	october 19. r thereafter the sum of some to continue up to an	53, and on the9; \$74_25 d including the9;	th_ day of each , to be applie th day ofAugust_	ed on the
19_63, and the balance of	said principal and i monthly	nterest to be due and pa payments of \$	74.25	h day of Septemb each are to be appli sum of \$ 7000.00	ed first to
so much thereof as shall, fi	rom time to time, re	main unpaid and the ba	lance of each	monthly	pay-
All installments of pri	ncipal and all inter-	stallment or installments,	or any part hereof,	as therein provided, the s centum per annum.	d in the ame shall
And if any portion of dition, agreement or cover at the option of the holder should be placed in the holder of an attorney for any legal cluding (10%) per cent, of	principal or interest mant contained her thereof, who may su ands of an attorney rotection of its interest I proceedings, then a of the indebtedness	be at any time past due ein, then the whole an e thereon and foreclose for suit or collection, of sts to place, and the hold and in either of said cas as attorneys' fees, this	and unpaid, or if del nount evidenced by sa this mortgage; and in or if before its maturity er should place, the sa es the mortgagor prome to be added to the m	fault be made in respect to aid note to become immedi- n case said note, after its y, it should be deemed by the aid note or this mortgage in hises to pay all costs and ex- nortgage indebtedness, and	maturity the holder the hands penses in-
NOW KNOW ALL M	(EN. ThatI	, the said	William B	. Thornton	
		, in considera	tion of the said debt :	and sum of money aforesaid	d, and for
the better securing the pay	ment thereof to the	said mort	gagee		according
to the terms of the said no	te, and also in consi	deration of the further s	um of THREE DOLI	LARS, tome	
		the said	mortgagor		
	in hand and tru	ly paid by the said	mor tgagee		
and by these Presents do g Greenville, S	grant, bargain, sell as C. and A	nd release unto the said	<u>The First N</u> Cleveland as	granted, bargained, sold and ational Bank of Executor and E	xe-
cutrix under and assigns,	rue will or	W. C. Clevel	and, decease	d, their succes	sors
situate, lying of Arlington A ville, Greenve of Lot 7 on pl R.M.C. Office	g and being Avenue and ille County lat of Prop for Greenv having acc	at the South South Memming, S. C., bein erty of Henry ille County,	west corner er Street, i g shown as L T. Mills, r S. C., in Pl	ements thereon, of the intersect in the City of Cot 6 and a portect of the at Book "C", at Collowing metes	tion freen- tion
of Arlington along the West an iron pin o W. 157 feet t 65 feet to an	Avenue and t side of S n the front o an iron p iron th side of	South Memming outh Memminge line of Lot in; thence alon the South s	er Street, ar Street S. 7; thence thong line of ide of Arlin	of the intersect and running them 16-15 W. 65 feet arough Lot 7, N. Lot 5, N. 16-18 agton Avenue; the 15 E., 157 feet	nce et to . 73-45 5 E., nence
	er, dated D	ecember 29, 1	945, recorde	agor by deed of ed in the R.M.C at page 388.	. Office