WHEREAS, I the said Mary McAfee Holliday in and by My certain promissory note in writing, of even date with these presents well and truly indebted to some surface of South Carolina, in the full and sust sum of Forty of No/100 (\$4,400.00) DOLLARS, to be paid at its Home Office in Greenville, S. C., together with interest hereof until maturity at the rate of four and one-half %) per centum per annum, said principal and interest being payable in the said of the sa	well and truly indebted to with interest thereon from date of the full and just sum of Forty-four Hundred and interest being payable in month of month of sain note, said payments to continue up to interest to be due and payable on the Lath day of each are to be applied first to interest at the rate or so much thereo as shall from time to time, remain unpaid warintipal. In America and in the event default is made in the payment imple interest from the date of such default user paid at the option of the holder thereof, who may such thereon and fore an attempt for suit or collections or if before its maturity, it will be secured under this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a past of said debt. In the full and payable to payable in the payment i
WHEREAS, I the said Mary Moafes Holliday WHEREAS, I the said Mary Moafes Holliday WHEREAS, I the said Mary Moafes Holliday WHEREAS, I the said mornissory note in writing, of even date with these presents when well and truly indebted to continue to the said series of the State of South Gerolina, in the full and truly indebted to continue to the said series of the State of South Gerolina, in the full and truly indebted to continue to the said series of the State of South Gerolina, in the full and truly indebted to continue to the said series and principal and interest by the payable in the said series and principal and interest by the payable in the said series thereafter the sum of \$.24 the said series thereafter the sum of \$.24 the said series of the said se	well and truly indebted to principal and interest being payable in meath and interest to be due and payable on the least to be due and payable on the least to interest at the rate or so much the least as shall, from time to time, remain unpair and interest from the date of such default used paid at the least and in the event default is made in the payment in the holder should place, the said note or his mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a fact of said debt. Idag means thereof to the said to the said of said debt. The said by the said to the said to the said by the said leged, have granted bargained, sold and released, and by these COMPANY.
WHEREAS, I the said Mary McAfee Holliday WHEREAS, I the said mornisory note in writing, of even date with these presents well and truly indebted to continue to the said series of court of the said series of said principal and all interest before another the said series of said principal and series of the said series of the said series of the said series of the said series of said series of the said series of said said said said said said said said	well and truly indebted to principal and interest being payable in meather the form the full and interest being payable in meather the form the function of the holder and payable on the function of the func
WHEREAS. I the said Mary MoAfee Holliday and by My certain promissory note in writing, of even date with these presents well and truly indebted to company the said of the said series	well and truly indebted to the truly indebted to the full and pieces the full and pieces to be fine payable in the full and interest being payable in the payable on the principal and interest being payable in the payable on the payable of the pay
urance company, a corporation chartered under the laws of the State of South Gefolina, in the full and traity indebted to golden and golden g	well and truly indebted to principal and interest sprincipal and interest being payable in meath a cach month. The area of the cach are to be applied first to interest at the rate or so much thereo as shall from time to time, remain unpaid and in the event default is made in the payment minute interest from the date of such default us in paid at the copion of the holder thereof, who may such thereon and fore an attacher for suit or collections or if before its maturity, in the holder should place, the said note or, his mortgage in the romises to pay all costs and expenses including ten (10%) per be accured under this mortgage as a past of said debt. It are sum of THREE DOLLARS, to truly paid by the said the said note or, his mortgage in the romises thereof to the said the said note or, his mortgage in the romises thereof to the said said to said debt. It are sum of THREE DOLLARS, to the said have granted bargained, sold and released, and by these COMPANY.
