STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

W. F. Roe

the said.

TO ALL WHO	OM THESE PRESENTS N	MAY CONCERN: I, W.	F. Roe			SEND	GREETING:
WHEREAS,	I the said	W. F. Ro	e	· · · · · · · · · · · · · · · · · · ·	* **	· · · · · · · · · · · · · · · · · · ·	10 S
			·				
in and by	my certa	in promissory note, in writing, of	even date with these p	presents am	·w	ell and truly	indebted to
FIRST FEDER	RAL SAVINGS AND LO	AN ASSOCIATION, OF GREENV	TLLE, in the full and jus	st sum of			
·	TWO	THOUSAND AND NO/10	0	·			
_{(\$} 2,000,0		t at the rate of (6%) per centum TWENTY AND NO/100		l in instalments of	·		
the payment of the principal of tion, or any of payable, who is of collection, to or if said debt	f interest, computed mont r interest due thereunder t the stipulations of this i may sue thereon and for o be added to the amoun t, or any part thereof be	hereafter in advance, until the full hily on the unpaid balance, and then shall be past due and unpaid for a mortgage, the whole amount due ueclose this mortgage; said note fut due on said note, and to be collected by an attorney, or by had, will more fully appear.	to the payment of principeriod of thirty (30) days ander said note, shall, at rther providing for ten (ectible as a part thereof, it	pal; said note further; s, or failure to comply the option of the hol (10%) per centum atti if the same be placed	oroviding that i with any of the der thereof, be orney's fee besi in the hands of	f at any time a e By-Laws of come immedia ides all costs a an attorney fo	ny portion of said Associa- tely due and and expenses or collection.
NOW, KN	OW ALL MEN, That	I , the said	W. F. Roe	· · · · · · · · · · · · · · · · · · ·			
in consideration	on of the said debt and successful the said d	ım of money aforesaid, and for the	e better securing the pay	yment thereof to the	said FIRST I	FEDERAL SAT	VINGS AND

said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, the following described property, to-wit:

"All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina.

in hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, at and before the signing of these presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the

"All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville.

in Chick Springs Township, Paris School District, adjoining lands of Southern Railway, T. M. Groce and others, as follows: Bounded on the north by the Southern Railway, on the west by Lee Road, on the south by lands of T. M. Groce, and on the east by Finley estate, and being more particularly described as follows:

"BEGINNING at an iron pin on the Southern Railway right-of-way, (said pin being 86 feet from the center of the southbound track) and running thence with said right-of-way, S. 58-06 W. 592 feet to a point in center of Lee Road, 86 feet from the center of southbound track; thence with Lee Road, S. 28-43 E. 225 feet to an iron pin, in the intersection of Lee Road and the road leading to McCarter's Shop; thence N. 74-20 E. 865.4 feet to an iron pin, corner of the Finley lands; thence with the Finley line, N. 57-36 W. 514.4 feet to the beginning corner, and containing 5.21 acres more or less."

It is the intention of this mortgage to convey whatever right I have to work and cultivate the railroad right-of-way bounding the above described premises on the north.

This mortgage is made subject to a right-of-way across the above described property reserved by T. M. Groce for the purpose of putting in a water line to other property belonging to him, as set out in deed of T. M. Groce to W. F. Roe, dated April 20, 1935 and recorded in the R. M. C. office for Greenville County in Vol. 179, page 343.

