TWO THOUSAND AFP NO/100 The totl and just some of the string, of even that herewith, day and prophly and the string of even that herewith, day and prophly and the string of even that herewith, day and prophly and the string of even that here with the publishment of the shall be sh	O ALL WHOM THESE PRESENTS	S MAY CONCERN:	
The till and just sum of TWO PROUSAND AND NO/100 The till and just sum of TWO PROUSAND AND NO/100 The Hundred and Pifty (\$250.00) Dollars per your until page in full, with the right to anticipate the whole emount or any part (the rest if any time anticipate the whole emount or any part (the rest if a sum of an or any part (the rest if a sum of an or	WHEREAS, I, Neoma	a M. Langley	÷
The till and just sum of TWO PROUSAND AND NO/100 The till and just sum of TWO PROUSAND AND NO/100 The Hundred and Pifty (\$250.00) Dollars per your until page in full, with the right to anticipate the whole emount or any part (the rest if any time anticipate the whole emount or any part (the rest if a sum of an or any part (the rest if a sum of an or			
the full and Just sum of THO THOUSAND AND NO/100 others, in and by my certain prominent note in writing, of even date herewith, day and payrably CARRET SEARCH AND AND SEARCH A			n well and truly indebted
The Hundred and Pifty (\$250.00) Dellars per, jeak until 1 page in full, with the right to untilipate the whole smount or any part thereof at any time Anto in the rate of Pive (55) conton per amount until pair; affects of a great of the whole smount of any part thereof at any time Anto And the manufacture of the contents at any stronger turned and pair and there are desired by any to per cent of the whole smooth for atterney for, it said note be collected by attempt of turned and the part of any thin reference thing the supple the page to some the stronger turned the part of the better security the supple the page to some the turned of the said case and the intention of the said dath and sun of more and well and truly all page that the turned of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the intention of the further smooth of the said case and the said case and the intention of the further smooth of the said said said and the said case an			
Two Hundred and Pifty (\$250.00) Dellars per feat until page in full, with the right to until page in the whole amount or any part thereof it any time date Alte			
The Hundred and Pifty (\$250.00) Dollars per year multiple in full, with the right to untilipate the whole amount or any part thereof at any time at the rate of Proc. (156) contains the process of the any time with interest for make, and it unued when due to best interest at some rate as principal and paid, and I have further proceeded and freety paywh per cent of the whole amount of a strongy fact. It said note be collected by strongy or through lead proceedings of any bind, reference being thereasts had will force tally appear. Now KNOW ALM MEN. That I she said. Home I have all the terms of the said out, and also incombination of the further sum of Three Dollars, no mand well and truly paid apply before any semingtimely of these presents, the receipt whereof is bereby acknowledged, have granted, bargained, sold as a seed, and by these trappide of grant paragraph. It and release must the said. B. B. Crisp Township, Gressvills County, Saite of South Carolina. Township, Gressvills County, Saite of South Carolina. Engineering meters and boundars. Engineering at a stake, joint corner of Lots Nos. 2 and 3 and running themce in a sasterly direction with O'leal Avenue 65 feet to a stake, joint corner of Lots Nos. 5 and esterly direction with O'leal Avenue 65 feet to a stake, joint corner of Lots Nos. 5 and a stakely identication of the said	the full and just sum of	TWO THOUSAND AND NO/100	
The Hundred and Pifty (\$250.00) Dollars per year multipage in full, with the right to anticipate the whole amount or may part thereof at any time with interest for matter and the rate of the per contain per amount unit padd, stopped by the per cent of the whole amount of an attempt at same rate as principal end padd, and have further promised and affect of pady as per cent of the whole amount of a storage for the stopped and padd, and the further promised and affect of pady as per cent of the whole amount of a storage for the stopped and padd, and the further promised and affect of pady as per cent of the whole amount of a storage for the stopped and padd, and the further promised and affect of pady as per cent of the whole amount of the stopped and the pady as per cent of the whole amount of the stopped and the pady as per cent of the whole amount of the stopped and the pady as per cent of the whole amount of the stopped and the pady as per cent of the pady as per cent of the stopped and the pady as per cent of the pady as per c			
The Hundred and Pifty (\$250.00) Dollars per year unit unit page in full, with the right to anticipate the whole amount or any part thereof at any time The state of the state			-