URANCE COMPANY, a corporation chartered under the laws of the State of South Gefolina, in the full another sum of	in Greenville, S. C., together with interest thereon from date principal and interest bring payable in mostly and interest bring payable in mostly and interest bring payable in mostly and interest to be date and payable on the 24th day of mostly and are to be applied first to interest at the rate or so much thereof as shall from time to time, remain unpaid or soft and in the event default is made in the payment in the interest from the date of such default unit paid at the best made in respect to any condition, agreement or covenant in a strainey for suit or collections or if before its maturity, in the holder should place, the said note or, his mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a fact of said debt. Iday thereof to the said for the said for said debt. LIBERTY truly paid by the said to bargained, sold and released, and by these COMPANY.
URANCE COMPANY, a corporation chartered under the laws of the State of South Gerolina, in the full another sum of	in Greenville, S. C., together with interest thereon from date principal and interest bring payable in mostly action and interest bring payable in mostly action and payable on the 24th day of each are to be applied first to interest at the rate or so much thereof as shall from time to time, remain unpaid or soft and in the event default is made in the payment imple interest from the date of such default user paid at the payment of the holder thereof, who may such hereon and fore an attached for suit or collections or if before its maturity, in the holder should place, the said note or, this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a fast of said debt. Iday Therefore to the said to the said of the said debt. LIBERTY Truly paid by the said to be a sold and released, and by these COMPANY.
URANCE COMPANY, a corporation chartered under the laws of the State of South Gefolina, in the full and highest sum of	in Greenville, S. C., together with interest thereon from date principal and interest bring payable in mostly and interest bring payable in mostly and interest bring payable in mostly and interest to be date and payable on the 24th day of mostly and are to be applied first to interest at the rate or so much thereof as shall from time to time, remain unpaid or soft and in the event default is made in the payment in the interest from the date of such default unit paid at the best made in respect to any condition, agreement or covenant in a strainey for suit or collections or if before its maturity, in the holder should place, the said note or, his mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a fact of said debt. Iday thereof to the said for the said for said debt. LIBERTY truly paid by the said to bargained, sold and released, and by these COMPANY.
o/100 (\$4,400.00.) DOLLARS, to be paid at its from Office in Greenville, S. C., togage with inferest error until maturity at the rate of four and head from the statements as follows: Beginning on the 24th of four and 1 me 24th day of each month ach year thereafter the sum of \$32.65. to be achief on the interest and principal ind interest are payable in 19.58 and the balance of said principal and interest to be dre and payable on the R4th day of each are to be appled first to one-half. Jo.59; the aforesaid monthly payments of \$59.65. All installments of principal and all interest are payable in lawful money of the brings of the principal and or so much thereo as shall from time to draw the said of any installments, or any part thereof, afferein provided, the same half be propiled in account organicipal. And it any portion of principal or interest be at any time past use and payable or its paper interest from the date of such delaw attended herein, then the whole amount evidenced by kaid note to become infinediately due, at the option of the amit or collection or it is blose this mortgage; and in case said note, after it provided, the same than the hands of an expect to any condition of the indebtedness as attorney for any legal proceedings. Seen and in either of seal case case to the provided provided the same and as a storney of the indebtedness as attorneys fees, this to be added by the mysterion of its interests to be found the payable to a military and the payable of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys fees, this to be added by the mysterion of the indebtedness as attorneys	each month continue up to increase to be due and payable on the 24th day of cach are to be applied first to interest at the rate of as shall from time to time, remain unpaid a principal. Sof America and in the event default is made in the payment increase are from the date of such default used paid at the empty of the holder thereof, who may such thereon and fore an attended for suit or collections or if before its maturity, in the holder should place, the said note on this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a pair of said debt. Iday man thereof to the said could be said to be said to be said by the said to be said by the said to be a payable to the said to be said to be said to the said to be said debt. Iday man thereof to the said to the said to be said debt. It is the payable to the said to be said to be said debt. It is the payable to the said to be said debt. It is the payable to the said to be said to be said debt. It is the payable to the said to be said to be said debt.
