THE	STATE	OF	SOUTH	CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN	TO ALL WHOM THESE PRESENTS MAY CONCERN		}	inty of Greenville.	
Lat 6 SEND GREETING:			Elar to	9.6	
the said V & Colax 10		6 Clarte	the said	EAS, S	WHEREAS,

with interest thereon, from	9, 6, 6 Lax to	SEND GREETING:
note in writing, well and truly indebted to be are interest at the same rate as principal; and if any portion of periodical not become immediately due at the option of periodical not become immediately due at the option of the holder here. **Now, Know All Men, That **Constitution** **Now, K	WHEREAS, the said	ax 10,
n the full and just sum of Dollars, to be paid	in and by 22.6 certain	note in writing, o
nother full and just sum of Dollars, to be paid Dollars, to be consideration of the option of principal interest he ar any time past due and unnaid, then the whole amount evidenced by said note to become immediately due at the option of the holder here who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	even date with these presents, All	well and truly indebted to
with interest thereon, from		
with interest thereon, from	in the full and just sum of	\$
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal 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 here who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	Dollars, to be paid Dull Language	Jacuary 1226
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal 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 here who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	10	<u> </u>
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal 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 here who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of		
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal 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 here who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of		
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid, then the whole amount evidenced by said note	with interest thereon, from AAT	at the rate ofper cent. per annum, to 1
interest be at any time past due and unpaid, then the whole amount evidenced by said note	computed and paid Ulludally	
besides all costs and expenses of collection, to be collected by an attorney or by legal proceedings of the same to be placed in the hands of an attorney for collection, or of said debt, or any part thereof, be collected by an attorney or by legal proceedings of the same to be placed in the hands of an attorney for collection, or of said debt, or any part thereof, be collected by an attorney or by legal proceedings of the said (all of which is secured under this mortgage); as in and by the said note reference being thereunto had, as will more fully appear. NOW, KNOW ALI, MEN, That The said of the said debt and sum of money at research of the further sum of Three Dollars ftor the said. The said of the said was attached to the said of the	until paid in full; all interest not paid when due to	bear interest at the same rate as principal; and if any portion of principal of
besides all costs and expenses of collection, to added to the amount due on said note		
and ded to the amount due on said note	#	
any part thereof, be collected by an attorney or by legal proceedings of the said (all of which is secured under this mortgage); as in and by the said note		
according to the terms of said note. Said the in consideration of the further sum of Three Dollars to the said. The Dollars to the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said.	added to the amount due on said note to be collectible as a part thereof if the	same to be placed in the hands of an attorney for collection, or of said debt, or
according to the terms of said note. Said the in consideration of the further sum of Three Dollars to the said. The Dollars to the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said.	any part thereot, be collected by an attorney or by legal proceedings of May and (al reference being thereunto had, as will more fully appear.	Il of which is secured under this mortgage); as in and by the said note
according to the terms of said note. Said the in consideration of the further sum of Three Dollars to the said. The Dollars to the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said. The said well and truly that by the said.	NOW, KNOW ALL MEN, That	J. 6 Colark
at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gra	according to the terms of said note	of Three Dollars 1000 1100 1100 1100 1100 1100 1100 11
at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gra	HE DENID THIN	to the larks
at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gra	with and well and truly and by the said.	MI Burgeral
at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gra	15 SA DIST	
	at and before the signing of these Presents, the receipt thereof is hereby acknowledge	ed, have granted, bargained, sold, and released, and by these Presents, do gran
triale line state of land de state and finde state and for stated the state and for the state and for the state of the sta		
such a factorial according to the state and factorial and factorial according to the factorial sold and factorial according to the factorial according to the state of the sta	I - that presents alleg a	regulacities of lace
Saluda Miver the sacrad their of he trafet S. To me I be black typed Stargers the day (he 21th Dec 1924 the short are makey of paid that balance of the star star a will description thereof containing stiventy four and one is of by Jacres marghine the paint and band	first lying winters heing	de stre state ans
to me & b. black lyod. Stargere the day (he 2 1/4) Lee 1924 the share share years have grade for the balance of the start and been a feel description thereof could discuss from a feel description of thereof could discuss for a feel description of by great margin or less fraining lands of the Burgers thanks or less fraining lands	deciety agraceracy acc of	ter war freeze peacy af facy
(the 2 The Die 1924 this sharly age hoing grape you the halance of the profession with the will description made to said deep for a field description there of containing threaty four and one is 24 (2) yearer marge or less of fairing lands	and the pariety	- assert A Ligarial De
for the balance of the wholes of the winds of the soul of the will description thereof four and deciming there is four and our thereof containing there or leek fairing lands of the Durgen Thomas II lark Estate and	1 fi 2 11 if 1) a land 19 och	Manager Ino a air
paid tract of Edition suffercine in hereby of made to paid deciple sure of facer ace & our part of facer ace & our part of facer ace & our part of facer of facer back of a facing lands of a figure of back of the facer of the f	Way I for the line of the said	warlage, vering yrape
made to said decision stra full description there of containing stwenty four and one of 2 fg faces marge or less of fairing lands	to the tracacce that	of cordrace of mackey of
thereof containing stiventy four and our r It b) percel marge or less afjaining lands	man for his of the second	gerceyee is received
Halfacer march or less plaining lands	made no valor acceptant	a year accomplise
of a figurage Thouas W Clark Estate acc	spered collacing silver	ely spaces ace & lace &
The valleger Francias W Clark Offale all	of Blygerex! marginare	exp gajacing lands
	of white valleger stateras	W. Clark & Affalte all