Vol.

STATE OF SOUTH CAROLINA.)

WHEREAS X WG. the said. W. V. Bussey and W. N. Bussey. in and by	TO ALL WHOM THESE PRESENTS MAY CONCERN: We, W. V. Bussey and W. N. Bussey, of Greenville, S.C. SEND GREETIN WHEREAS K We the said W. V. Bussey and W. N. Bussey
WHEREAS X W9 the caid W. V. Bussey and W. N. Bussey in and by OUE certain prominery cote, in writing of rece date with these presents ATC. TWO THOUseast and Mo/LOO (2,2,000.00.) Dollars, with interest at the rate of (6%) per contemper account to be repaid in businesses of Twonty and Mo/LOO (2,2,000.00.) Dollars, with interest at the rate of (6%) per contemper account to be repaid in businesses of Twonty and Mo/LOO (2,2,000.00.) Dollars, with interest at the rate of (6%) per contemper account to be repaid in businesses of Twonty and Mo/LOO (2,2,000.00.) Dollars, with interest at the rate of (6%) per contemper account to be repaid in businesses of Twonty and Mo/LOO (2,2,000.00.) Dollars, with interest at the rate of (6%) per contemper account to be repaid of printers than been paid, and member progressing all its explicit first to the stronger of printers of the repaid of printers (10, 10, 10, 10, 10, 10, 10, 10, 10, 10,	We, W. V. Bussey and W. N. Bussey, of Greenville, S.C. SEND GREETING WHEREAS K We the said W. V. Bussey and W. N. Bussey
WHEREAS K. W. d. de said. W. V. Bussey and W. N. Bussey in and by ORF certain premisery mote, in writing of even date with these present. Pro Thousand and No/100 (2,000.00.) Dollars, with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) As of each and every clentar must be breached in the said one of unusual for a period of thirty (30) dive, or follure to comply with any of the 2nd America or any of the interestion of the management. As which something the said of the interest of the interestic desired in the said of the	WHEREAS K We the said W. V. Bussey and W. N. Bussey
WHEREAS K. W. d. de said. W. V. Bussey and W. N. Bussey in and by ORF certain premisery mote, in writing of even date with these present. Pro Thousand and No/100 (2,000.00.) Dollars, with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) Dollars with interest at the rate of (6%) per centum per unusus, to be required in indefencial of (180.00.) As of each and every clentar must be breached in the said one of unusual for a period of thirty (30) dive, or follure to comply with any of the 2nd America or any of the interestion of the management. As which something the said of the interest of the interestic desired in the said of the	WHEREAS K We the said W. V. Bussey and W. N. Bussey
in and by ONET certain promisery onte, in writing, of even date with these presents. WHENT FIDERAL, SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the fell and just sum of The O Thousand and No/100 (22,000.00.) Dollar, with interest at the rate of (6%) per centem per assum, to be repaid in installances of The O Thousand and No/100 (22,000.00.) Dollar, with interest at the rate of (6%) per centem per assum, to be repaid in installances of The O Thousand and No/100 (22,000.00.) Dollar, with interest at the rate of (6%) per centem per assum, to be repaid in installances of The O Thousand and Lordon in the rate of (6%) per centem per assum, to be repaid in installances of The O Thousand and Lordon in the rate of (6%) per centem per summ, to be repaid in installances of The O Thousand and Lordon in the rate of (6%) per centem per summ, to be repaid in installances of The object of the rate of the rate of the rate of the lordon in the long per	
in and by ORLY certain preminery note, in writing, of even due with these present. APC well and truly indebted to PHRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full sed just sum of Two Thousand and Mc/100 (\$2,000.00.) Dolters, with interest at the rate of (6%) per certain presumant, to be repaid in instalments of Twenty and Mc/100 (\$20,000.00.) Dolters, with interest at the rate of (6%) per certain per sumant, to be repaid in instalments of Twenty and Mc/100 (\$20,000.00.) Dolters, with interest at the rate of (6%) per certain per sumant, to be repaid in instalments of Twenty and Mc/100 (\$20,000.00.) Dolters, with interest at the rate of (6%) per certain per sumant, to be repaid in instalments of Twenty and Mc/100 (\$20,000.00.) Dolters, with interest at the rate of the supposed of periodic rate of the control of the supposed of the myster of the supposed of the sum of the supposed of the suppos	
THEST FEDERAL, SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of	in and her GUP gastain quantities are a sum data with those presents. AP6 well and truly indebte
Two Thousand and No/100 (\$2,000.00) Dollars, with interest at the rate of (6%) per centum per sumum, to be regaid in installments of Twonty and No/100 (\$20.00) Dollars, with interest at the rate of (6%) per centum per sumum, to be regaid in installments of the control of the gradual and revery calcular month leveractive in advance, and the fact principal runs, with interest than been paid, and mountly payments shall be supplied form to the principal runs, with interest due thereafter shall be past the end unjoind for a period of thirty (50) days, or failure to comply with eavy of them the principal runs, with interest due thereafter shall be past to end of the the shall not be detected to the amount for on said force, and is but collectible as a pure thereof, if the same to placed in the hands of an attempt for collection, or if and dath, or any back of the regain of the said and the said regain of the said and the said and the said regain of the said said and the said regain of the the said regains of the s	