Beginning on the 24th ay of June	principal and interest being payable in
Beginning on the 24th ay of June	rest to be due and payable on the RALL day of rest to be due and payable on the RALL day of rest to be due and payable on the RALL day of rest to be applied first to interest at the rate of sometimes of America and in the event default is made in the payment imple interest from the date of such default unit paid at the be made in respect to any condition, agreement or covenant to option of the holder thereof, who may such thereon and fore an atterney for suit or collections or if before its maturity, in the holder should place, the said note or, this mortgage in the be accured under this mortgage as a past of said debt. Ida resum of THREE DOTLARS, to truly paid by the said to the
luding the 24th day of april 1, 19 80 and the balance of said professor to be dreamd payable on the 24th day of april 1, 19 80 and the balance of said professor to be dreamd payable on the 24th 19 80 per centum per annum on the principal sum of 400.00 or so much the col as shall from time to month 17 payment shall by applied on account of a single like of said in the event default is me of any installments of principal and all interest are payable in lawful money of the british of any installments, or any part thereof, as fierein provined, the same tends in the event default is me of any installments, or any part thereof, as fierein provined, the same tends in the event default is me of any installment or installments, or any part thereof, as fierein provined, the same tends in the event default is mortaged; and in case said note, after the professor of the same tends of an afterney for suit or collections or it is close this mortaged; and in case said note, after the professor of its interests to place-family the holder thereof, who may as notatined herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, the professor of its interests to place-family the holder should place, the said note of should be deemed by the holder thereof necessary the hold the professor of its interests to place-family the holder should place, the said note of the holder thereof necessary that hold the professor of its interests to place-family the holder should place, the said note of the holder thereof necessary the holder thereof and said cases the mortage and the holder should place, the said note of the holder thereof necessary the holder thereof necessary the holder should place, the said note of the holder thereof necessary the holder thereof necessary the holder the holder should place, the said note of the holder thereof necessary the holder the holder thereof necessary the holder thereof necessary the holder the holder thereof necessary the holder thereof necessa	each are to be applied first to interest at the rate or so much thereof as shall, from time to time, remain unpaid or America and in the event default is made in the payment imple interest from the date of such default unit paid at the be made in respect to any condition, agreement or covenant an attendary for suit or collection or if before its maturity, in the holder should place, the said note or this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a plat of said debt. The sum of THREE DOLLARS, to truly paid by the said the
and year thereafter the sum of \$ 284.00	each are to be applied first to interest at the rate or so much thereof as shall, from time to time, remain unpair or family and in the event default is made in the payment imple interest from the date of such default until paid at the payment of the holder thereof, who may such thereon and fore an attendary for suit or collection or if before its maturity, the holder should place, the said note or, his mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a part of said debt. Idage thereof to the said and the said to be said debt. It is a said by the said and the said and released, and by the company the company of the said argained, sold and released, and by the company.
luding the 24th day of prel 1958 and the balance of said principal and different to be dre and payable on the 24th 1958; the aforesaid monthly payments of \$59.65 ————————————————————————————————————	cach are to be applied first to interest at the rate or so much thereof as shall, from time to time, remain unpaid principal. Sof America and in the event default is made in the payment imple interest from the date of such default until paid at the option of the holder thereof, who may such thereon and fore an atterney for suit or collection or if before its maturity, in the holder should place, the said note or mis mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a part of said debt. Idag mean thereof to the said and released, and by these companies the paid by the said and released, and by these company.
