THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

m and by My well and with these presents. Question of eyen date with these presents. Question of eyen date with these presents. Question of the full and just sum of Mules Aurabase and paid and paid and in the full and paid in full; all interest pot paid when due to bear interest at the same rate as principal; and if any portion of princips any time past due and unpaid, then the whole kinded exidenced by said note. To become immediately due, at the option of the holder hereof, and of oreclose (this mountable) and in cast said note. The full interest to place, and the holder should place, the said not gage in the holder december by the holder percent necessary for the protection of his interests to place, and the holder should place, the said not gage in the holder should place, the said not gage in the holder should place, the said not gage in the holder should place, the said not gage in the holder should place, the said not gage in the holder should place, the said not gage in the holder should place, the said the said. The said of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Daw R. of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Daw R. of the said of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Daw R. of the said o	ND GREETING:
considering to the terms of the said debt and sum I money aforesaid, and for the better securing the payment thereof to the said Dance. The said considering to the terms of the said debt and sum I money aforesaid, and for the better securing the payment thereof to the said Dance. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering the said debt and sum I money aforesaid, and for the better securing the payment thereof to the said. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering to the terms of the said note. The said considering the payment thereof to the said considering the payment the payment thereof to the said considering the payment thereof	
th interest thereon from	
h interest thereon from Aata properties and paid August and in full; all interest pot paid when due to bear interest at the same rate as principal; and if any portion of principal, and for principal time past due and unpaid, then the whole amount epidenced by said note. To become immediately due, at the option of the holder hereof, we and foreclose this mortales, and in gard said note. The after maturity, should be placed in the hands of an attorney for suit or collection turity it should be deemed by the holder hereof necessary for the protection of his interests to place, and the holder should place, the said not ge in the highest of an attorney for any legal proceedings, them and in either of said cases the mortgagor promises to pay all costs and expenses, cent. of the individues as a prompty's fees, this to pladded to the mortgage indebtedness, and to be secured under this mortgage as a part of NOW, KNOW ALL MEN, That the said August and for the better securing the payment thereof to the said. Ballow of the said and the terms of the said debt and sum at money aforesaid, and for the better securing the payment thereof to the said. Ballow of the said and before the signing of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these and before the signing of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these	
and foreclose this morteles, and in gard said note	per annum, to be
cent. of the indebtedness as aworney's fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of NOW, KNOW ALL MEN, That the said the said of the said of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said of the said ording to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said of the said or in hand well and truly paid by the said of the said of the said of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these	who may sue there- n, or if before its e or this mort-
in hand well and truly paid by the said Bauk of wordwille	f said debt.
and before the signing of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these	J. Jantt
gain, sell and release unto the said Bauk of Woodwille its Successors and	Presents do grant, ASSIGNS
that Certain Piece, Parcel or lot of land in the designated as Lot no 21, on a Plat of Property a designated in the R. m. lo. Office for Incenville of Plat Book" F", Page 166, reference heing craved to for a more complete description.	County,