STATE OF SOUTH CAROLINA,

Eight Thousand (\$8000.00) payable one year after date 1 110 - 201811		Y OF GREENVILLE.		
WEIREAS. The wild Annual M. Moore and greating and and surface and greating and study indicated to FIRST NATIONAL BANK of Greenville, S. C., State and County attreated to appear and they canalise and by virtue of the laws of the United States of America) is and by PRAY certain promisory used in writing, dated. I leading 14, 929 and given to County of the State of America, and the state of America of America, and showing the state of America of the state	TO ALL WHOM THE	SE PRESENTS MAY CONCERN:	m m	2
WHEREAS, the said Activated M. Marchell M. Marchell Activated and by virtue of the law of the United States of Activities) is and by MALL certain promiseously note in writing, dated. Mally 11/2-19 and given for the United States of Activities in and the United States of Activities in a sold of the Mally and given for the United States of Activities and the case of Activities and Activities and attorneys' fees in case of foreclosure or collection through an attorney. Terference being laid thereto will more fully appeared. NOW, KNOW ALL, MEN, Tital NOW, KNOW ALL, MEN, Tital NOW, KNOW ALL, MEN, Tital The said. Annu. More thank and the contribute and of FIRST NATIONAL BANK of Grownille, S. C. agreed for the said dist and some of commy a signeral and for the better securities to the contribute of the initial order of indigentor, and also in our indication of the further sum of FIVE DOLLARS, to. DAL in each of Grownille, S. C. agreed for the said of the said of the said of the said of the said and the said activities of the further sum of FIVE DOLLARS, to. DAL in each of Control of the Contribute of the Carolina, and described have granted and of cleased, and by these presently designed and some or indicated in Control of the		, UMA		
with interest from Label at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of Lebesta promissory some in writing, dated Milley 14, 1929 and given to Coledan at the rate of the coledan at the rate of collection at the rate of the collection at the rate of the collection at the rate of collection at the rate of the collection at the rate of the collection and attending of the collection and attending to the collection of the collection and for the bette section of the collection and for the bette section and collection of the collection and for the bette section and collection of the collection and for the bette section and collection at the collection and colle			m masse	<u> </u>
in billiot States of Acurrica) in and by Lettery certain promissory rote in writing, dated Middly 14, 1929 and given to Clight Should appear after a state of States and the rate of States and the rate of States and the rate of States and attorneys' less in case of foreclosure or collection through an attorney. **ROW, KNOW ALL MEN, That the said Annal M Morale KOW, KNOW ALL MEN, That the said Annal M Morale weedings of the payment thereof to the said FIRST NATIONAL BANK of Greenville, St. carefring the basilism of the said dots and one of many as addressed and not not the further same of FIVE DOLLARS, to TONE the said Act and the said often and one of many as addressed and also in our distration of the further same of FIVE DOLLARS, to TONE the said Act and the said and not one of many as addressed and also in our distration of the further same of FIVE DOLLARS, to TONE the said Act and the said and the rate of proved in the said Act and the said and the fiver of these Presents, the receipt where a tendy addressed only the grant said which and released, said, by these greenfly, and adjusted and fiver of these Presents, the receipt where a tendy addressed of south Carolina, and described as follows: An the Corty of the States of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as follows: An the Corty of South Carolina, and described as	WHEREAS,	the said WWW.	L. Il force	ava
Le United States of America) in and by CREET actual promisions sole in writing, dated Malley 14, 1929 and given to Clericht The original apality (3800), 200 Dolar apality (2800), 200 Dolar apality (28	vell and truly indebted	o FIRST NATIONAL BANK of Greenville, S. C., State and	County aforesaid (a corporation duly chartered	l under and by virtue of the laws of
Cought Thomas and (8000), 00 Delar system of the system of				
agrable of the system of the case of Secretary free cont. per atman, possible shows a more fally appeared for collection and attorneys free in case of foreclosure or collection through an attorney. NOW, KNOW ALL MINN, That the said SERST NATIONAL BANK of Greenville, S. C., agrand before the said debt and sum of more or obligation, and also in consideration of the calculate of the said or or obligation, and also in consideration of the calculate of the said or or obligation, and also in consideration of the calculate of the said FIRST NATIONAL BANK of Greenville, S. C., agrand before the sailing and defirery of these Presents, othe receipt where is bereby achnowledged heavy granted, burgained, along an adversarial and control of bank strated in County of Secretary Secretary of the said first part of the said first p	Cinal	41		/ /