not the balance of each. monthly payment shall by applied on account of much the colors shall from time to a monthly payment shall by applied on account of much the colors as shall from time to a monthly payment shall by applied on account of much the colors and all interest are payable in lawful money of the United States of America and in the event default is me at a state of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and usual of a state of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and usual of a state of seven (7%) are the most gage; and in case said note, after it may shall be placed in the hands of an account of the holder thereof, who may are contained herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, who may are contained herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, who may are contained herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, who may are contained herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder should place, the said note and a said cases the placed in the hands of an account of the said note and said cases the placed in the hands of an account of the said cases the placed in the hands of an account of the said cases the place of the said cases the said cases the place of the said cases t	or so much the color as shall, from time to time, remain unpaid or so much the color as shall, from time to time, remain unpaid or an arrange in the payment imple interest from the date of such default unit paid at the payment of the holder thereof, who may such thereon and fore an arrange for suit or collections or if before its maturity, in the holder should place, the said note or this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a past of said debt. Iday There is thereof to the said of the sa
and the balance of each monthly payment shall be applied on account of crinicipal. All installments of principal and all interest are payable in lawful money of the Hintog States of America (and in the event default is me for any installments, or any part thereof, as therein provided, the same shall beer simple interest from the date of such default are of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and ungoald, or if default be made in respect to any condition, again and if any portion of principal or interest be at any time past due and ungoald, or if default be made in respect to any condition, again on the montage and in case said note, after its maturity should be placed in the hands of an attached for suit or collections or it is only to the profession of its interests to place any part should place, the said note to become immediately due, at the option of the holder thereof, who may such that the hands of an attached for suit or collections or its interests to place any part should place, the said note on the holder thereof necessary, for the profession of its interests to place any part should place, the said note on the holder thereof any legal proceedings, then and in either of said cases the unit grader promises to pay all costs and expenses indeed. NOW, KNOW ALL MEN, That	principal. sof America and in the event default is made in the payment imple interest from the date of such default until paid at the payment of the holder thereof, who may such thereon and fore an attention of the holder thereof, who may such thereon and fore an attention of the holder thereof, who may such thereon and fore an attention of the holder thereof, who may such thereon and fore an attention of the said note or, this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a part of said debt. Ida thereof to the said the said to said debt. Ida thereof to the said to said the said to said debt. It is the said to said the said to said the said to said debt. The said to said the said the said to said the said t
and the balance of each monthly payment shall be applied on account of crinicipal. All installments of principal and all interest are payable in lawful money of the Hintog States of America (and in the event default is me for any installments, or any part thereof, as therein provided, the same shall beer simple interest from the date of such default are of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and ungoald, or if default be made in respect to any condition, again and if any portion of principal or interest be at any time past due and ungoald, or if default be made in respect to any condition, again on the montage and in case said note, after its maturity should be placed in the hands of an attached for suit or collections or it is only to the profession of its interests to place any part should place, the said note to become immediately due, at the option of the holder thereof, who may such that the hands of an attached for suit or collections or its interests to place any part should place, the said note on the holder thereof necessary, for the profession of its interests to place any part should place, the said note on the holder thereof any legal proceedings, then and in either of said cases the unit grader promises to pay all costs and expenses indeed. NOW, KNOW ALL MEN, That	principal. s of America and in the event default is made in the payment imple interest from the date of such default until paid at the payment of the payment of the holder thereof, who may such thereon and fore an attached for suit or collection or it before its maturity, the holder should place, the said note or this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a part of said debt. Ida thereof to the said for the
