THE STATE OF SOUTH CAROLINA, County of Greenville.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHERMAS. I the said Delta Young ness Delta Winbush  well and truly indicated to promissory  well and truly indicated to  promissory  well and truly indicated to  promissory  well and truly indicated to  at the rate of.  B per cont. per annum, to b  computed and paid. nemi-annually  with interest the case, nem. date  at the rate of.  B per cont. per annum, to b  computed and paid. nemi-annually  the rate of the rate of.  at the rate of.  B per cont. per annum, to b  the rate rate as principal; and if any portion of principal  and or interest to at any time past date and orders this the the wisdo around existence of the halded have as the option of the halded have  who may one thereon and fereches plas Springar valid order interest in the said nore. To be said any order to the said the constitution of the constitutio	, Delia Young nee Delia Winbush	SEND GREETING:
in and by	Dalda Vound	nee Della Willoudii
with interest thereon, from. date  with interest the at any time past due and-unpast; then the whole amount evidenced by said note.  mail gold in fall; all interest not paid when due to bear interest at the same rate as principal, and if any portion of principal part in the past of the date of the angle of the holder hereo  who may saw thereon and foreclass his next sapery part in the fall of the angle of the holder hereo  who may saw thereon and foreclass his next sapery part in the fall of the angle of the holder hereo  who may saw thereon and foreclass his next sapery part in the fall of the angle of the holder hereo  who may saw thereon and foreclass his next sapery part in the fall of the said casts and expenses of cellection to  ten. 1000 per 9000.  besides all casts and expenses of cellection to  ten. 1000 per 9000.  besides all casts and expenses of cellection to  ten. 1000 per 9000.  besides all casts and expenses of cellection to  ten. 1000 per 9000.  besides all casts and expenses of cellection to  the said casts a		
Dollars, to be paid. One year after date  with interest thereon, from. date  at the rate of 8 per cent, per annual ty  computed and paid. nemi-annual ty  munit gaid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of prince  who may see thereon and foreclose this molecular providing for an attorney's fee of.  ten (10%) per cent.  ten (10%) per cent	am	
with interest thereon, from date	P.C. Poag	
with interest thereon, from date  at the rate of 8 per cent, per annum, to be computed and paid. semi-annually.  mill said in full; all interest not paid when due to bear interest at the same rate as principal; and if any pertion of principal or interest be at any time past due authorized; then the whole amount evidenced by said note. To become immediately due at the option of the holder beron who may see thereon and foreclasse gibt may be an authorized; then the whole amount evidenced by said note. To be confidence as a part thereof, be collected by any interest of the part	Five hundred and noX100	
with interest thereon, from date	one year after date	
musting and main semi-annually  musting and 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 unjugit; then the whole amount evidenced by said note.  The said note interest be at any time past due and unjugit; then the whole amount evidenced by said note.  The said note is become immediately due at the option of the holder hereo who may sue thereon and foreclose this motivage; said note further providing for an attorney's fee of the said costs and expenses of collection to the amount due operations of the motivage; as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or an apart thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for the better securing the payment thereof to the said.  The page according to the said of the said debt and sum of noney part said, and the further sum of Three Dollars, to.  The page according to the said of the said said said said said released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant of the said.  The page and page said the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby scho	Dollars, to be paid	
musting and main semi-annually  musting and 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 unjugit; then the whole amount evidenced by said note.  The said note interest be at any time past due and unjugit; then the whole amount evidenced by said note.  The said note is become immediately due at the option of the holder hereo who may sue thereon and foreclose this motivage; said note further providing for an attorney's fee of the said costs and expenses of collection to the amount due operations of the motivage; as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or an apart thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for the better securing the payment thereof to the said.  The page according to the said of the said debt and sum of noney part said, and the further sum of Three Dollars, to.  The page according to the said of the said said said said said released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant of the said.  The page and page said the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby scho		
