CTATUL OF COLUMN		۸۸۱	
STATE OF SOUTH CAROLINA County of Greenville	• [4] Yang Kabupatèn	in the publication of the party asking	The arrange of the more than the property of
		14.	The second secon
N8.0	lie D. Cothran and Lean	B. Floyd ///	
		- no	SEND GREETING
WHEREAS, the said	Radie D. domen a	ng/Makh R. Fldot	C. 11 1
	1 toll		600
in and by our certain promissory	DW V	1 Att	(a) J. B. Earle
	note in writing, of even date with the	A/UV.	1.0
A fabruar a second	trobascockaladaine steering of the same	the full and just	M of Hineteen Hundred,
7 (1 A)	1986.86) DOLDARS, to be pai	1 4 books con sorting in Greenville, S. (together with interest thereon from date
hereof until maturity at the rate installments as follows:	\$17 (6%) per centu	m per annum said principal and intere	st being payable in
		cano / W	
Beginning on the day of	- 1910 bindron t	ie day of each end	every consontine month of
each year thereafter the sum of \$ 27	• 00 be applied of	the interest and principal of baid n	ote, said payments to continue up to in-
cluding the 1st day of the	11, 1948, and the balance of sa	id principal and interest to be due and a	payant the het day of May
	oresaid monthly payments o	_ // // //	SVIATIVE MINIOR SEV
			re to be applied the interest at the rate
(32.2%) per centum po	er annum on the principal sum of \$ 41	or so much phereof	is shall into time, remain unpaid
and the balance of each	payment shall be ar	plied on account of primital,	White &
of any installment or installments, or a	in interest are payable in law(y) money of interest are payable in law(y) money of interest are provided, the	of the United States of America and a same shall bear simble interest from	event default is made in the payment the date of such default until paid at the
And if any portion of principal or	interest he at any time past durant and		, and an area of the
contained herein, then the whole amoun close this mortgage; and in case said	not evidenced by said note to become imp	aid, or if default be made in recent nediately due, at the stick of a had	any condition, agreement or covenant or thereof, who may sue thereon and fore-
should be deemed by the holder thereo hands of an attorney for any legal pro-	f necessary for the protection of its inte	rests to place, and the holo r should p	or collection, or if before its maturity, it lace, the said note or this mortgage in the
cent, of the indebtedness as attorneys' f	ees, this to be added to the mortgage in	debtedness, and to be secured under this	any condition, agreement or covenant or thereof, who may sue thereon and fore- or collection, or if before its maturity, it lace, the said note or this mortgage in the osts and expenses including ten (10%) per s mortgage as a part of said debt.
	im of money aforesay, and for the present		
			The state of the s
according to the	rms of the said note, and also in conside	ration of the further sum of THREE I	OOLLARS, to,
the said Raule D. Couran	Mars Present the Alexander	in hand well and truly paid by the said	J. B. Earle
Presents do grant, bargain, sell and rele	ase unto the said the redespt whereof is	hereby acknowledged, have granted, b	J. B. Earle J. B. Earle Argained, sold and released, and by these B. Barle.
11 that certain niese	MAN -		enville County, State of
outh Carolina and lot	between the formal	in Grove Township, Gree	nville County, State of
Seginning at an imam me	having the following m	etes and bounds:	Borne Commission of the French Commission of the
inson, thence slong it	n at the northeast corn	er of Church lot and co	orner of property of W. B.
old alignment of Plades	ne or said pinson prope.	rty N. 87.10 W. 98.7 Tt	to a stake in center of
1. 125 ft to o state t	ne Road; thouse with co	ater of old alignment c	of Miedmont Road 8. 16.0
nto Piedwant mod S	n said byad; thence alo	ag the south side of a	road leading from Depot
nto Fledmont Pond 5. 7	8.30 E. (pass over an 1	ron pipe 27 ft. from se	nter of read) 120 ft. to
n fron bibes thence th	e same direction 8. 78.	30 E. 20 ft. to a state	on eastern line of Change
on line of W. 1	E. Pinson; thence with	the line of W. E. Pinso	a N. 1-40 W. 142-4 ft. to
he beginning point as	surveyed/conveyed to t	re mortgages herein by	m W. 1-40 W. 142.4 ft. to
. H. Kindley by deed re	ecorded in the R. M. C.	Office for Greenville	County in Deed Book 171
t page 312.		100000000000000000000000000000000000000	
LSO:		3	
11 that certain piece,	parcel or tract of land	situate, lying and bet	ng in the State of South
arolina, and County of	Greenville, in Grove To	washin, in the form of	Grove Station, having th
ollowing metes and bou	nds to-wit:	A CONTRACTOR OF CAMP OF	Greve Scatton, having th
		thence N 70 W 7 2F b	o a stake 3x; thence S. 2
. 5.85 to a stake 3x:	thence S. 84 E. 4.25 to	C choice 7- Above W	o a stake jx; thence S. 2
x: the beginning comes	r, and containing 3 acre	a stage ox; thence No.	19 E. 5.51 to a stone
ISO: All that other or	ontain officialing 2 agre	s, more or less.	
hove described) situate	ertain piece, parcel or	tract of land adjoining	g the above tract (last
Ove or less The less	, lying and being in th	e same locality and con	ataining one-half acre,
and he de Towns	two tracts of land being	g the same property con	aveyed to the mortgagee
erem by B. Inman, Mast	ter for Greenville Count	y, S. C., by deed dates	1 Sept. 24, 1936, and
scorded in the R. M. (C. Office for Greenvill	e County in Mortgage B	ook 183 at page 133.
sing the same property	conveyed to the mortgag	ors herein by the mort	ragee herein, said deed
sing of even date herew	with and not yet having	been resorded.	<u> </u>
			and the second s
		ų	and the state of t