date at the rate of Pive (55) or centum per annum until paid; hyperfor be being and paid. The rate of the paid when does to their interest at same rate as principal until paid, and I have further promised that directly play the process of the automoré fee, if and one to be conficted by attorney fee, if and one to be conficted by attorney fee, if and the confidence of any bind, reference being therement had will floor fully appear. Now KNOW ALL MEN, That, if the said. Now and all many that the paid of the process, and for the better securing the papid of the paid of the pai			e richt to
date at the rate of. Pivo (55) recutum per annum until paid; spreaght the elifocity and paid. mustly, and if unput when due to be interest at some rate as principal until paid, and I have further promised and affect by pay of per cent of the whole amout for attorney's fer, it said note be collected by attorney of the condicted by attorney of the collected by attorney of the collected by attorney of the said. Neoma M. Langley in consideration of the said debt and sum of more result, and for the better securing the payment hipself, according to the terms of the said note, and also in consideration of the said debt and sum of more hand well and truly paid or said before the saids and developed the said and truly paid or said before the saids and developed the said and truly paid or said before the saids and developed the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and truly paid or said before the saids and truly paid or said before the saids and truly paid or said before the said and truly paid or said before the said said of the said and truly paid or said before the said and truly said and said of the said of truly the said said of the said said of truly the said said of truly said said of truly said and said said of truly said said of truly said said of truly said said said said of truly said said of truly said said said of truly said said said said said said said said	anticipate the whole am	count or any part thereof at any time	<u> </u>
date		- July 5	
date			
date			
date at the rate of. Pivo (55) recutum per annum until paid; spreaght the elifocity and paid. mustly, and if unput when due to be interest at some rate as principal until paid, and I have further promised and affect by pay of per cent of the whole amout for attorney's fer, it said note be collected by attorney of the condicted by attorney of the collected by attorney of the collected by attorney of the said. Neoma M. Langley in consideration of the said debt and sum of more result, and for the better securing the payment hipself, according to the terms of the said note, and also in consideration of the said debt and sum of more hand well and truly paid or said before the saids and developed the said and truly paid or said before the saids and developed the said and truly paid or said before the saids and developed the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and sum of the said and truly paid or said before the saids and truly paid or said before the saids and truly paid or said before the saids and truly paid or said before the said and truly paid or said before the said said of the said and truly paid or said before the said and truly said and said of the said of truly the said said of the said said of truly the said said of truly said said of truly said and said said of truly said said of truly said said of truly said said said said of truly said said of truly said said said of truly said said said said said said said said		h by h	no /
dateat the rate ofFive [52] be centum per annum until paid; introduced to very payon per cent of the whole amountly, and it impaid when due to hear interest at same rate as principal entil paid, and I have further promised and arread to payon per cent of the whole amountly and it impaid when due to hear interest at same rate as principal entil paid, and I have further promised and arread to payon per cent of the whole amount of the said note he collected by attorney's fee, if said note he collected by attorney of through legal proceedings of sup idea, reference being thereunts had will note fully appear. NOW KNOW ALL MEN, That I, the said		TO T	NZ W
