STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

With interest for finish and just sum of 1224 Assandard Stulently & girls (12 6 00) Dollars, in and by my certain promiseary rose in writing, of even date berewith, due and payably to be should year after date mentals, and by the product should be some the same after a principal and paid, and I have further promised for law agreed to ag ten per can, of the whole amount for properties. MEN. That I, the said	,		J. P. Rais	uls)		·····
Dollars, in and by my certain promisory note in writing, of even date berewith, due and payable on the Julian after date any with interest for some day of plants which is not forwardly after the payment thereof, according to the terms of the said note, and also in consideration of the interest some of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the regipt whereof is hereby admontaled on the said deta and and on the paid and truly paid at and before the sealing and delivery of these presents the regipt whereof is hereby admontaled, have granted, harpained, sold and release unto the said LIPIL. Sold as mith. Subdiction. In that tract or lot of land in. It that tract					,	•••••••••••
Dollars, in and by my certain promissory note in writing, of even date herewith, ducand psyabil on the Dail grade after date as at the rate of Light per centum per amount until pail fineres to be computed and pail. All 2011 monthly, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and garced to pay ten per cent of the whole amountary, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent, of the whole amountary, and if the latter securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and truly paid at and before the scaling and delivery of these presents the recipit whereof is hereby admonveleded, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that recipital where the said and substitution of the said substitution and and substitution of the said substitution and the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of and a substitution of the said subs		711-	1 de la terre	L	well and trul	y indebted
Dollars, in and by my certain promissory note in writing, of even date herewith, ducand psyabil on the Dail grade after date as at the rate of Light per centum per amount until pail fineres to be computed and pail. All 2011 monthly, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and garced to pay ten per cent of the whole amountary, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent, of the whole amountary, and if the latter securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and truly paid at and before the scaling and delivery of these presents the recipit whereof is hereby admonveleded, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that recipital where the said and substitution of the said substitution and and substitution of the said substitution and the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of and a substitution of the said subs		WM. XX	easmun,	Lymaraias		•
Dollars, in and by my certain promissory note in writing, of even date herewith, ducand psyabil on the Dail grade after date as at the rate of Light per centum per amount until pail fineres to be computed and pail. All 2011 monthly, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and garced to pay ten per cent of the whole amountary, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent, of the whole amountary, and if the latter securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and truly paid at and before the scaling and delivery of these presents the recipit whereof is hereby admonveleded, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that recipital where the said and substitution of the said substitution and and substitution of the said substitution and the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of and a substitution of the said subs						•••••
Dollars, in and by my certain promissory note in writing, of even date herewith, ducand psyabil on the Dail grade after date as at the rate of Light per centum per amount until pail fineres to be computed and pail. All 2011 monthly, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and garced to pay ten per cent of the whole amountary, and if provided who flag to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent, of the whole amountary, and if the latter securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, and truly paid at and before the scaling and delivery of these presents the recipit whereof is hereby admonveleded, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that recipital where the said and substitution of the said substitution and and substitution of the said substitution and the said. If that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of land in Allamilia. Township, Greenville County, State of South Carolina. In that tract or lot of and a substitution of the said subs		R . 11		4 7 .10/		•••••
with interest for munually, and is what wheeling to bear interest at same rate as principal until paid, and I have further promised and paid. **With interest of the whole amount for paid and I have further promised and paid and interest of the whole amount for paid and I have further promised and arred to say ten per cent. of the whole amount for paid and I have further promised and arred to say ten per cent. of the whole amount for paid and I have further promised and will more fully appear. **Comparison of the said of the said of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and before the said and the said *** **Lord and **Lord and *** **Lord and **Lord and **Lord and **Lord and *** **Lord and **Lord and **Lord and **Lord and **Lord and **Lord and **L	in the full and just sum	of One of us	idred que	nly till	(\$26.00)	••
with interest for munually, and is what wheeling to bear interest at same rate as principal until paid, and I have further promised and paid. **With interest of the whole amount for paid and I have further promised and paid and interest of the whole amount for paid and I have further promised and arred to say ten per cent. of the whole amount for paid and I have further promised and arred to say ten per cent. of the whole amount for paid and I have further promised and will more fully appear. **Comparison of the said of the said of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, avoid and release and by these presents do grant, bargain, sell and release unto the said *** **Lord and before the said and the said *** **Lord and **Lord and *** **Lord and **Lord and **Lord and **Lord and *** **Lord and **Lord and **Lord and **Lord and **Lord and **Lord and **L	***************************************			y w	Λ	
with interest ire at the rate of linglet per centum per anom until paid interest to be computed and paid. Belleting to be a interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount for plantly for, if and note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. Consideration of the said debt and sum of mon foresaid, apid for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mon foresaid, apid for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby admoveledged, have granted, hargained, sold and release and by these presents do grant, hargain, sell and release unto the said. Township, Greenville County, State of South Carolina. In that tract or lot of land in. Julian traction of fact roule of the subdivisation of fact roule of the subdivisation of the subdivisation of fact roule of the subdivisation of the subdivisation of fact roule of the subdivisation of fact roule of the subdivisation of the subdivisation of the subdivisati	Dollars, in and by my cer	ertain promissory note in writing,	of even date herewith, due an	d payable on the Only	year after date	- day
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su		Λ	19,			······
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su			, ,	, wit.		