musting and main semi-annually  musting and 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 unjugit; then the whole amount evidenced by said note.  The said note interest be at any time past due and unjugit; then the whole amount evidenced by said note.  The said note is become immediately due at the option of the holder hereo who may sue thereon and foreclose this motivage; said note further providing for an attorney's fee of the said costs and expenses of collection to the amount due operations of the motivage; as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or an apart thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for by beal proceedings of any large sail of which is secured under this mortgage; as in and by the said note.  That thereof, be collected by affirmed for the better securing the payment thereof to the said.  The page according to the said of the said debt and sum of noney part said, and the further sum of Three Dollars, to.  The page according to the said of the said said said said said released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant of the said.  The page and page said the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby schowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is brerby scho	date.	at the rate of 8per cent. per annum, to be
pal or interest be at any time past due and compage; then the whole amount evidenced by said note to become immediately due at the option of the holder hereo who may sue thereon and foreclose this moitsage; and note further providing for an attorney's fee of.  added to the amount due opcondictor. To be confided as a part thereof, it file same be placed in the hands of an attorney for collection, or if said debt, or an part thereof, be collected by an intermed or by legal proceedings of any legal (all of which is secured under this mortgage; as in and by the said note, referent being thereunto hadges will make tube appear.  Now, know ALL to That the file and debt and support the file and	with interest thereon, non-annually	
who may sue thereon and foreclose the mortgage, said note further providing for an attorney's fee of		and it and are due to hear interest at the same rate as principal; and it any portion of principals
who may sue thereon and foreclose this most sage, shid note further providing for an attorney's fee of the said ten 10% per cent to be of the as a part thereof, it the same be placed in the hands of an attorney for collection, or if said debt, or a part thereof, be collected by any torney or by began proceedings of any kings all of which is secured under this mortgage; as in and by the said note, reference being thereunto had, as wift make the appearance of the said of the said debt and support the control of the said debt, as a support to the said de	then the whole am	Ount evidenced by said notoning to
added to the amount due opening fact. To be confirmed as a part thereof, it the same be placed in the hands of an attorney for collection, or if said debt, or an part thereof, be collected by an interrupt of by legal proceedings of any liquid all of which is secured under this mortgage; as in and by the said note, reference being thereunto hadge's will make they appear.  NOW, NOW ALL AD. That  In consideration of the said debt and support the part thereof to the better securing the payment thereof to the said.  P.C. Poag  according to the terms of said not all they in consideration of the further sum of Three Dollars, to me		for an attorney's fee of
added to the amount due opening force. To be confirme as part thereof, be collected by any through or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference being thereunto hadors will make they appear.  NOW, KNOWALL AD. That  That  That  The first Delia Young nee Delia Winbush  NOW, KNOWALL AD. That  The said debt and support threstill, again to the better securing the payment thereof to the said.  Delia Young nee Delia Winbush  The said of the said debt and support threstill, again to the better securing the payment thereof to the said.  Delia Young nee Delia Winbush  The said of the said and release unto the said of the receipt whereof is bereby acknowledged, have granted, bargained, sold and released, and by these Presents, and being in the said and release unto the said.  P.C. Poag, All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag, All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag, All that piece, parcel or lot of land, situate, lying grant, bargain, sell and released and green avenue, and running thence N. 29 E. 78 feet to corner of corner of \$1,00m Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of william Bowen's lot; thence along line of William Bowen's lot in a southeasterly direction william Bowen's lot; thence S. 27- E.  100 feet, the point between lot now owned by us and William Bowen's lot; thence S. 27- E.  101 feet, the point Street, which is 100 feet from the corner of St. John Street and Green the point, on St. John Street to the beginning corner. This lot having a frontage of Yenus; thence along it would be such as the said of the sa	/ + on //10%) ner	CADIL V
