STATE OF SOUTH CAROLINA, REAL ESTATE MORTGAGE COUNTY OF GREENVILLE.

	SEND GREETING
WHEREAS I the said Bell (F. St. C)	La 1 M am truly indebte
to TRYON DEVELOPMENT COMPANY, a corporation, in the full and just sum of 450,00	
DOLLARS as in and by 110	
nerewith as follows:	
Note No. 1 for \$ 25,00	ie 19 ecom very 6, 192,15
Note No. 2 for \$ 3 9 15 10 0 , do	e 110arch 6 1926
Note No. 3 for \$	e
Note No. 3 for \$, du	
Note No. 5 for \$	III
Note No. 6 for the	<u>U</u>
Note No. 7 for \$ 29 What I have the same of the same o	е
Note No 95 d	e
Note No. 9 for \$ SWEET: 100 MM	e
with interest from data state College Andrews	e
with interest from date thereof artill read in un and c rate of eight per cent. per annu- become principal and bear interest of the rule of light per cent, until paid; said notes per interest when the content of the rule way at his cotion declaration.	m, said interest to be computed and paid semi-annually, and if not so paid to
of the part per cent. until paid; said notes I	roylding that in case of default in the payment of any installment of principa
of any more age or the sile of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, that the	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said
of any more age or the case of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ENDW ALL MEN BY THESE PRESENTS, that the	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said
of any more age or the case of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ENDW ALL MEN BY THESE PRESENTS, that the	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said
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of any more age or the size of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ALL MEN BY THESE PRESENTS, that the in concerning the payment thereof to the said Tryon Development Company according to the said Tryon Development Company, at and before acknowledged, have granted, bargained sold and released, and by these presents do granted.	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said
of any more age or the size of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ALL MEN BY THESE PRESENTS, that the in concerning the payment thereof to the said Tryon Development Company according to the mand well and truly paid by the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do gr	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said
of any more age or the size of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ALL MEN BY THESE PRESENTS, that the in concerning the payment thereof to the said Tryon Development Company according to um of Three Dollars to the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do grant and the county of Greenville, State of South Company according to the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do grant laterals are presented of and in the County of Greenville, State of South Company.	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an anideration of the said debt and sum of money aforesaid, and for the better the terms of the said promissory notes, and also in consideration of the further the sealing and delivery of these presents, the receipt whereof is hereby ant, bargain, sell and release unto the said Tryon Development Company: arolina, known and
of any more age or the size of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ALL MEN BY THESE PRESENTS, that the in concecuring the payment thereof to the said tryon Development Company according to um of Three Dollars to the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do grant and the county of Greenville, State of South Company according to the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do grant lot, piece or parcel of land in the County of Greenville, State of South Company.	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an anideration of the said debt and sum of money aforesaid, and for the better the terms of the said promissory notes, and also in consideration of the further the sealing and delivery of these presents, the receipt whereof is hereby ant, bargain, sell and release unto the said Tryon Development Company: arolina, known and
of any more age or the size of any collaterals given to secure the same, and providing attorned reference by g thereunto had, will more fully appear. NOW ALL MEN BY THESE PRESENTS, that the securing the payment thereof to the said Aryon Development Company according to um of Three Dollars to the said Tryon Development Company, at and before cknowledged, have granted, bargained sold and released, and by these presents do grant that lot, piece or parcel of and in the County of Greenville, State of South Company as lot Number.	the said notes at once due and payable and may proceed with the foreclosure for an attorney's fee of ten per cent. in the case of suit or collection by an said