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su			· 1 1	ods"	2	
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su			PW. 4	pr 1.2.	John J	
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su) 9 '	The Days	/
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su		•	Alm'	1211	Mark to be a part of the same of	1
at the rate of light per centum per annum until paid interest to be computed and paid. Alminumully, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount the for death of the interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount the for death of the interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and truly appear. In that tract or lot of land in. Lithat tract or lot o		•			Carren Say	ι'
at the rate of light per centum per annum until paid interest to be computed and paid. Alminumully, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount the for death of the interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount the for death of the interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and truly appear. In that tract or lot of land in. Lithat tract or lot o	N	A		A AP	Maria Maria Maria	
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su	Ji the	AM	,	il it is a second	The state of the s	
at the rate of leght per centum per annum until paid interest to be computed and paid. Service annually, and is praid where the bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount he for death of the part of the per cent. of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the per cent. Of the whole amount he for death of the part of the said note and also in consideration of the said debt and sum of mon increasaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me and well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said with the presents of grant, bargain, sell and release unto the said with the property of these presents of the part of south Carolina. In that tract or lot of land in the subdivision for a plat of said subdivision of the said and the part of said subdivision of the said su	90 N' 9	$\mathcal{L}_{\mathcal{L}} \cup \mathcal{L}_{\mathcal{L}}$		The state of the s	Dia a	
annually, and is provided wher they to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole amount the for provide fee, it said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. LOW provided LLL MEN, That I, the said. Parish St. Causal St. in consideration of the said debt and sum of mon corresaid, and I for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said truly. If that tract or lot of land in Attlematican brown as Park Place, be nown as Park Place, be nown as Park Place of South Carolina. In that tract or lot of land in Attlematican brown as Park Place, be nown as Park Place of South Carolina. If that tract or lot of land in Plate to so a plate of said subdivision or sould in Plate to so a plate of said subdivision or sould in Plate to so a plate of said subdivision or said according to a plate of said subdivision or plate to so a depth of Socond Avenue and having a frontal problem of the read of sould will be said to so a depth of 1500 feet to ah alley, being that wide in the read. Being the same lot of sould deed dated Tray 15 1926 and recorded in the	1 14				\0 x = 1	
in consideration of the said debt and sum of mon aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said Will. Soldamith, Bushedian In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Said South Carolina. In that tract or lot of land in Stellmurle Township, Greenville County, State of South Carolina. In that tract or lot of land in Stellmurle Said South Carolina. In that tract or lot of land in Stellmurle Said South Carolina. In that tract or lot of land in Stellmurle Said South Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or lot of land in Stellmurle, south Carolina. In that tract or		said note be collected by attorne	ey or through legal proceeding	s of any kind, reference being t	nereunto had will more fully appear.	
isoresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me hand well and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and release and by these presents do grant, bargain, sell and release unto the said. If that tract or lot of land in Sellmille Township, Greenville County, State of South Carolina. In the subdivision known as Park Place, known at designated as the major portion of Jot 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	NOW KNOWN ALI	· · · · · · · · · · · · · · · · · · ·				
Il that tract or lot of land in Stelwick Township, Greenville County, State of South Carolina. In the subdivision known as Park Place, known as designated as the major portion of Lot ro. 10, lock "L", according to a plat of said subdivision corded in Plat Book "A", page 199, said lot being or Dast side of Second avenue and having a fronta 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being heat wide in the rear. Being the same lot of and conveyed to one by bentted agencies bompany deep dated Tray 15- 1926 and recorded in the	KOM KONYALI		***************************************			
In the subdivision known as Park Place, known as designated as the major portion of fot no. 10, lock "I" according to a plat of said subdivision of foot sould in Plat Book "A", page 119, said lot being on the past side of Second avenue and having a fronta 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being the wide in the rear. Being the same lot of and conveyed to one by bental agencies bompany deep dated may 15 1926 and recorded in the	0/0/0			said note, and also in consider	thon of the further sum of Three Dolla	rs, to me
In the subdivision known as Park Place, known and designated as the major portion of Lot no. 10, lock "I" according to a plat of said subdivision could in Plat Gook "A", page 199, said lot being or "Dast side of Second avenue and having a fronta 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being the wide in the rear. Being the same lot of and conveyed to one by benteal agencies bompany deep dated may 15, 1926 and recorded in the	foresaid, and for the bett	ter securing the payment thereof, at and before the sealing and de	according to the terms of the	ceipt whereof is hereby acknow	rledged, have granted, bargained, sold a	
In the subdivision known as Park Place, known and designated as the major portion of Lot no. 10, lock "I" according to a plat of said subdivision could in Plat Gook "A", page 199, said lot being on "Oast side of Second avenue and having a fronta 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being the wide in the rear. Being the same lot of and conveyed to one by benteal agencies bompany deep dated may 15, 1926 and recorded in the	aforesaid, and for the bett	ter securing the payment thereof, at and before the sealing and de	according to the terms of the	ceipt whereof is hereby acknow	rledged, have granted, bargained, sold a	
lock "I" according to a plat of said subdivision corded in Plat Book "A", page 199, said lot being on back in Plat Book "A", page 199, said lot being on 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being feet wide in the rear. Being the same lot of 150 had conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the bett nand well and truly paid a	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto	according to the terms of the elivery of these presents the re-	ccipt whereof is hereby acknown ald south,	rledged, have granted, bargained, sold a	
lock "I" according to a plat of said subdivision corded in Plat Book "A", page 199, said lot being on back in Plat Book "A", page 199, said lot being on 45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being feet wide in the rear. Being the same lot of 150 had conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the bett nand well and truly paid a and by these presents do gr	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto	according to the terms of the elivery of these presents the reso the said	o, Greenville County, State of S	vledged, have granted, bargained, sold a	and release
45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being feet wide in the rear. Being the same lot of and conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and by these presents do grand that tract or lot of land	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto	according to the terms of the elivery of these presents the reso the said. The said Township	o, Greenville County, State of S	outh Carolina. Place, bargained, sold a	and release
45 feet on said avenue and running back in rallel lines a depth of 150 feet to ah alley, being feet wide in the rear. Being the same lot of and conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and by these presents do grant that tract or lot of land and the day of the da	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto the sealing and de sellowers.	according to the terms of the elivery of these presents the resonant the said. Township on knows the main	o, Greenville County, State of S	Suardian outh Carolina. Clace, Enough	and release
feet wise in the rear. Being the same lot of not conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and by these presents do grant that tract or lot of land and the day of the da	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto the sealing and de sellowers.	according to the terms of the elivery of these presents the resonant the said. Township on knows the main	o, Greenville County, State of S	Suardian outh Carolina. Clace, Enough	and release
feet wise in the rear. Being the same lot of not conveyed to one by benteal agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and by these presents do grant that tract or lot of land and the design of	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a subdivising mated as according to Plat Bo	according to the terms of the elivery of these presents the resort the said the said to the major the major to a please of "A" po	of Greenville County, State of S at of said	outh Carolina. Place, benow of Lot no. 10, Le subdivision Lot being	and release