(SE_2OCO.OC) Dollars, with interest at the rate of (6%) per centum per amount to be regaid in installments of (\$20.0C). Dollars upon the first day of each and every calendar month herefor in advance, and they fell principal sum, with interest has been paid, with monthly apprecated and the paid for the payment of interest, computed monthly any time and unusual fee a period of their of the payment of interest, computed monthly any time and unusual fee a period of their to the payment of periods; and note further providing that for the payment of the payment of the payment and the part of the computed of the payment	
the of each and every calendar much hereafter in advance, until the full principal sum, with interest has been gaid, said monthly provenes and the special fast the particular of interest due thereafter shall be gaid that and unpild for a period of thirty (30) days, or failure comply with any provenes comply and the particular of the interested one of any of the simulations of the management, the whole amount due under said once, shall, at the cotten of the belief thereof, become immediately due and to be ladded to the amount due on said once, and to be collectible as a next three of the collection of the said statement, or by Real proceedings of any kind (all of which is secured under this management) as in and by said note, reference being there are not three of the collected by an attractor, or by Real proceedings of any kind (all of which is secured under this management) as in and by said note, reference being there are the will not be said first. The said dieth and sum of money aforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the tenther rum of Three Deliars to IR. W. Y. Bussey and W. N. Bussey: in the said. W. Y. Bussey and W. N. Bussey: in the said with the said first preference being the remainder of the feather rum of Three Deliars to IR. W. Y. Bussey and W. N. Bussey: in the said first preference being the remainder of the feather rum of Three Deliars to IR. W. Y. Bussey and W. N. Bussey: in the said first preference being the remainder of the feather rum of Three Deliars to IR. W. Y. Bussey and W. N. Bussey: in the said first preference being the rum of the rum of the said first preference being the rum of the rum of the rum of the said first preference being the rum of t	
day of cach and every coloniar mouth bereafter in advance, until the full principal and most have paid, and condelly have it as applied forst to the payment of principal control processes (compilet orable) on the superation of interest, compilet consider as any time any principal is and one tenter providing principal and most entered the theremore shall be head dae and uniqued for a period of district (30) days, or failure to compily with any of the By-Laws of the hy-Laws of the hy	
the payment of interest, compared monthly on the small belance, and then to the payment of principal; and most further providing that if at any time any portion, and the state of the payment of the loster three providing that if a small content to the state three providing that is a point or the loster three providing the most and content to the state of the loster three providing the most and the payment of the loster three providing the most and the payment of the loster three providing for the (19%) per eastern attentively is the besides all costs and extensive of collection, and the payment of the payment of the loster three providing the providing for the (19%) per eastern attentively in the besides all costs and extensive providing the payment thereof to the said first payment. NOW, KNOW ALL MEN, Thatx We the said W. V. Bussey and W. W. Bussey and Bussey and W. W. Bussey and W. W. Bussey and W. W. Bussey and W. W. Bussey	
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the said. W. V. Bussey and W. N. Bussey in hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of these presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted. Bargain, sell and release unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the said presents are granted and released, and by these presents are granted. Bargain, sell and release and released, and prices presents are granted and released, and prices presents of granted presents are granted. Bargain, sell and release and released, and prices are granted presents and released, and prices granted granted presents are granted. Bargain, sell and released and the research service of the State of South Carolina, County of Greenville, "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, "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, "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, "BEGGINNING at an irrow pin on the south side of Parker Road, and pin of the said." "BEGGINNING at an irrow pin on the south	the payment of interest, computed monthly on the unpaid balance, and then to the payment of principal; said note further providing that if at any time any portion the principal or interest due thereunder shall be past due and unpaid for a period of thirty (30) days, or failure to comply with any of the By-Laws of said Asstion, or any of the stipulations of this mortgage, the whole amount due under said note, shall, at the option of the holder thereof, become immediately due payable, who may sue thereon and foreclose this mortgage; said note further providing for ten (10%) per centum attorney's fee besides all costs and expenses of collection to be added to the amount due on said note, and to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the said. W. V. Bussey