dateat the rate ofFive 12.0 er centum per annum until paid; introcate to very payor and paid. multy, and it impaid when due to hear interest at same rate as principal until paid, and I have further promised and areed to payor per cent of the whole amount of the attorney's fee, if each note be collected by attorney or through legal proceedings of any indin, reference being thereunts had will have further promised and areed to payor per cent of the whole amount of the said one to the said one to the said debt and sum of more resaid, and for the better escenting the payoff according to the terms of the said note, and also in consideration of the said debt and sum of more resaid, and for the better escenting the payoff according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to nated and truly paid at said before we calling and delivery of those presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold at a seased, and by these presents do grant parasit all and release onto the said. B. B. Crisp Township, Greenville County, State of South Carolina. eing known and designated as Lot No. 3 in a Subdivision known as City View as shown on plate eccerded in the R. M. C. Office for Greenville County in Plat Book "C", at page 112 and having he following metes and bounds: EEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and esterly direction of feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence it has a Southerly direction with said joint lines 170 feet to a stake; thence in a sesterly direction of feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence it has said joint lines in a Northerly direction 170 feet to the beginning corner.	R		<u> </u>
at the rate of Five (15th) er centum per annum until paid; intracts to be a proposed and paid rumly, and if unpaid when due to bear interest as same rate as principal until paid, and I have further promised and afreed ty par vip per cent of the whole amount for atterney for its and note to celleted by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That I, the said. Neomas N. Langley in consideration of the said debt and sum of mon hand well and truly paid the before the said in the part of the proposed and an			\$
e for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremute hid will more fully appear. NOW KNOW ALL MEN. That I, the said. Nooma M. Langley in consideration of the said debt and sum of mon hand well and truthy paid a power of the said according to the terms of the said also in consideration of the further sum of Three Dollars, to nhand well and truthy paid a power of sealing annual diverge of these presents, the receipt where of is bereby acknowledged, have granted, bargained, sold as massed, and by these presents do grant bargain and adiverge of these presents, the receipt where of is bereby acknowledged, have granted, bargained, sold as massed, and by these presents do grant bargain and adiverge of these presents, the receipt where of is bereby acknowledged, have granted, bargained, sold as massed, and by these presents do grant bargain and adiverged to the said note, and also in consideration of the further sum of Three Dollars, to nhand well and truthy paid a power granted, bargained, sold as massed, and by these presents do grant bargained, sold as asset of the whole of the said note, and also in consideration of the further sum of Three Dollars, to a state of the said according to the said series of the said	date		with interest fro
NOW KNOW ALL MEN. That I the said. Nooma M. Langley In consideration of the said debt and sum of mon mand well and for the better security the payment the said. So the terms of the said note, and also in consideration of the said debt and sum of mon mand well and truth paid as any before the said and colivery of these presents, the receipt whereof is bereby acknowledged, have granted, bargained, sold as mand well and truth paid as any before the said and colivery of these presents, the receipt whereof is bereby acknowledged, have granted, bargained, sold as mand well and truth paid as any before the said. B. B. Crisp Township, Greenville County, State of South Carolina. Solid known and designated as Lot No. 3 in a Subdivision known as City View as shown on plat socereded in the R. M. C. Office for Greenville County in Plat Book "C", at page 112 and have the fellowing metes and bounds: EEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and is thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a seterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence the said joint lines in a Northerly direction 170 feet to the beginning corner.	of the state of th	Hitchest at same rate as principal finfil paid and I have further promised and and and and and and	
in consideration of the said debt and sum of mon- hand well and truly paid or the better securing the payment special, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to nhand well and truly paid or the before the scaling and cellivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold as eased, and by these presents of the said note, and also in consideration of the further sum of Three Dollars, to nhand well and truly paid or the said point a stake; the nee in a seaterly direction with o'least a stake; joint corner of Lots Nos. 2 and 3; thence in a southerly direction with said joint lines 170 feet to a stake; thence in a seaterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence the said joint lines in a Northerly direction 170 feet to the beginning corner.	and note be conect	ted by attorney or through legal proceedings of any kind, reference being thereunto had will more	e fully appear.