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More than the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said presents of the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Gr	aight	Thousand, (\$8000.	00)	Dollars
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said IRST NATIONAL BANK of Greenville, S. C., according to the contider of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Manual More fully paid by the said FIRST NATIONAL BANK of Greenville, S. C., according to the contider of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Manual More fully paid by the said FIRST NATIONAL BANK of Greenville, S. C., a sum before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sold any release muto the said FIRST NATIONAL BANK of Greenville, S. C., and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold any release muto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted as follows: And the Cutty of St. The Learn Learn County of Comments of the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have grant as a first and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where the said FIRST NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the sealing and delive	payable One	, year after dat	2) '	
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More than the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said presents of the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Gr				
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More than the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said presents of the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Gr				
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More the said first NATIONAL BANK of Greenville, S. C., according to the englishes of the said note or obligation, and also in or sideration of the further sum of FIVE DOLLARS, to PLEC the said Anne M. More than the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release must be said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, sold and released, and, by these presents do grant, bargain, sold and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said presents of the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and before the scaling and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Greenville, S. C., as and delivery of these Presents, (the receipt where the said first NATIONAL BANK of Gr		<u></u>		a lles
reference being had thereto will more fully appears. NOW, KNOW ALL MEN, That the said Onne M More than the said of the best securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., according to the condition of the said one or obliggation, and also in core sideration of the said that may not be said FIRST NATIONAL BANK of Greenville, S. C., according to the condition of the said one or obliggation, and also in core sideration of the further sum of FIVE DOLLARS, to. THE the said. A male I'M. A property of these Presents, the recent where is breedy substoomly depth have granted, bargained, sold and released, and, by these presents do grant, bargain, ell and released unto the said FIRST NATIONA BANK of Greenville, S. C., at most before the scaling and delivery of these Presents, the recent where is breedy substoomly grant bargain, ell and released unto the said FIRST NATIONA BANK of Greenville, S. C. at the tract or parcet of land, situated in Courty of Annual Presents, and described as Colleges. And the Category of land, situated in Courty of Annual Presents and described as Colleges. And described as Colleges of Land and the Annual Presents of South Carolina, and described as Colleges. And the Category of Land Bank of Corecaville, S. C., and before the scaling and delivery of these in FIRST NATIONA BANK of Greenville, S. C., and before the scaling and delivery of these in FIRST NATIONA BANK of Greenville, S. C., and before the scaling and delivery of these in FIRST NATIONA BANK of Greenville, S. C., and before the said of the said of the said of the said of the control of the said trace of the said of the said trace of the said trace of the said trace of the scale of the said trace of the said trace of the said trace of the said the said to the said trace of the said tr	with interest from	at the rate of Seven per cer	nt, per annum, payable Slmu-C	unus and further providing
NOW, KNOW ALL MEN, That the said and an one of the said debt and sure of money as a foresaid and for the bette securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said note or obligation, and also in row sideration of the further sum of FIVE DOLLARS, to the said and truly paid by the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have greatly and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the better and an analysis of the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the best and and the said grant hargain, sell and release unto the best and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release	for collection and attorn	eys' fees in case of foreclosure or collection through an attor	ney.	
