## STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE

whereas, I the said George Nodine  derewith stand firmly held and bound unto THE CITIZENS BUILDING AND LOAN ASSOCIATION a correlation have marked the mortgagee, in the full stand firmly held and bound unto THE CITIZENS BUILDING AND LOAN ASSOCIATION a correlation have marked the mortgagee, in the full stand for the payment of the monthly sum of Nine and 60/100  Dolla conditioned for the payment of the monthly sum of Nine and 60/100  The fifth day  In the said Association shall reach the value of ONE HUNDRED DOLLARS and use for the per centum attorney's fees, in case of suit or collection by through an attorney, which, in addition to said debt, is hereby secured and made a lien on the premises, as in and by the said note or obligation and condition there efference being thereunto had, will more fully appear.  NOW, KNOW ALL MEN, That I the said mortgage, excepting to the condition of said note or obligation, and, also, in consideration of the said mortgagor, the said mortgager and hand, well and truly paid by the said mortgage at and before the seafing and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgagor.  Have Good Prescived Sald and Prescived Sald and Provenies to the said and truly paid by the said mortgagor.  Have Good Prescived Sald and Provenies to the said and truly paid by the said mortgagor.  The said mortgagor where the seafing and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgagor.	I, George Nodine	in the State afore	said, SENDS GREETING
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serewith stand firmly held and bound unto THE CITIZENS BUILDING AND CON ASSOCIATION a corporation hermatter called the mortgagee, in the full at Six Hundred  Dollary Manager of the payment of the monthly sum of	1 11/	1/ 2 1/2 1/2 1/2	
Dollars and conditioned for the payment of the monthly sum of the payment of the monthly sum of the FIFTH day  The FIFTH day  The FIFTH day  The said association shall reach the value of ONE HUNDRED DOLLARS and also for ten per centum attorney's fees, in case of suit or collection by eference being thereunto had, will more hally appear.  Now, KNOW ALL MEN. That  I the said doctage of the said mortgage, as a said for ten per centum attorney's fees, in case of suit or collection there eference being thereunto had, will more hally appear.  Now, KNOW ALL MEN. That  I the said mortgage, as a said for the per centum attorney's fees, in case of suit or collection there effects the said mortgage, as a said of the payment thereof to the said mortgage, as a said for the per said active said as a said on the premises, as in and by the said dots or obligation and condition there effects early the payment thereof to the said mortgage, as a said for the per said and the said mortgage, as a said for the per said and the said and the said mortgage at and before the seafing suit activery of these presents, the receipt whereof is hereby acknowledged, I that certain piece, parcel or lot of land situate, lying and being in the State and Court aforesaid, Chick Springs Township, shout two and one-half miles West of the Town of Greer, adjoining lands of Mrs. Roxie Nodame and R. E. Vaughn and fronting on the Suber Mill Road, neaving the following metes and Mounds, to wit:  HEGINNING and Anthron pin in the center of the road, Mrs. Roxie Nodine's corner, and runs thence with here thing s. Affair the said road S. 10-33 E. The test that the payment the center of the Suber Mill Road; these with said road S. 10-33 E. The set that the beginning corner, containing ONE ACRE, more or learned being the same lot of land approper to the beginning corner, containing ONE ACRE, more or learned being the same lot of land approper to the beginning corner, containing ONE ACRE, more or learned to the same lot of land approper to the same lot of land appr	nerewith stand firmly held and bound unto THE CITIZENS BUILDING AND LOAN AS	1/ 2 1/2 1/2 1/2	mortgagee, in the full sw
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the said mortgager.  The said mortgager at and before the said mortgager, at a said mortgager, at the said mortgager.  The said mortgager at and before the seating and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgager.  The said mortgager at and before the seating and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgager.  The said mortgager at and before the seating and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgager.  The said mortgager at and before the seating and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgager.  The said mortgager at and before the seating and delivery of these presents, the receipt whereof is hereby acknowledged, I the said mortgager.  The said mortgager at and before the seating and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain, Sell and Released, and by these Presents do Grant, Bargain and Released, and by these P	eference being thereunto had, will more fully appear.	Iso for ten per centum attorney's fees, in case of the premises, as in and by the said note or obligation	f suit or collection by c ion and condition thereo
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the said mortgager.  Have Granted, Bargained, Sold and Released, and by these Presents do Grant, Bargain, Sell and Released and the said mortgager.  All that certain piece, parcel or lot of land situate, lying and being in the State and Court aforesaid, Chick Springs Township, about two and one-half miles West of the Town of Greer, adjoining lands of Mrs. Roxie Nodine and R. B. Vaughn and fronting on the Suber Mill Road, newing the following metes and bounds, to wit:  EEGINNING and in the center of the road, Mrs. Roxie Nodine's corner, and runs thence with her line S. 100 E. 309 feet to an iron pin, Mrs. Roxie Nodine's corner on the old original line of R. B. Vaughn; thence N. 29-40 E. 155 feet to an iron pin; thence N. 83-20 W. 398.5 feet to an iron pin in the center of the Suber Mill Road; then the said road S. 10-33 E. 117 feet to the beginning corner, containing ONE ACRE, more or legical for Greenville Centry I. Vol. 133, page 214.	$V()/V = \sqrt{\rho}/V$		
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