feet wide in the rear. Being the same lot of ind conveyed to one by bential agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and by these presents do grant that tract or lot of land and the design of	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a subdivising mated as according to Plat Bo	according to the terms of the elivery of these presents the resort the said the said to the major the major to a please of "A" po	of Greenville County, State of S at of said	outh Carolina. Place, benow of Lot no. 10, Le subdivision Lot being	and release
and conveyed to one by benteral agencies bompany deed dated may 15, 1926 and recorded in the	aforesaid, and for the better and well and truly paid and the better and by these presents do grant that tract or lot of land with the description of the description	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto the subdivision of Slat Book and said of Slat Book	according to the terms of the elivery of these presents the resort the said Wm Son knows the major to a personal average are average are	of Greenville County, State of S as Park as portion and 119, sa and runn	buth Carolina. Place, know of Lot ro. 10, L subdivision having a from hack in	ond release
deed dated may 15 1/926 and recorded in the	aforesaid, and for the better hand well and truly paid and truly paid and by these presents do grant that tract or lot of land when the design of the corded in the corde in the	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a coording a Clat Bo side of Sel on said Clines a de	according to the terms of the elivery of these presents the resonant of the said when the major the major the major to a personal average are sound average are sound of 15-00 to 15-00	of Greenville County, State of S of as Park of said age 119, sa of said age 119, sa of said age 119, sa of said of said of said of said of said	buth Carolina. Place, benow of Lot no. 10, L subdivision having a from ing back in alley been	and release
M. lo. Office for Greenville bounty in Vol. 116 at ge 2,37.	aforesaid, and for the better hand well and truly paid and truly paid and by these presents do grant that tract or lot of land which the design of the desig	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto subdivising mated as according a Clat Bo side of Sel on said of Selines a de ide in to	according to the terms of the elivery of these presents the reso the said Wm. Township on know the major to a personal average and average are personal average are personal average.	of Greenville County, State of Son as Parker portion and running fut to a feet to a fe	outh Carolina. Place, know of Lot ro. 10, 2 subdivision having a from having a from alley, because lot same lot s	one on anta
ge 2,37.	aforesaid, and for the better hand well and truly paid and truly paid and by these presents do grant that tract or lot of land and the design of the design	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a cording a Clat Bo side of Sel on said a lines a de ide in the veryed to se	according to the terms of the elivery of these presents the resonant the said the transfer on knows the major to a personal average are peth of 15-0 he rear. It	of the series of series of series of said said and said series of said and series of series of series of series of series of said series of series	Judralian Delace, benow of Lot no. 10, Loubdivision having a from having back in	one on anta
	aforesaid, and for the better and well and truly paid and the presents do grand by these presents do grand that tract or lot of land and the design of the d	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a line of Sel on said of Sel on said of lines a de ide in to veyed to say	according to the terms of the elivery of these presents the red of the said Wm Son knows the major to a personal average are and the rear. To he he rear. To he he rear. To he he rear. To he	of Greenville County, State of S of as Park of said age 119, sa of said age 119, sa of the state of the and recor	bledged, have granted, bargained, sold a Suardian outh Carolina. Place, know of Lot ro. 10, Lot being having a from having a from having a from having a from alley, became lot oncies bomps ded in the	one on anta
	aforesaid, and for the better hand well and truly paid and the presents do grand by these presents do grand that tract or lot of land when the design and th	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a line of Sel on said of Sel on said of lines a de ide in to veyed to say	according to the terms of the elivery of these presents the red of the said Wm Son knows the major to a personal average are and the rear. To he he rear. To he he rear. To he he rear. To he	of Greenville County, State of S of as Park of said age 119, sa of said age 119, sa of the state of the and recor	bledged, have granted, bargained, sold a Suardian outh Carolina. Place, know of Lot ro. 10, Lot being having a from having a from having a from having a from alley, became lot oncies bomps ded in the	one on anta
	aforesaid, and for the better and well and truly paid and the presents do grand by these presents do grand that tract or lot of land and the design of the d	ter securing the payment thereof, at and before the sealing and de rant, bargain, sell and release unto a line of Sel on said of Sel on said of lines a de ide in to veyed to say	according to the terms of the elivery of these presents the red of the said Wm Son knows the major to a personal average are and the rear. To he he rear. To he he rear. To he he rear. To he	of Greenville County, State of S of as Park of said age 119, sa of said age 119, sa of the state of the and recor	bledged, have granted, bargained, sold a Suardian outh Carolina. Place, know of Lot ro. 10, Lot being having a from having a from having a from having a from alley, became lot oncies bomps ded in the	one on anta