State of South Carolina,

COUNTY OF GREENVILLE

MAY 16 10 51 AM 1962

OLLIE, I AR SWORTH

Head of the second of the seco	
J. R. CLEVELAND and CHARLES J.	SPILLANE
WHEREAS, We the said J. R. Cleveland	and Charles J. Spillane
GAN A	
and by QUY certain promissory note in writing, of o	wen date with these presents. Are well and truly in- Bank, Greenville, S. C.
	hereinafter called the mortgagee(
he full and just sum of TWENLY TWO HUNGRED 2200.00 DOLLARS, to be paid at ita offi	COS in Greenville, S. C., togother with
erest thereon from date hereof until maturity at the rate of distribution of the principal and interest being payable in monthly Beginning on the 15th day of June	six (6 %) per centum per annum, installments as follows: 1962 and on the 15th day of each.
month of each year thereafter the	sum of \$ to be applied on the
test and principal of said note, said payments to continue in 88 and the balance of said principal and interest to be due	and payable on the talkinday of The A
58; the aforesaid monthly payments of six (6 %) per centum	of \$ 30.4/ each are to be applied first to
much thereof as shall, from time to time, remain unpaid and	m per annum on the principal sum of 3
nt shall be applied on account of principal. All installments of principal and all interest are payable it.	in lawful money of the United States of America; and in the tailments, or any part hereof, as therein provided, the same shall
And if any time on, agreement or covenant contained herein, then the works option of the holder thereof, who may sue thereon and uld be placed in the hands of an attorney for suit or college recof necessary for the protection of its interests to place, and an attorney for any legal proceedings, then and in either of	past due and unpaid, or if default be made in respect to any con- hole amount evidenced by said note to become immediately due, foreclose this mortgage; and in case said note, after its maturity section, or if before its maturity it should be deemed by the holder the holder should place, the said note or this mortgage in the hands said cases the mortgager promises to pay all costs and expenses in- ity, this to be added to the mortgage indebtedness, and to be se-
NOW, KNOW ALL MEN, ThatWe, the sai	id mortgagor(s), in consideration of the said debt and jum of money
resaid, and for the better securing the payment thereof to be in consideration of the further sum of THREE DOLLARS, t	the said mortgagec(s) according to the terms of the said note, and to
	, the said mortgagor(s) in hand and truly paid by the said
ortgagee at and before the signing of these Presents, the	receipt thereof is hereby acknowledged, have granted, bargained, ell and release unto the said THE SOUTH CAROLINA its successors and assigns forever:
LL that certain piece, parcel or ituate, lying and being in the St n the City of Greenville, being be property of Nicholtown Heights	lot of land with all improvements there tate of South Carolina, County of Greenv known and designated as Lot No. 33 on pl No. 2, recorded in Plat Book M, at Page said lot fronts 40 feet on River Street
his being the same property conve	eyed to the mortgagors by the mortgagee

Paid and Solicified in Full 9 may 16, 1968 NATIONAL BUT THE REPUBLIE, S. C.

Witness Daris R. Ramcan

Collie Farmer Collins