THE STATE OF SOUTH CAROLINA

val 608 mag 163

COUNTY OF GREENVILLE

To All Whom These Presents May Concern:

We, Clarence E. King and nee King

SEND GREETING:

Whereas, we , the said Clarence E. King and Ree Fing

in and by our certain promissory

note in writing, of even date with these

Presents, we are well and truly indebted to Bank of Fiedmont

in the full and just sum of (\$\psi 220.41) Two Hundred \text{-wenty and 41/100}, to be paid

Fayable one year from date

. with interest thereon from maturity

at the rate of 6 per centum per annum, to be computed and paid in advance

until paid in full: all interest not paid when due to bear

interest at same rate as principal: and if any portion of principal or interest be at any time past due and unpaid, 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: and in case said note, after its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for the protection of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

NOW KNOW ALL MEN, That we , the said Clerence E. Aims and hee Eins

. in consideration of the said debt and

sum of money aforesaid, and for the better securing the payment thereof to the said and the said

according to the terms of the said note, and also in

consideration of the further sum of Three Dollars, to us, the said vienesce T. The said

Ree King . in hand well and truly paid by the said ... Here's of Pierre to

at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained,

sold and released, and by these Presents do grant, bargain, sell and release unto the said its successors and assigns forever;

All that piece, parcel or lot of land in Cantt Lowney', concerning County, State of South Carolina, and described as Mollow:

Southern Pailway and running thence along right of man of Southern Pailway and running thence along right of man of Southern Railway S. 2 W. 424 feet to an iron pin; thus continuing Railway righty-of-way S. 12-10 E. 306 feet to in iron in: run in thence along joint line of property of J. W. Trough and in: run in E. Aing S. 875 E. 184.8 feet to an iron pin running the parallel joint line of land conveyed this day to Chrence E. Aing and A. Chapman's line N. 8 W. 536.5 feet to a -princ; running thence W. 140 feet to an iron pin; running thence along line of Chapman's line N. 8 W. 536.5 feet to a -princ; running thence W. 140 feet to an iron pin; running thence along line of Chapman's and Mrs. C. C. Toode N. 47-3/4 W. 384.7 feet to a chap, the becomer and containing 3.32 acres, more or loss, to show an property of Character E. Wing mide by W. F. 1834. C. June, 1.41.