part thereof, be collected by antitorney or by legal proceedings of any sign (all of which is section being thereunto hados will make they appear now the said.  NOW, I would let the said debt and sum of homey therefold, get for the better securing the payment thereof to the said.  Doi: 10 Poag according to the said debt and sum of homey therefold, get for the better securing the payment thereof to the said.  P. C. Poag at and before the signific a these resents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, grant, bargain, sell and released unto the said.  P. C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and released and Erec. Poag, All that piece, parcel or lot of land, situate, lying and being in the City of Greentille, said County and State: Beginning at a point on the and being in the City of Greentille, said County and State: Beginning at a point on the and being in the City of Greentille, said County and State: Beginning at a point on the and being in the State to the said.  William Bowen's lot in a southeasterly direction william Bowen's lot; thence S. 27-2 E. 100 Feet of the corner of St. John Street and Green Avenue, and william Bowen's lot; thence S. 27-2 E. 100 Feet from the corner of St. John Street and Green to lot point between lot now owned by us and William Bowen's lot; thence S. 27-2 E. 100 Feet from the corner of St. John Street and Green to point on St. John Street to the beginning corner. This lot having a frontage of Yenue; thence of long St. John Street to the beginning corner. This lot having a frontage of Yenue; thence of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and second in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to anytoge for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	died to the amount due on said fate to be confittible as a part the	percof, if the same be placed in the hands of an attorney for collection, or if said debt, or an
now, knowall with the first appear to consideration of the said debt and sum of proney decessed, and for the better securing the payment thereof to the said decoration of the said debt and sum of proney decessed, and for the better securing the payment thereof to the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the further sum of Three Dollars, to me the said decoration of the said decoration of the further sum of Three Dollars, to me the said decoration of the said	part thereof, be collected by an attorney or by legal proceedings of an	kind (all of which is secured under this mortgage; as in and by the said note, reference
according to the said debt and sum of money turrested, a for the better securing the payment thereof to the said.  1	being thereunto had as will more fully appear	t noo Dolie Winbush
according to the terms of said now, although in consideration of the further sum of Three Dollars, to me the said now in hand well and truly paid by the said.  P.C. Poag at and before the signific at these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release and green Avenue, and running thence N. 29 E. 78 feet to corner of corner of St. John Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of soll between lot now owned by us and William Bowen's lot; thence S. 27-2 E. 100 Feet to the point, on St. John Street, which is 100 feet from the corner of St. John Street and Green to be point, on St. John Street, which is 100 feet from the corner of St. John Street and Green to be point, on St. John Street, which is 100 feet from the corner. This lot having a frontage of the steet, and running back in two lines, which are nearly parallel 100 feet, and being the saide lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and necorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and Junior to content for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	NOW, KNOWALL MD, That I the said De	da Young nee Della Wind Goz
according to the terms of said note. Although the said not consideration of the further sum of Three Dollars, to me the said not consideration of the further sum of Three Dollars, to me the said.  P.C. Poag at and before the significant these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release unto the said.  P.C. Poag All that piece, parcel or lot of land, situate, lying grant, bargain, sell and release and Green Avenue, and running thence N. 29 E. 78 feet to corner of corner of St. John Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of corner of St. John Street and Green Avenue, and william Bowen's lot; thence S. 27-2 E. 100 Feet, to point between lot now owned by us and William Bowen's lot; thence S. 27-2 E. 100 Feet, to point between lot now owned by us and William Bowen's lot in a southeasterly direction to a point, on St. John Street, which is 100 feet from the corner of St. John Street and Green to a point, on St. John Street, which is 100 feet from the corner. This lot having a frontage of the safet, and running back in two lines, which are nearly parallel 100 feet, and being the safet lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and necorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and Junior to and agreed that this is a second mortgage on the within described property and Junior to an accorded in Volume 188, page	in consideration of the said debt and sum of money thoresaid, and for	the better securing the payment thereof to the said
