Country of Greenville. I forward the Leggine. WHEREAS. I the site of the state o	THE STATE OF SOUTH CAROLINA,			
WHEREAS, the said of presents and by the said of surface of of s	County of Greenville.	A V	TO ALL WHOM THI	ESE PRESENTS MAY CONCERN:
WHEREAS, the said of presents and by the said of surface of of s	Itloren	ce W. Leagu	·	
with interest burses from paid with interest burses from paid and by the said of the sai			,	SEND GREETING:
in and by Mey certain graduates of the second of the presents, and truly indebted to well and truly indebted to well and truly indebted to graduates in the full and just sum of graduates and satisfied and paid has a of the satisfied and satisfied and satisfied and paid has a per cent. Per annum to be computed and paid in full; all interest not paid when due to bear interest at the same 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 for an attorney's fee of deaded to the amount due on said note of the providing for an attorney's fee of hesides all costs and expenses of collection, to be added to the amount due on said note of the providing sof any kind (all of which is secured under this mortgage); as in and by the said note. The said of satisfied and said under fully adoptive the said of the said of the said dots and surface for collection, or if said debt, or any part thereof, be collected by an attorney for collection, or if said debt, or any part thereof, be collected by an attorney for collection, or if said debt, or any part thereof to the said dots and surface for collection, or if said debt, or any part thereof to the said dots and surface of some surface and said note. The said of the said o	WHEDEAS the said of the	Les Les		
well and truly indebted to. The sless are specified to start the same of specified to specified to start the same of specified to specified the same be placed in the hands of an attorney for specified as a part thereof, if the same be placed in the hands of an attorney for collection, to be added to the amount due on said note. The specified to specified the same specified to specified the sp		A A MI		
in the full and just sum of file spirit with the full and just sum of file spirit with interest and concentration of the said debt, or any part thereof, be collected by an attorney for the said mote. The fire spirit spi				.
Dollars, to be paid. Satisfied and concelled of Satisfied and Paid Satisfied Satisfi	and the second s		well and truly	indebted to
Satisfied and state of the said dots and uppid, then the whole amount evidenced by said note	The S. le Dauffage la la	JACK N		
with interest and any paid with interest and paid intil paid in full; all interest not paid when due to bear interest at the same 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 for an attorney's fee of	in the full and just sum of	yell hundred	(\$2900,00)	
with interest theorem from the part of the per cent. Per annum to be computed and paid intil paid in full; all interest not paid when due to bear interest at the same 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	Dollars, to be paid One Jack with The	date		
with interest the confusion of activities and paid with interest the same 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 for an attorney's fee of. The contract of the besides all costs and expenses of collection, to be added to the amount due on said note. It become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of. The contract of the said separate of the said debt of the collection, to be added to the amount due on said note. It because thereon, 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 for the said debt, or any part thereof, be collected by an attorney for the said debt, or any part thereof, and, as will more fully appears the said. The said of the said mote. The said of	J. A. D. J. J. J.	V	Cancelled of 1912.	
with interest the configuration of the said of the sai	Y D' D' WIN A	······································	1910 AN 01 01 1210	A (103 4
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 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 for an attorney's fee of	Jan 19 M	Record-	W. Carrier	St House Observed
Lintil paid in full; all interest not paid when due to bear interest at the same 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 for an attorney's fee of	with interest the comp stoms date zestil	Paid in Tu	experience of	ner cent, per annum to be
interest be at any time past due and unpaid, then the whole amount evidenced by said note			W.	, , , , , , , , , , , , , , , , , , ,
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 for an attorney's fee of	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	44.4		
sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of	•			
besides all costs and expenses of collection, to be added to the amount due on said note. To be collected by an attorney for the collected by an attorney for the collected ings of any kind (all of which is secured under this mortgage); as in and by the said note. The said of the better securing the payment thereof to the said. It is a said of the said	•			
added to the amount due on said note	/.			
thereof, be collected by an attorney or the said proceedings of any kind (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 ALL MEN that the said of money aforesaid, and for the better securing the payment thereof to the said of said same of money aforesaid, and for the better securing the payment thereof to the said of said said said said said according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said said said said said said said said				
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. A low Saurings according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to Me. the said	thereof, be collected by an attorney or by Geral proceedings	e as a part thereof, if the same be part of any kind (all of which is secure	laced in the hands of an attorney for	collection, or it said debt, or any part
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Saving according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to Me, the said	NIV / VAVI S	6		y the said liste, reference semig
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to 20, the said				
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to 20	in consideration of the said debt and sum of money aforesa	uid, and for the better securing the I	payment thereof to the said	le Savings
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to 2002	Bank VIV			(
in hand well and truly paid by the said & lawrings Baut 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 & lawrings Baut &	\V.	sideration of the further sum of Th	ree Dollars to 2000	the said
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.	4			
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.	The state of the s	1: 1	1 1 · · · · · · · · · · · · · · · · · ·	/
gain, sell and release unto the said & lead a wind the said & lead	in hand well a	nd truly paid by the said	Davugs 12	aut_
gain, sell and release unto the said Alle Austria Bank to	at and before the signing of these Presents, the receipt wh	nereof is hereby acknowledged have	granted bargained sold and released	and by these Presents do grant har-
all that Piece of real estate in the Town of Simpson ille, and located at the corner of Church and academy trute on the wrist sed trute on the Street measuring 100 feet on Church Street and oo feet on academy street. and known as the "Dormitory it", and being the same droperty Conveyed to me by 1. m. League, it at by deed dated October 29, 1927 and ecorded in the R.m. b office for Greenville County in				
ille, and located at the corner of Church and academy trute on the South Side of academy Street on the west sed church Street measuring 100 feet on Church Street and oo feet on academy street, and known as the "Dormitory it", and being the Same Property Conveyed to me by P. m. Leogue, et al by deed dated October 29, 1929 and ecorded in the R.m. b office for Greenville County in	Cill III To CD	ange out		0 1.1
trute on the South Side of academy Street on the west sed church Street measuring 100 feet on Church Street and. Of feet on academy street. and known as the "Dormitory it", and being the Same Groperty Conveyed to me by I'm League, it al by deed dated October 29, 1927 and ecorded in the R.M. & office for Greenville County in	illa and little	of real estate	in the Zow,	n of sumpson
church street measuring 100 fut on Church Street and of feet on academy street, and known as the "Darmitary it", and being the same droperty conveyed to me by I'm League, it at by deed dated October 29, 1929 and ecorded in the R.m. b office for Greenville County in	the to me the second at	the corner	of Church a	ud academy
of feet on academy street, and known as the "Dormitory it", and being the same droperty conveyed to me by I. m. League, it at by deed dated October 29, 1927 and ecorded in the R.m. b office for Greenville County in	week on the south sed	te af acaden	y street on a	the west sed
or feet on deadenry street. and known as the "Dormitory it", and being the same droperty conveyed to me by I m. League, it at by deed dated October 29, 1927 and ecorded in the R.m. b office for Greenville County in	church street meas	uring 100 feet	on Church	Street and
R. M. League, et al by deed dated October 29, 1927 and ecorded in the R.M. & office for Greenville County in	t" and academy s	errett., and &	nown as the	"Dormitory
ecorded in the R.m. b office for Greenville County in	a, and being the si	ame troperty	onueged ?	to me by
ecoraed we the 1.m. & office for Greenville County in	. The deague, it al by	deed dated	October 29, 1	927 and
	ecoraed in the Kim.	& office for	Greenville C	ounty en