All installments of principal and all interest are payable in lawful miney of the Entired States of America and in the event default is me fany installment or installments, or any part thereof, as therein provided, the same simple interest from the date of such default are of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and usored, or if default be made in respect to any condition, agreement when the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, who may such an in case said note, after its maturity shydid be placed in the hands of an attempt for suit or collections or it be lose this mortgage; and in case said note, after its maturity shydid be placed in the hands of an attempt for suit or collections or it be lose this mortgage; and in case said note action of the profession of an attempt for any legal proceedings, then and in either of said cases mortgage promises to pay all costs and expenses inducent, of the indebtedness as attorneys' fees, this to be added to the marriage indebtedness, and to be accured under this mortgage as a feet of NOW, KNOW ALL MEN, That	s of America and in the event default is made in the payment imple interest from the date of such default until paid at the be made in respect to any condition, agreement or covenance option of the holder thereof, who may such hereon and force an afterney for suit or collections or if before its maturity, the holder should place, the said note or his mortgage in the romises to pay all costs and expenses including ten (10%) per be accured under this mortgage as a part of said debt. In the paid by the said of the said of the said set of said debt. The truly paid by the said of the said set of said debt, and by the said set of said and released, and by the said set of said and released, and by the said set of said and released, and by the said set of said and released, and by the said set of said set
All installments of principal and all interest are payable in lawful money of the Fringd Stafes of America and in the event detailt is most any installment or installments, or any part thereof, as fifterein provided, the same chall bear simple interest from the date of such defaut are of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any conduction, again and in the contained herein, then the whole amount evidenced by said note to become infinediately due, at the option of the holder thereof, who may such that the option of the holder thereof, who may such that the option of the holder thereof, who may such that the option of the holder thereof, who may such that the option of the holder thereof, who may such that the option of the holder thereof, who may such that the holder thereof necessary for the profession of its interests to place any the holder should place, the said note or should be deemed by the holder thereof necessary for the profession of its interests to place any the holder should place, the said note or should be deemed by the holder thereof necessary for the profession of its interests to place any the holder should place, the said note or should be deemed by the holder thereof necessary for the profession of its interests to place any the holder should place, the said note or should be deemed by the holder thereof necessary for the profession of the said necessary fore	be made in respect to any condition, agreement or covenance option of the holder thereof, who may sughthereon and fore an atterney for suit or collection or if before its maturity, in the holder should place, the said note or mis mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a part of said debt. Idag mean thereof to the said of the said said said the said said said said said said said said
And if any portion of principal or interest be at any time past the and unopid, or if default be made in respect to any condition, agree contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may such contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may such contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may such contained herein, then the whole amount evidenced by said note of the profession of its interests to place amount he holder should place, the said note or hands of an attorney for any legal proceedings, then and in either of said cases the morphagor promises to pay all costs and expenses included the manual of the indebtedness as attorneys' fees, this to be added teache manuage indebtedness, and to be secured under this mortage as a fact of NOW, KNOW ALL MEN, That, the said	be made in respect to any condition, agreement or covenance option of the holder thereof, who may such hereon and fore an afterney for suit or collections or if before its mattrix, in the holder should place, the said note or his mortgage in the romises to pay all costs and expenses including ten (10%) per be accured under this mortgage as a part of said debt. Iday ment thereof to the said College as a part of said debt. The romise thereof to the said College as a part of said debt. It is not the said college as a part of said debt. The romise thereof to the said college as a part of said debt. The romise thereof to the said college as a part of said debt. The romise thereof to the said college as a part of said debt.
