iron pin at the corner of Lot No. 191; thence with the line of Lot No. 191, N. 70-48 E. 150 feet to an iron pin on Vine Hill Road; thence along Vine Hill Road, N. 19-12 E. 120 feet to an iron pin; thence with the curve of Vine Hill Road and Ashwood Drive, the chord of which is N. 68-40 E. 32.4 feet to an iron pin on Ashwood Drive; thence along Ashwood Drive, S. 61-53 E. 127.3 feet to an iron pin at the point of beginning.

TOGETHER with all and singular the	rights, members, heredi	taments and appu	rtenances to the said	l premises
belonging, or in anywise incident or appear				
TO HAVE AND TO HOLD all and	ingular the said premis	es unto the said	Citizens and S	Southern
National Bank of South Carolin	a and	assigns forever.	And does he	ereby bind
tself and its successors	akhritoksy kozychskors an	d assigns to warra	ant and forever defe	nd all and
singular the said premises unto the said	Citizens and Sou	thern Nation	al Bank of Sout	h Carolina
and a				
жисиюку ифинистиния; хиссиямих and				
the same or any part thereof.		,		
AND IT IS AGREED, by and between	en the said parties, that	the said mortgag	or its	
xhoin xannan xannan mara an successors				
on said lot, and keep the same insured fr	om loss or damage by fi	re in the sum of	Ten Thousand	and
no/100	4	Dollars, and a	ssign the policy of in	surance to
the said Citizens and Southern				
case he or they shall at any time neglect o				
Bank of South Carolina				
insured in its own name, a	· ·			
,			Tor the	s premum
and expenses of such insurance under the				
AND IT IS AGREED, by and between principal as herein provided for, the who payable at once.				
AND IT IS FURTHER AGREED, T				
pay promptly all taxes assessed and char				
this mortgage may pay the same, wherev		ured by this mort	gage shall immediate	ely become
due and payable, if the mortgagee shall PROVIDED ALWAYS, NEVERTH		nue intent and me	eaning of the partic	es to these
presents, that if the said Mortgagor(s)				ss to diese
		~	and Southern	National
do(es) and shall well and truly pay, or car				
	the sa			
thereon, if any shall be due, according t	the true intent and me	eaning of the said	note and	d condition
thereunder written, then this deed of bar the said mortgagor doth hereby assign, s	gain and sale shall cease	e, determine and he said mortgage	e, his executors, add	ninistrators
and assigns, all of the rents, issues and pro-				
after the service of a summons issued in a				