according to the terms of said note. After So in consideration of the further sum of Three Dollars, to the said.  Dolla Young nee Delia Winbush  In hand well and truly paid by the said.  P.C. Poag  at and before the significant files of Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant files of the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant files of the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, at and before the significant files of the said.  P.C. Poag  at and before the significant files of the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, at and before the said.  P.C. Poag  at and before the significant files of the said.  P.C. Poag  All that piece, parcel or lot of land, situate, lying grant, bargained, sold and released, and by these Presents, and being the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, and being the said.  P.C. Poag  All that piece, parcel or lot of land, situate, lying grant, bargained, sold and released, and by these Presents, and being the said.  P.C. Poag  All that piece, parcel or lot of land, situate, lying grant, bargained, sold and released, and by these Presents, and second more of the file of land southeaster, lying granted, bargained, sold and released, and by these Presents, and second more of the said.  P.C. Poag  B.C. Poag  All that piece, parcel or lot of land, situate, lying granted, bargained, sold and released, and by these Presents, and released, and by these Presents, and percent dependence of land, situate, lying granted, bargained, sold and released, and by these Presents, and parcel of land, situate, lying granted, bargained, sold and released, and by these Presents, and percent dependence of	De C. Pos	ag
p.C. Poag at and before the significant these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, grant, bargain, sell and release unto the said. P.C. Poag, All that piece, parcel or lot of land, situate, lying and being in the City of Greentille, said County and State: Beginning at a point on the corner of St. John Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of William Bowen's lot in a southeasterly direction willight Bowen's lot; thence S. 27-½ E. 100 feet to profit between lot now owned by us and William Bowen's lot; thence S. 27-½ E. 100 feet to profit between lot now owned by us and William Bowen's lot; thence S. 27-½ E. 100 feet to profit on St. John Street and Green to he beginning corner. This lot having a frontage of the point on St. John Street to the beginning corner. This lot having a frontage of the Bounds; thence along St. John Street to the beginning corner. This lot having a frontage of the Bounds; thence along St. John Street to the beginning corner. This lot having a frontage of the Bounds; thence along St. John Street to the beginning corner. This lot having a frontage of the Bounds; the lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and street lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and lecorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to an accorded in Volume 188, page	according to the terms of said note, afle as in consideration of the	the further sum of Three Dollars, to me, the said,
at and before the signiture of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, parant, bargain, sell and release unto the said. P.C. Poag, All that piece, parcel or lot of land, situate, lying and being in the City of Greenville, said County and State: Beginning at a point on the corner of St. John Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of william Bowen's lot in a southeasterly direction william Bowen's lot; thence S. 27-½ E. 100 feet to appoint between lot now owned by us and William Bowen's lot; thence S. 27-½ E. 100 feet to appoint on St. John Street, which is 100 feet from the corner of St. John Street and Green to a point on St. John Street to the beginning corner. This lot having a frontage of Nemus; thence along St. John Street to the beginning corner. This lot having a frontage of the late, and running back in two lines, which are nearly parallel 100 feet, and being the saide lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to and agreed that this is a second mortgage on April 13, 1927, and recorded in Volume 188, page	Delia Young ne	ee Delia Winbush
P.C. Poag at and before the signific of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, at and before the signific of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, and properly and State: Beginning at a point on the and being in the City of Greenfille, said County and State: Beginning at a point on the corner of St. John Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of corner of St. John Street and Green william Bowen's lot; thence S. 27-½ E. 100 feet to appoint between lot now owned by us and William Bowen's lot; thence S. 27-½ E. 100 feet to appoint on St. John Street, which is 100 feet from the corner of St. John Street and Green to a point on St. John Street to the beginning corner. This lot having a frontage of the leet, and running back in two lines, which are nearly parallel 100 feet, and being the saide lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.L. and Wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and saide lot of land conveyed to me by G.E. and Wary Calhoun by deed dated September 14, 1909 and land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and land conveyed to me by G.E. and wary Calhoun by deed dated September 14, 1909 and land conveyed to me by G.		