and W. N. Bussey in hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of these presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted, hand and released, and by these presents are granted. Bargain, sell and release unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the said presents are granted and released, and by these presents are granted. Bargain, sell and release and released, and prices presents are granted and released, and prices presents of granted presents are granted. Bargain, sell and release and released, and prices are granted presents and released, and prices granted granted presents are granted. Bargain, sell and released and the research service of the State of South Carolina, County of Greenville, "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, "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, "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, "BEGGINNING at an irrow pin on the south side of Parker Road, and pin of the said." "BEGGINNING at an irrow pin on the south	NOW, KNOW ALL MEN, That x We the said. W. V. Bussey and W. N. Bussey
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Deliars to Ex. W. V. Bussey and W. N. Bussey in he said. W. V. Bussey and W. N. Bussey in he said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE, S. C. at and before the cimine of these presents of their property and the receiver whereof is incredy acknowledged, have granted, bald and released and before the cimine of these presents of grant bargain, sell and release to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE, S. C. at and before the cimine of these presents of grant bargain, sell and release to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE, S. C. at and before the cimine of these presents of grant bargain, sell and release to the control of the receive of the control of the co	
LOAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to ME. W. V. Bussey and W. N. Bussey in hand well and truly paid by the said FIRST FEDRRAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the sizning of these presents file receipt whereof is hereby anomyledged, have granted, hand such cleased, and by these presents do grant, herself, self-and release unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property co-said: "All that craits 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, and in Faris Mountain Township, on the south side of Parker Road, adjoining lands of P. E. adson, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "EEGINNING at an iron pin on the south side of Parker road at the corner of the 2- one tract hereofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running thence along the line of Parker road, N. 65½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 and in the property of the same property of the 2-acre rack of P. E. Budson; thence along the line of said P. E. Enddon property, N. 34½ E. 14.50 by the beginning corner on the south side of Parker road. Being the same property conveyed of the beginning corner on the south side of Parker road. Being the same property conveyed of the beginning corner on the south side of Parker road. Being the same property conveyed of the beginning corner on the south side of Parker road. Being the same property conveyed of the beginning corner on the south side of Parker road. Being the same property conveyed of the same property conveyed.	
the said W. V. Bussey and W. N. Bussey in hand well and truty paid by the said FRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of these presents the recein whereout is hereby acknowledged, have granted, hargained, and and released, and by these presents do grant, bargain, sell and release annote wait FRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described prospect to writ: "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bying and being in the State of South Carolina, Country of Greenville, and in Paris Mountain Township, on the south side of Parker Road, adjoining lands of P. E. addson, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "ERGINNING at an iron pin on the south side of Parker road at the corner of the 2-acre tract herestofore conveyed to P. E. Hudson by S. D. Addig (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 35½ W. 14.40 mains to an iron pin; thence S. 55½ E. 2.08 chains to an iron pin, rear corner of the 2-acre react of P. E. Rudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 by the beginning corner on the south side of Parker road. Being the same property conveyed to the beginning corner on the south side of Parker road. Being the same property conveyed on us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded."	
in hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAM ASSOCIATION, OF GREENVILLE, S. C., at and before the similar of these presents then received the received is breedy acknowledged, have granted, began released, and by these presents do arrach bargain, sell and release mino the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property to-will: "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, and in Paris Mountain Township, on the south side of Parker Road, adjoining lands of F. E. andson, Idzzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "EEGINNING at an iron pin on the south side of Parker road at the corner of the 2-core tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thense S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-core rack of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ R. 14.60 to the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded."	
