Dunn, H.M.C. - "SLEY

30 just offer a

	N.M.C "SLEY
Th	ne State of South Carolina
	COUNTY OF ARMENSON
To	All Whom These Presents May Concern:.
	Pellom Ross, Jr.
	SEND GREETING
	Whereas I the said Pellom Ross, Jr.
	and by my certain promissory
ın	and oy
	ese presents, amwell and truly indebted to Southern Bank and Trust
th	ese presents, well and truly indebted to
C	ompany of Williamston, South Carolina The standard South Standard Thirty-Three and 66/
in	the full and just sum of Eleven Thousand Seven Hundred Thirty-Three and 66/
1,	733.66) Dollars to be paid in One Hundred Twenty (120) equal installment the sum of One Hundred Eighty-Two and 96/100 (\$182.96) Dollars
6 3	the sum of One Hundred Eighty-Iwo and 30, 200 to the sum of One Hundred Eighty-Iwo and 30, 200 to the line of One Hundred Eighty-Iwo and 30, 200 t
ar	id payable on the 22nd day of each and every susantial
	ter until paid in full. with interest thereon from date with interest thereon from date
-	business prime plus three (3%) percent t the rate of \$2000000000000000000000000000000000000
2	t the rate of SEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
S	until paid in full; all interest not paid when due to bear interest at the ame rate as principal; and if any portion of principal or interest be at any 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 thereon and foreclose this mortgage; said note further providing
	hesides hesides
1	for an attorney's fee of a reasonable amount due on the said note and to be collection all costs and expense of collection, to be added to the amount due on the said note and to be collectible as a part thereof; if the same be placed in the hands of an attorney for collection, or if said debt, or any part thereof, be collected by an attorney, or by legal proceedings of any kind (all of will #: is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear.
	NOW KNOW ALL MEN. That I. the said Pellom Ross Jr.
	NOW KNOW ALL MEN. FIRSTin consideration of the said debt and sum of money
	The consideration of the said Southern Bank & Tr
	aloresaid, and for the better securing the payment thereof to the said Southern Bank & Tr
	Co., of Williamston, S.C. according to the terms of said note, and also in
	consideration of the further sum of Three Dollars, to me the saidPellom Ross, J
	at and before the signing of these Presents the receipt whereof is nereby acknowledged, its at and before the signing of these Presents the greents do grant, bargain, sell and release unit
	granted, bargained, sold and released and by these Presents de getting the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the said Southern Bank and Trust Company of Williamston, South Caroline the Southern Bank and Trust Company of Williamston, South Caroline the Southern Bank and Trust Company of Williamston, South Caroline the Southern Bank and Trust Company of Williamston, South Caroline the Southern Bank and Trust Company of Williamston, South Caroline the Southern Bank and Southern Ba
	its Successors and Assogns forever:
	All that piece, parcel or lot of land, lying, being and situate in
	the County of Greenville, State of Goods, of Grace C. Boyce" and
	prepared by C.O. Riddle, R.D.S., dated April 200 cularly described as follows:
	BEGINNING at a point in the center of Old Hundred Road, said point being the joint front corner with a lot previsously conveyed to A being the joint front corner the center of said Road N. 62-54 N
	Coker and running thence along the cold pood, thence leaving said
	100 feet to point in the center of the fact to an iron pin and
	iver in the transfer of a second as a second property of the second
•	Road and running thence S. 27-06 W. 150 reet to an arrange of said Road; having crossed an iron pin 19 feet from the center of said Road; thence S 27-06 W approximately 90 feet, more or less, to a point; thence S 27-06 E., thence S. 62-54 E. 100 feet to a point; thence S 27-06 E.,