County of Greenville,	,)			
TO ALL WHOM THESE PRESE	ENTS MAY CONCER	N:		
	I, John B. L	eague	·	SEND GREETINGS:
Whereas,	the said	Jo hn	n B. League	
n and bymy	certain <u>pr</u>	<u>omissory</u>	note in writing, of even date with these presents,	am
well and truly indebted to	South	Ca olina Nat	ional B a nk	
n the full and just sum of	<u> Thr</u>	ee Thousand	Dollars	
0 23 102 1 2	(\$	\$) I	Dollars, to be paid	
			from date and three hundred dollar	
			ree thousand is paid. Any part or	
any interest perio	ed on account	of the prin	ncipal of the note and mortgage, wit	th a correspondi
ith interest thereon from	da te	arterly	ofper centum per annum, to be computed a	
nterest at same rate as principal pecome immediately due, at the pe placed in the hands of an att of his interests to place and the of said cases the mortgagor progage indebtedness, and to be second	da te Qual; and if any portion option of the holder orney for suit or coll holder should place to mises to pay all cost ared under this mortg	erterly n of principal or into hereof, who may sue lection, or if before the said note or this s and expenses inclu gage as a part of said	erest be at any time past due and unpaid, the whole amount the ethereon and foreclose this mortgage; and in case said note its maturity it should be deemed by the holder thereof not mortgage in the hands of an attorney for any legal proceeding 10 per cent. of the indebtedness as attorneys' fees, this debt.	t not paid when due to bear the evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mort-
nterest at same rate as principal pecome immediately due, at the pe placed in the hands of an att of his interests to place and the of said cases the mortgagor progage indebtedness, and to be second	da te Qual; and if any portion option of the holder orney for suit or coll holder should place to mises to pay all cost ared under this mortg	erterly n of principal or into hereof, who may sue lection, or if before the said note or this s and expenses inclu gage as a part of said	until paid in full; all interest be at any time past due and unpaid, the whole amoun e thereon and foreclose this mortgage; and in case said note its maturity it should be deemed by the holder thereof not mortgage in the holder of any term of the industry of the part of	t not paid when due to bear the evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mort-
nterest at same rate as principal secome immediately due, at the see placed in the hands of an attered finite his interests to place and the finite said cases the mortgagor prograge indebtedness, and to be second NOW KNOW ALL MEN,	da te Gu al; and if any portior option of the holder or suit or coll holder should place to mises to pay all cost ured under this mortg that South Carol	n of principal or into hereof, who may sue lection, or if before the said note or this is and expenses including age as a part of said, the said, in consideration of ina National	until paid in full; all interest be at any time past due and unpaid, the whole amount ethereon and foreclose this mortgage; and in case said note its maturity it should be deemed by the holder thereof no mortgage in the hands of an attorney for any legal procuding 10 per cent. of the indebtedness as attorneys' fees, thid debt. John B. League f the said debt and sum of money aforesaid, and for the bank	t not paid when due to bear it evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mort- etter securing the payment
nterest at same rate as principal secome immediately due, at the see placed in the hands of an atternation of the said cases the mortgagor prograge indebtedness, and to be second NOW KNOW ALL MEN, thereof to the said	da te Gu al; and if any portion option of the holder or suit or coll holder should place to mises to pay all cost ared under this morte that South Carol	arterly n of principal or inte hereof, who may sue lection, or if before the said note or this s and expenses inclu gage as a part of said , the said , in consideration of ina National	until paid in full; all interest be at any time past due and unpaid, the whole amoun e thereon and foreclose this mortgage; and in case said note its maturity it should be deemed by the holder thereof nortgage in the hands of an attorney for any legal proceeding 10 per cent. of the indebtedness as attorneys' fees, the id debt. John B. League f the said debt and sum of money aforesaid, and for the best of the said debt and sum of money aforesaid, and for the best of the said debt and sum of money aforesaid.	t not paid when due to bear the evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mortester securing the payment
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nterest at same rate as principal pecome immediately due, at the period pecome interests to place and the period pecons of the said cases the mortgagor prograge indebtedness, and to be seen now know all men, whereof to the said caccording to the terms of the said caccording to the terms of the said now hand well and truly paid by the pecons of the said can be said can b	da te	arterly n of principal or into hereof, who may sue lection, or if before the said note or this s and expenses inclugage as a part of said. , the said. , in consideration of ina National consideration of the John B. Leach Carolina National	until paid in full; all interest be at any time past due and unpaid, the whole amoun e thereon and foreclose this mortgage; and in case said note its maturity it should be deemed by the holder thereof no mortgage in the hands of an attorney for any legal procuding 10 per cent. of the indebtedness as attorneys' fees, this debt. John B. League f the said debt and sum of money aforesaid, and for the bank further sum of Three Dollars, to	t not paid when due to bear t evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mort- etter securing the payment

All that piece, parcel or lot of land being known and designated as lot No. 58 in the subdivision known as North Hills, plat thereof being recorded in Plat Book H, at page 138, R. M. C. office for Greenville County, and lot being more particularly described ad follows:-

Beginning at a point on north side of Gallivan Avenue at the joint corners of lots 58 and 59, thence N. 19-17 E. 170 feet to point on 20 feet alley, rear joint corners of lots 58 and 59; thence N. 71-43 W. 71 feet along said alley to rear joint corners of lots 58 and 57; thence S. 19-17 W. 170 feet to a point on Gallivan Avenue, joint corners of lots 58 and 57; thence along Gallivan Avenue S. 71-42 E. 71 feet to point of beginning.

This is the same property conveyed to me by John L. Plyler.