NOW, KNOW ALL MEN, That the said and an one of the said debt and sure of money as a foresaid and for the bette securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said note or obligation, and also in row sideration of the further sum of FIVE DOLLARS, to the said and truly paid by the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have greatly and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the better and an analysis of the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the best and and the said grant hargain, sell and release unto the best and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release				
NOW, KNOW ALL MEN, That the said and an one of the said debt and sure of money as a foresaid and for the bette securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said note or obligation, and also in row sideration of the further sum of FIVE DOLLARS, to the said and truly paid by the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and by these presents of grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., as and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have greatly and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said presents and the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the better and an analysis of the said FIRST NATIONAL BANK of Greenville, S. C., as and before the said grant hargain, sell and release unto the best and and the said grant hargain, sell and release unto the best and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release unto the said grant hargain, sell and release				
securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., according to the condition of the said note or obligation, and also in consideration of the further sum of FIVE DOILLARS, to THE said William Control of the condition of the said note or obligation, and also in consideration of the further sum of FIVE DOILLARS, to THE said William Control of the condition of the said note or obligation, and also in consideration of the said present, and the said FIRST NATIONAL BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted bargained, sold and released, and, by these presents do grant, bargain, sell and release unto the said FIRST NATIONAL BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted bargained, sold and released, and, by these presents of grant, bargain, sell and the seal of the seal unto the said presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents of grant bargained, sold and released, and, by these presents of grant, bargained, sold and released, and, by these presents of grant, bargained, sold and released, and, by these presents of grant, bargained, sold and released, and, by these presents of grant, bargained, sold and released, and, by these presents of grant, bargained, sold and released, and, by these presents of grant bargain	reference being had ther	to will more fully appear	000 000	
securing the payment thereof to the said FIRST NATIONAL BANK of Greenville, S. C., according to the condition of the sand note or obligation, and also in consideration of the further sum of FIVE DOLLARS, to	NOW, KNOW A	L MEN, That the said M	re M Moore	
in hand well and truly paid by the said FIRST NATIONAL BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents of grant, bargain, sell and release unto the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these presents do grant, bargain, sell and release unto the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted, bargained as a fill that the part of the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby acknowledged) have granted below the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby demonstrated) and present and the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby demonstrated) and present and the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where is hereby demonstrated) and the present and the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these Presents, (the receipt where said FIRST NATIONA BANK of Grant hereby demonstrated by the said the present of the said FIRST NATIONA BANK of Grant hereby demonstrated by the present of the present of the said FIRST NATIONA BANK of Greenville, S. C., ay and before the sealing and delivery of these said FIRST NATIONA BANK OF THE SAID AND TH		TITO OF A LIMITORY AT THE ATTER OF THE	in consideration of the said debt and sum of n	noney as aforesaid and for the bette
in land well and truly paid by the said FIRST NATIONAL BANK of Greenville, S. C., ar and before the scaling and delivery of these Presents. (the receipt where is hereby acknowledged) have granted, bargained, sold and released, and, by these present, do grant, bargain, sell and release unto the said FIRST NATIONA BANK of Greenville, S. C., all that tract or parcel of land, situated in County of Later County of State of South Carolina, and described as follows: In the Cety of South Carolina, and described as follows: The property of the said FIRST NATIONAL BANK of Greenville, beginning that the one per property of these presents of the said FIRST NATIONAL BANK of Greenville, beginning that the said FIRST NATIONAL BANK of Greenville, beginning the said of the said FIRST NATIONAL BANK of Greenville, beginning the said of the property of these presents of the said FIRST NATIONAL BANK of Greenville, beginning the said of the property of these presents of the said FIRST NATIONAL BANK of Greenville, S. C., ar and before the scaling the presents of the said FIRST NATIONAL BANK of Greenville, S. C., ar and before the scaling and delivery of these presents described by Green Bank of Greenville, beginning the said of the presents of the said FIRST NATIONAL BANK of Greenville, S. C., ar and before the scaling and delivery of these presents do grant, barrached by First NATIONAL BANK of Greenville, beginning the said of the presents of the scaling and delivery of these grants and the scaling and the said FIRST NATIONAL BANK of Greenville, scale for the said FIRST NATIONAL BANK of Greenville, S. C., ar and before the scaling and delivery of these grants and the said FIRST NATIONAL BANK of Greenville, scale and the said FIRST NATIONAL BANK of Greenville, scale and the said FIRST NATIONAL BANK of Greenville, scale and the said FIRST NATIONAL BANK of Greenville, scale and the said FIRST NATIONAL BANK of Greenville, scale and the said FIRST NATIONAL BANK of Greenville, scale and FIRST NATIONAL BANK of Greenville, scale and the s				