grant, bargain, sell and release unto the said P.C. Poag, All that piece, parcor of at a point on the and being in the City of Greenville, said County and State: Beginning at a point on the corner of at form Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of william Bowen's lot in a southeasterly direction william Bowen's lot; thence S. 27-2 E. 100 feet to point between lot now owned by us and William Bowen's lot; thence S. 27-2 E. 100 feet to point on St. John Street, which is 100 feet from the corner of St. John Street and Green to a point on St. John Street, which is 100 feet from the corner. This lot having a frontage of thence along St. John Street to the beginning corner. This lot having a frontage of the steet, and running back in two lines, which are nearly parallel 100 feet, and being the same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to be ontaged for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	P.C.	. Poag
grant, bargain, sell and release unto the said P.C. Poag, All that piece, parcor of at a point on the and being in the City of Greenville, said County and State: Beginning at a point on the corner of at form Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of william Bowen's lot in a southeasterly direction william Bowen's lot; thence S. 27-2 E. 100 feet to point between lot now owned by us and William Bowen's lot; thence S. 27-2 E. 100 feet to point on St. John Street, which is 100 feet from the corner of St. John Street and Green to a point on St. John Street, which is 100 feet from the corner. This lot having a frontage of thence along St. John Street to the beginning corner. This lot having a frontage of the steet, and running back in two lines, which are nearly parallel 100 feet, and being the same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to be ontaged for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	at and before the signing of these Presents, the receipt whereof is he	ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, have granted, bargained, sold and lettased, and by the ereby acknowledged, and by the ereby acknowledged, bargained, bargained, sold and lettased, and by the ereby acknowledged, and by the ereby acknowledged, and by the ereby acknowledged, but the ereby acknowledged, and by the
and being in the City of Greenville, said county and reduce N. 29 E. 78 feet to corner of stroom Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of stroom Street and Green Avenue, and running thence N. 29 E. 78 feet to corner of stroom william Bowen's lot; thence S. 27-½ E. 100 feet to more point between lot now owned by us and William Bowen's lot; thence S. 27-½ E. 100 feet to more of St. John Street and Green to la point on St. John Street, which is 100 feet from the corner of St. John Street and Green to la point on St. John Street to the beginning corner. This lot having a frontage of Avenue; thence along St. John Street to the beginning corner. This lot having a frontage of the steet, and running back in two lines, which are nearly parallel 100 feet, and being the same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to have agree for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	grant, bargain, sell and release unto the said P.C. Poag,	All that piece, parcor or a point on the
willight Bowen's Lots thence along line of William Bowen's lot in a southeasterly direction willight Bowen's Lots thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot; thence S. 27-2 E.  100 feet, to proint between lot now owned by us and William Bowen's lot have used to be used to proint between lot now owned by us and William Bowen's lot have used to be used to b	and being in the City of Greenville, said	County and thousand N 29 E 78 feet to corner of
to a point of St. John Street, which is 100 feet from the corner of St. John Street and Green to a point on St. John Street to the beginning corner. This lot having a frontage of Nenue; thence along St. John Street to the beginning corner. This lot having a frontage of the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly parallel 100 feet, and being the 18 feet, and running back in two lines, which are nearly paral	corner of Stillon Street and Groom Avenue	William Bowen's lot in a southeasterly direction
to a point on Stolen Street, which is not beginning corner. This lot having a frontage of venue; thence along St. John Street to the beginning corner. This lot having a frontage of venue; thence along St. John Street to the beginning corner. This lot having a frontage of venue; thence along St. John Street to the beginning corner. This lot having a frontage of the within by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and land conveyed to me by G.L. and Mary	100/Heat to who introduced to the owner	the common of St. John Street and Green
same lot of land conveyed to me by G.L. and Mary Calhoun by deed dated September 14, 1909 and recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to and agreed that this is a second mortgage on April 13, 1927, and recorded in Volume 188, page	tid la point on Stadin Street, which is it	This lot having a frontage of
same lot of land conveyed to me by G.H. and Raty to Volume 5, page 326. It is understood recorded in the R.M.C. Office for Greenville County in Volume 5, page 326. It is understood and agreed that this is a second mortgage on the within described property and junior to and agreed that this is a second mortgage on the within described property and junior to and agreed that this is a second mortgage on April 13, 1927, and recorded in Volume 188, page	then to the end running back in two lines, w	which are nearly parallel 100 feet, and being the
and agreed that this is a second mortgage on the within described property and junior to and agreed that this is a second mortgage on April 13, 1927, and recorded in Volume 188, page mortgage for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	same lot of land conveyed to me by G.L. a	and Mary Calhoun by deed dated September 14, 1909 and
and agreed that this is a second mortgage on the within 1927, and recorded in Volume 188, page for \$1000.00 given to P.C. Poag on April 13, 1927, and recorded in Volume 188, page	necorded in the R.M.C. UITIGE for Greenvi	the within described property and junior to
/mortgage for \$1000.00 given to 1.0. long on agree 219, R.M.C. Office for Greenville County.	and agreed that this is a second mortgage	on April 13, 1927, and recorded in Volume 188, page
Sig, R.M.O. Oli 100 101 de l'estate de l'e	mortgage for \$1000.00 given to r.c. roag	
	R.M. C. OILIGO ISI GISSINII	