And if any portion of principal or interest be at any time past due and unoid, or if default be made in respect to any constain, agree contained herein, then the whole amount evidenced by kaid note to become infinediately due, at the option of the holder thereof, who may such as a said note, after its maturity spudid be placed in the hands of an attended for suit or collections or it be lose this mortgage; and in case said note, after its maturity spudid be placed in the hands of an attended for suit or collections or it be lose than so of an attended the control of the profession of its interests to place another holder should place, the said note on the indebtedness as attorneys fees, this to be added to the marrigage indebtedness, and to be accured under this mortgage as a few of the indebtedness as attorneys fees, this to be added to the marrigage indebtedness, and to be accured under this mortgage as a few of nonexpectation of the said debt and sum of money aforesaid, and for the better securing the patment thereof to the said and a consideration of the said debt and sum of money aforesaid, and for the better securing the patment thereof to the said and an according to the terms of the said note, and also in consideration of the said full truly paid by the said and the said Mary McAfee Holliday. Ance company acknowledged, have granted bargained, sold and releases do grant, bargain, sell and release unto the said saturations. The said saturation of the said saturation of the said saturation of the said saturation of the said saturation. All that certain parcel or lot of land situate in Greenville Township, Count in the South side of Woodvale Avenue, known and designate that the convergence of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. The county in Plat Book F. at page 114, and according to said plat described	an afterney for suit or collections of it before its matthicky, the holder should place, the said note or, this mortgage in the romises to pay all costs and expenses including ten (10%) per be secured under this mortgage as a fact of said debt, the said of t
ontained neigh, then the whole another consideration of the said in the hands of an arts hey for shit or collection of its interests to place and the holder should place, the said note or hould be deemed by the holder thereof necessary, for the profession of its interests to place and, the holder should place, the said note or hould be deemed by the holder thereof necessary, for the profession of its interests to place and, the holder should place, the said note and is either of said cases the mortgage promises to pay all costs and expenses included to the indebtedness as attorneys' fees, this to be added to the merigage indebtedness, and to be accured under this mortgage as a fact of NOW, KNOW ALL MEN, That	an afterney for suit or collection of it before its matthy, the holder should place, the said note or, this mortgage in the romises to pay all costs and expenses including ten (10%) per be accured under this mortgage as a fact of said debt. Iday ment thereof to the said
hould be deemed by the holder intered nettered netters, then and in cittler of said cases the mortgage promises to pay all costs and expenses inches and so a attorney for any legal proceedings, then and in cittler of said cases the mortgage indebtedness, and to be accured under this mortgage as a left of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be accured under this mortgage as a left of NOW, KNOW ALL MEN, That, the said, where Mortgage indebtedness, and to be accured under this mortgage as a left of NOW, KNOW ALL MEN, That, the said, where Mortgage indebtedness, and to be accured under this mortgage as a left of NOW, KNOW ALL MEN, That, the said, where Mortgage indebtedness, and to be accured under this mortgage as a left of NOW, KNOW ALL MEN, That, where Mortgage indebtedness, and to be accured under this mortgage indebtedness, and to be accur	romises to pay all costs and expenses including ten (10%) per be accured under this mortgage as a part of said debt, ment thereof to the said College and LIFE INSUF er sum of THREE DOTLARS, to truly paid by the said to the
NOW, KNOW ALL MEN, That, the said	er sum of THREE DOLLARS, to truly paid by the said by the company.
ANCE COMPANY according to the terms of the said note, and also in consideration of the surface thereof to the said NATE DOLLARS, to the said Mary McAfee Holliday in hand well and truly paid by the said to COMPANY, at and before the signing of these Presents, the receipt whereof the reby acknowledged, have granted bargained, sold and release unto the said plat described to the said the said plat described to the said plat described	er sum of THREE DOLLARS, to
ANCE COMPANY according to the terms of the said note, and also in consideration of the surther sum of THREE DOLLARS, to the said Mary McAfee Holliday in hand well and truly paid by the said COMPANY, at and before the signing of these Presents, the receipt whereoft preby acknowledged, have granted bargained, sold and release to grant, bargain, sell and release unto the said COMPANY. LIBERTY All that certain parcel or lot of land situate in Greenville Township, Count tate of South Carelina, on the South side of Woodvale Avenue, known and designate to feel the Traxler Park Sub-division as shown by plat of same recorded in the R.M. Freenville County in Plat Book F. at page 114, and according to said plat described.	truly paid by the said by the said by the granted bargained, sold and released, and by the E COMPANY.
he said	truly paid by the said in the light of the light have granted pargained, sold and released, and by the E COMPANY.