that tract or lot of land it 0. Greenville Township, Greenville County, State of South Carolina. English and a page 112 and having the fellowing meters and bounds; BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with Olneal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and esterly direction for feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence it a said joint lines in a Northerly direction 170 feet to the beginning corner.	NOW KNOW ALL MEN, Tha	Neoma M. Langley	
that tract or lot of land it 0. Greenville Township, Greenville County, State of South Carolina. English and a page 112 and having the fellowing meters and bounds; BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with Olneal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and esterly direction for feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence it a said joint lines in a Northerly direction 170 feet to the beginning corner.		in consideration of the	said debt and sum of mone
that tract or lot of land in a	hand well and truly paid at and before the	symment Mercof, according to the terms of the said note and also in consideration of the further	anne of There Delle
that tract or lot of land in	eased and by these processes do many	B R Contain	ranted, bargained, sold an
that tract or lot of land if or	AN STAIR TO BILLION, DA) N'	
eing known and designated as Lot No. 3 in a Subdivision known as City View as shown on plate occarded in the R. M. C. Office for Greenville County in Flat Book "C", at page 112 and having he following metes and bounds: BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in Reasterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and 3; thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.			
beerged in the R. M. C. Office for Greenville County in Plat Book "C", at page 112 and havine fellowing metes and bounds; BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and; thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.	that tract or lot of land in .	Greenville	
beerged in the R. M. C. Office for Greenville County in Plat Book "C", at page 112 and havine fellowing metes and bounds; BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and; thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.	that tract or lot of land in	Greenville Township, Greenville County, State of South Carolina	· · · · · · · · · · · · · · · · · · ·
BEGINNING at a stake, joint corner of Lots Nos. 2 and 3 and running thence in a Easterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and; thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.	8.	Greenville County, State of South Carolina	
A Kasterly direction with O'Neal Avenue 65 feet to a stake, joint corner of Lots Nos. 3 and ; thence in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.	eing known and designat	GreenvilleTownship, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a . Office for Greenville County in Plat Book "C". at pa	s shown on plat
stance in a Southerly direction with said joint lines 170 feet to a stake; thence in a esterly direction 67 feet, 10 inches to a stake; joint corner of Lots Nos. 2 and 3; thence ith said joint lines in a Northerly direction 170 feet to the beginning corner.	eing known and designatecorded in the R. M. C.	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds:	s shown on plat ge 112 and havi
ith said joint lines in a Northerly direction 170 feet to the beginning corner.	eing known and designatecorded in the R. M. C. he following metes and BEGINNING	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and rea	s shown on plat ge 112 and havi
its Said joint lines in a Northerly direction 170 feet to the beginning corner.	eing known and designatecorded in the R. M. C. he following metes and BEGINNING	Township, Greenville County, State of South Carolina ted as Lot No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake, joint corner of	s shown on plat ge 112 and havi nning thence in Lots Nos. 3 and
	eing known and designatecorded in the R. M. C. he fellowing metes and BEGINNING metasterly direction with thence in a Southerly	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake, joint corner of direction with said joint lines 170 feet to a stake:	s shown on plat ge 112 and havi mning thence in Lots Nos. 3 and
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING a Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he following metes and BEGINNING a Easterly direction with the control of the	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he following metes and BEGINNING a Easterly direction with the control of the	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. ne fellowing metes and BEGINNING Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he following metes and BEGINNING a Easterly direction with the control of the	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he following metes and BEGINNING a Easterly direction with the control of the	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he following metes and BEGINNING a Easterly direction with the control of the	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	s shown on plating e 112 and having thence in a and 3: thence
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on plating and having thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on plating and having thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on plating and having thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on plating and having thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on plating and having thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Let No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds: 3 at a stake, joint corner of Lets Nos. 2 and 3 and ruleth O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lets Nos. 2	as shown on platige 112 and havi maing thence in Lets Nos. 3 and thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Lot No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds; at a stake, joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to	as shown on platige 112 and havi maing thence in Lots Nos. 3 and thence in a and 3; thence er.
	eing known and designate corded in the R. M. C. he fellowing metes and BEGINNING n Easterly direction with thence in a Southerly esterly direction 67 fe	Township, Greenville County, State of South Carolina ted as Lot No. 3 in a Subdivision known as City View a Office for Greenville County in Plat Book "C", at pa bounds; at a stake, joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake, joint corner of y direction with said joint lines 170 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; set, 10 inches to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to a stake; joint corner of Lots Nos. 2 and 3 and ruith O'Neal Avenue 65 feet to	as shown on plate ge 112 and have maing thence in a and 3; thence er.