Country of Greenville, and in Paris Mountain Township, on the south side of Parker Road, adjoining lands of P. E. adson, Lizsie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: **EEGINNING at an iron pin on the south side of Parker road at the corner of the 2- are tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 the beginning corner on the south side of Parker road. Being the same property conveyed by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.**	in hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signin these presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and rel
and in Paris Mountain Township, on the south side of Parker Road, adjoining lands of P. E. Indison, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more pricularly described as follows, to-wit: **BEGINNING at an iron pin on the south side of Parker road at the corner of the 2- wre tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 55½ E. 2.08 chains to an iron pin, rear corner of the 2-acre mact of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 to the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.**	"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 Card
adson, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "EEGINNING at an iron pin on the south side of Farker road at the cerner of the 2-wre tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Farker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 55½ E. 2.08 chains to an iron pin, rear corner of the 2-acre roads of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.60 the beginning corner on the south side of Parker road. Being the same property conveyed of us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded." **REGINNING at an iron pin on the south side of Parker road. Being the same property conveyed of us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	County of Greenville,
adson, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "EEGINNING at an iron pin on the south side of Parker road at the cerner of the 2-cere tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre road of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 the beginning corner on the south side of Parker road. Being the same property conveyed of us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded." **ADDITIONAL AND CANCELLARY OF THE PARKET AND CAN	
adson, Lizzie Burns, and others, and containing 3 1/8 acres, more or less, and being more articularly described as follows, to-wit: "EEGINNING at an iron pin on the south side of Parker road at the cerner of the 2-cere tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running mence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre road of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 the beginning corner on the south side of Parker road. Being the same property conveyed of us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded." **ADDITIONAL AND CANCELLARY OF THE PARKET AND CAN	ad in Damie Manutain Mamuahin on the south side of Dankon Dand addaining lands of D. P.
**BEGINNING at an iron pin on the south side of Parker road at the corner of the 2-core tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running hence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 hains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 to the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	
**REGINNING at an iron pin on the south side of Parker road at the cerner of the 2-cre tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running bence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 to the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded: **REGINNING at an iron pin on the 2-created and iron pin; thence of the 2-created and iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 34½ W. 14.40 mai	
the tract heretofore conveyed to P. E. Hudson by S. D. Addis (deed unrecorded), and running thence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 mains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 to the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	
hence along the line of Parker road, N. 63½ W. 2.15 to an iron pin; thence S. 34½ W. 14.40 hains to an iron pin; thence S. 53½ E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34½ E. 14.80 be the beginning corner on the south side of Parker road. Being the same property conveyed by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded: **AD **AD **AD **AD **AD **AD **AD **A	
mains to an iron pin; thence S. 53 E. 2.08 chains to an iron pin, rear corner of the 2-acre ract of P. E. Hudson; thence along the line of said P. E. Hudson property, N. 34 E. 14.80 the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	
the beginning corner on the south side of Parker road. Being the same property conveyed to us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	
the beginning corner on the south side of Parker road. Being the same property conveyed ous by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded: All and the same property conveyed to the same property conveyed to the beginning corner on the south side of Parker road. Being the same property conveyed to the beginning corner on the south side of Parker road. Being the same property conveyed to the beginning corner on the south side of Parker road. Being the same property conveyed to the beginning to the same property conveyed to the	
ous by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.	
PAID SATISFIED AND CANONIAN OF THE PAID OF	s the heginging comes on the couth side of Perker mode. Being the same manager conversed.
AND OF THE PARTY SEE A 98	
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AND OF THE PARTY SEE A 98	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
SATISTIES DAY OF 3 OCUMITY, 9 2 9 C. R.M.C. FOR GREENVILLE COUNTY, 9 2 9 C. M. NO. 1380 CLOCK. AT 11 380 CLOCK.	us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded:
R.M.C. FOR GRADINVILLIS CO. MO. R.M.C. 7380. CL.OOK. AT LL. 380. CL.OOK.	ous by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
R.M.C. 1380.000 Q.M.	o us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
AT LL	o us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
	o us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
	o us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.
and the control of th	o us by Mrs. R. W. Schenck by deed of even date herewith, not yet recorded.