All that certain parcel or let of land situate in Greenville Township, Count tate of South Carelina, on the South side of Woodvale Avenue, known and designate 55 of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. Freenville County in Plat Book F. at page 114, and according to said plat describe	276
All that certain parcel or lot of land situate in Greenville Township, Count State of South Carelina, on the South side of Woodvale Avenue, known and designate 255 of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. Greenville County in Plat Book F. at page 114, and according to said plat describe	276
All that certain parcel or let of land situate in Greenville Township, Count tate of South Carelina, on the South side of Woodvale Avenue, known and designate 55 of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. Freenville County in Plat Book F. at page 114, and according to said plat describe	276
tate of South Carolina, on the South side of Woodvale Avenue, known and designate 55 of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. Freenville County in Plat Book F. at page 114, and according to said plat describe	reenville Township. County of Green
tate of South Carolina, on the South side of Woodvale Avenue, known and designate 55 of the Traxler Park Sub-division as shown by plat of same recorded in the R.M. reenville County in Plat Book F. at page 114, and according to said plat describe	reenville Township. County of Greens
FEGUALITE CORRES IN LINE DOOR 1 S NO DORG 223 CO.	same recorded in the R.M.C. Ullice I
DECEMBER OF SHARE OF SOUTH SIDE OF WOODVARD AVENUE AT COPNER OF LOT NO. 254	at corner of Lot No. 254 shown on s
plat, and running thence with said Woodvale Avenue, N. 50-27 E. 72.2 feet to stake	-27 E. 72.2 feet to stake: thence S.
25-23 E. 241.9 feet to stake: thence S. 56-0 W. 70.8 feet to stake: thence N. 25-2	to stoke: themse N. 25-23 W. 234.9
	CU BUAREL DIVINIS
to the beginning point.	ren in terminal programme de la companya de la com La companya de la co
This is the same property conveyed to me by deed of J. C. Helliday, Jr., dat	
and recorded in the R.M.C.Office for Greenville County, S. C., in Deeds Volume 256	J. C. Helliday, Jr., dated March 1
or The	J. C. Helliday, Jr., dated March 19
TOE COLLAR COLLA	J. C. Helliday, Jr., dated March 19
- CAT 9 24.41)	J. C. Helliday, Jr., dated March 19
	J. C. Helliday, Jr., dated March 19 G. C., in Deeds Volume 256 at page 3
	J. C. Helliday, Jr., dated March 18 S. C., in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND NO.	J. C. Helliday, Jr., dated March 15 C. in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND NO.	J. C. Helliday, Jr., dated March 19 S. C., in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND NO.	J. C. Helliday, Jr., dated March 19 S. C., in Deeds Volume 256 at page 3
SETTED DAY 3 ON COUNTY	J. C. Helliday, Jr., dated March 19 S. C., in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND NO.	J. C. Helliday, Jr., dated March 19 S. C., in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND NO.	J. C. Helliday, Jr., dated March 19 S. C., in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND	J. C. Helliday, Jr., dated March 15 C. in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND	J. C. Helliday, Jr., dated March 15 C. in Deeds Volume 256 at page 3
AND CELLAND AND CELLAND	J. C. Helliday, Jr., dated March 15 C. in Deeds Volume 256 at page 3
Antiseria no de la como de la com	J. C. Helliday, Jr., dated March 18 C. in Deeds Volume 258 at page 3 AND CROSS COLUMN 17 A
R.M. B. O. C.	J. C. Helliday, Jr., dated March 18 C. in Deeds Volume 256 at page 3 AND CANCELLO C. LOCALINATA D. C. LOCA
Antiseria na de Carron de la como	J. C. Helliday, Jr., dated March 19 C. in Deeds Volume 256 at page 3 REP. D. C. LONG
BANGERIA DA CE COLUMN TO THE PROPERTY OF THE P	J. C. Helliday, Jr., dated Merch 19 C. in Deeds Volume 256 at page 34 REP. D. C. LOCK R. M. S. Ob orchook R. M
RATE TO A CE TO THE TO THE TO THE TOTAL THE TO	J. C. Helliday, Jr., dated March 15 C. in Deeds Volume 258 at page 34 C. in Deeds Vo
RATE OF THE PARTY	J. C. Helliday, Jr., dated March 19 G. C., 1m Deeds Volume 256 at page 3 Partition of the control of the cont
R. S. O. C. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. NO. R. S. O. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. C. C. NO. R. S. O. C. C. C. C. C. C. C. C. NO. R. S. O. C. NO. R. S. O. C.	J. C. Helliday, Jr., dates March 19 C. 1a Deeds Volume 256 at page 34 AND PROPERTY 1 AND PR