BANK of Greenville, S. C., all that tract or parcel of land, situated in County of Allundles In the City of the received as follows: In the City of the part of lot #11 on per of described as follows: In the City of the part of lot #11 on per of greenville ounty, in the last bloom of the last bloo	sideration of the furthe	sum of FIVE DOLLARS, to the said the said	une illa	ooa
BANK of Greenville, S. C. all that tract or parcel of land, situated in County of Allundles being known and described as follows: In the City of the part of lot #11 on per of described as follows: In the City of the part of lot #11 on per of greenville ounty, in the last bloom from the last bloom for the last bloom from the last bloom for the last bloom from the last bloom for at the non centre of the last bloom from the last bloom for at the non lest considered the last bloom from the last the last bloom for at the non lest considered the last bloom from the last the south of the last bloom from the last bloom for a street and the last bloom for th	in hand well and truly	paid by the said FIRST NATIONAL BANK of Greenville S	C at and before the sealing and delivery of	these Presents, (the receipt whereo
In the City of Freewelly being know, and designated bad spart of lot #11 on per or perpeture of the the the spart of the the owner, in the sound spart of the spa				nto the said FIRST NATIONAL
In the City of Freeworld being known and designated had part of lat #11 on per outed in the home of Greenville ounty, in Best Book to be age 179, and ownly the fellowing meter and bound on the Court for the finding there along the venue, and proffming then see along the seetern seet to and the great and the court seetern seet to and the south seets; then get along to there to an inon the set there is a straight line approximately 135 feet to an iron which thence in a straight line approximately 135 feet to an iron mately 135 feet to an iron the route of them a side of mills avenue; then	BANK of Greenville,	. C., all that tract or parcel of land, situated in County of	Greenele	
and designated bit fait aff lat #11 on per property of the first property of The property of Interville ounty, in the following provides and form out the following there are and mine out come for the following there along the venue, and property drugueta Street and mine estern side of augusta Street and O treet; then as forty augusta Street and O treet; then as forty southern side of the Street of 186 143.1 feet to an iron in, thence in a straight line approximately 135 feet to an iron win; thence in a straight line approximately 135 feet to an iron the northern side of mile Overnie; then	State of South Carolina			
and designated bit fait aff lat #11 on per property of the first property of The property of Interville ounty, in the following provides and form out the following there are and mine out come for the following there along the venue, and property drugueta Street and mine estern side of augusta Street and O treet; then as forty augusta Street and O treet; then as forty southern side of the Street of 186 143.1 feet to an iron in, thence in a straight line approximately 135 feet to an iron win; thence in a straight line approximately 135 feet to an iron the northern side of mile Overnie; then		at the fit all the state of	10/8	
ounty, in the Book of The age 179 and owney, in the following meter and bound over the series of the sound of the following there and mine bettern side to the sound the south t			reenverey ver	ng mour
nately 135 feet to an know pin on the	nd de	signated bad be	art fall lat	#11 on Je
nately 135 feet to an know pin on the	1 pro	perty of Mrs 1	White M. m.	york re
nately 135 feet to an know pin on the	bided!	in this But me	Malline of	Isemville
nately 135 feet to an know pin on the	1	PAST BOOMER	The state of the s	9 0 1
nately 135 feet to an know pin on the	oung	, in the same	of Jeage	1, and
nately 135 feet to an know pin on the	our	the the total	squille a	and boune
nately 135 feet to an know pin on the	o-with;	The second of the second		
nately 135 feet to an know pin on the	\mathcal{B}_{ℓ}	a State and All by	Total to win a	t the man
nately 135 feet to an know pin on the	in to		The Street	
nately 135 feet to an know pin on the	rest C	orner y gray grayer gra	all since	and The
nately 135 feet to an iron pin on the	venue	, and Mirghen	ig thence	along the
nately 135 feet to an know pin on the	eetern	side lass du	dieta Stre	t. 71.029-3
nately 135 feet to an know pin on the	1 3173	Leet the will be	a to the state of the	la salah
nother 135 feet to an iron pin on the		for the same way	year or i	ne soura
nother 135 feet to an iron pin on the	get c	ones son dung	unita sprees	t and o
nately 135 feet to an iron pin on the	treet,	thenses alone	, southern.	side of
nately 135 feet to an iron pin on the	tis SI	seet & 71 35 JM	2/3 feet to	an inter
nately 135 feet to an know pin on the		Les San	1/2/ 1/2 /	i was wood
nately 135 feet to an know pin on the	in; i	nence \$1, 106. 1	42.1 July	o an iron
notely 135 feet to an know pin on the	em;	thence in a st	raight line	approx.
routhern side of mills avenue; then long the northern side of mills avenu	matel	, 135 feet to a	u diron to	in for the
long the northern side of Mills aven	2021.01		2010	× 1
tong the northern side of Mills aven	o one	n saae of	vices iven	ine; each
	cong.	the northean	cide of Mi	lle aven

Rounty in Deed Book III, page 289.