ARTS OF SOUTH CAROLINA. JUNEY OF GREENVILLE ALL WHOSE PRESENTS MAY CONCERN: WHEREAS WO. J. B., Hall and R. R. Goz, are. The Peoples National Sank of Greenville, 3.70. The Sank of Sank of Sank of Greenville, 3.70. The Sank of Sank of Sank of Greenville, 3.70. The Sank of Sank o	ORTGAGE OF REAL ESTATE.G	. R. E. M. 5			ABIN FRANCISCO	
ALL WHOM THESE PERSENTS MAY CONCERN: WHEREAS, We. J. E. Hall, and R. E. Gox, are. The Peoples Sational Bank of Greenville, SCC. The Peoples Sational Bank of Greenville Scc. Township, Greenville County, Greenville County, Greenville County, Greenville County, Greenville County, Greenville Scc. The Peoples Sational Bank of the Sational County Scc. The Peoples Sational Bank of the Sational County Scc. The Peoples Sational Bank of the Sational County Scc. The Peoples Sational Bank of the Sati	•	OLINA,				
WHEREAS We . J. E. Rell and R. E. Cox, are The Peoples National Bank of Greenkille, S.C. The Peoples National Bank of Greenkille, S.C. The Peoples National Bank of Greenkille, S.C. OUT COLD CO		NTS MAY CONCERN:				
The Peoples National Bank of Greenville, SPC. The Peoples National Bank of Greenville County, Sector Specific County, Secto	WHEREAC We . J.	B. Hall and R.	E. Cox, are			
the feult and just sum of Five Thousand and No/100 . Out Out of the feult and by the properties of the feurth of	WHEREAS, 1,2			·		
collars, in and tower-certain promissory note in writing, of even datable revisit, due and payable of the form of the state of the stat				7 76	w	ell and truly indebted to
collars, in and tower-certain promissory note in writing, of even datable revisit, due and payable of the form of the state of the stat		Poorles Nations	7 Bank of Green	wilde. S.C.		*
Our collars, in and hypersecretain promissory note in writing, of even dare level to the second of t	Tne	Peoples Macrona	d Dank Of Groot			
ollars, in and by the property of the pate				ر کم ک	30	
Collers, in and by the certain promissory note in writing, of even date of the second						
collars, in and hypersecutian promissory note in writing, of even dare not also before ninety days from dates and payable on the proper ninety days from dates and payable on the proper ninety days from dates and payable on the proper ninety days from dates and payable on the payable of the proper ninety days from dates and payable on the payable of	the full and just sum of Fig.	ve Thousand and	No/100 =	<u> </u>		
date				<u> </u>		
dateat the rate offiveper centum per annum until paid; interest of https://pinking.phid.paidquarteria. with interest fr. annually, and if unpaid when due to bear interest at same rate as principal until paid, anadehave further promised and agreed the payment due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had reference and agreed the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mo aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of mo in hand well and truly paid at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Fig. plas. Mational Rank piece, parcel	Our	ssory note in writing, of ev	ven date perewith, due and	payable on the or -l	before-ninety-d	ays-from-date
date	onars, in and by-my-contain pro-		JD 30	. £		
date						<u> </u>
date		45°		Y .	of the state of	
dateat the rate offiveper centum per annum until paid; interest to hearing per due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That we the saidJ. B. Hall and R. E. Coxin consideration of the said debt and sum of more aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of more in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said Paoples National Bank piece, parcel			V , ~	or x 2	1 36° 10	
dateat the rate offiveper centum per annum until paid; interest towith interest for due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That we the saidJ. B. Hall and R. E. Cox		9,	2	20	- 	CORD CO
date			09	· *	- 42 ×10	3
date		- Cx		5	2	8 / 5/C· \
date annually, and if unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to be pay the per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a green cent of the whole amount of unpaid when due to green unpaid to the terms of the said note, and also in consideration of the said debt and sum of more interest and bear where of the further sum of Three Dollars, to in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargained, sold released, and by these presents do grant, bargained, sold released unto the said note, and also in consideration of the further sum of Three Dollars, the receipt whereof is hereby acknowledged, have granted, bargained, sold released unto the said note, and also in consideration of the said debt and sum of more fully appear. Township, Greenville County, Cinter of South Cascillars being a granted, bargained, sold in hard paid note, and also in consideration of the further sum of Three Dollars, the paid note, and also in	The second secon			3	P	2 2 2 3 6 6 6
date annually, and if unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to be pay the per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a green cent of the whole amount of unpaid when due to green unpaid to the terms of the said note, and also in consideration of the said debt and sum of more interest and bear where of the further sum of Three Dollars, to in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargained, sold released, and by these presents do grant, bargained, sold released unto the said note, and also in consideration of the further sum of Three Dollars, the receipt whereof is hereby acknowledged, have granted, bargained, sold released unto the said note, and also in consideration of the said debt and sum of more fully appear. Township, Greenville County, Cinter of South Cascillars being a granted, bargained, sold in hard paid note, and also in consideration of the further sum of Three Dollars, the paid note, and also in	the second secon	J - F	3	تو الور		7 7 8 Y //
date annually, and if unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a greed to pay ter per cent of the whole amount of unpaid when due to be pay the per cent of the whole amount of unpaid when due to bear interest at same rate as principal until paid, and when a green cent of the whole amount of unpaid when due to green unpaid to the terms of the said note, and also in consideration of the said debt and sum of more interest and bear where of the further sum of Three Dollars, to in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargained, sold released, and by these presents do grant, bargained, sold released unto the said note, and also in consideration of the further sum of Three Dollars, the receipt whereof is hereby acknowledged, have granted, bargained, sold released unto the said note, and also in consideration of the said debt and sum of more fully appear. Township, Greenville County, Cinter of South Cascillars being a granted, bargained, sold in hard paid note, and also in consideration of the further sum of Three Dollars, the paid note, and also in	——————————————————————————————————————	7 7	5	. کو کی .	500 0	5 2 5 40.
date at the rate of five per centum per annum until paid; interest to be computed and paid quarters annually, and if unpaid when due to bear interest at same rate as principal until paid, and when have further promised and agreed to pay ter per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had well more fully appear. NOW KNOW ALL MEN, That we the said J. B. Hall and R. E. Cox		John John State of the State of	2 2	تر کو پرکر		O CALL Mr.
date annually, and if unpaid when due to bear interest at same rate as principal until paid, and when a further promised and agreed to pay ter per cent of the whole amount of a foresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said Peoples National Bank plece, parcel all that receipt of all and in Greenville Township, Greenville County, Since of South Caselina being known and having the following metes and bounds: BEGINNING at a stake on the Southeast side of Prockman Avenue, corner of Lot 20; thence are thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 S. 20-33 115.8 feet thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with Perry, Trustee, by deed date and the said and agreed to pay the prery and the perry, the perry, Trustee, by deed date and the property of the perry and the perry, Trustee, by deed date and the property of the perry, Trustee, by deed date and the property of the perry, Trustee, by deed date and the property of the perry, Trustee, by deed date the perry and the perry, Trustee, by deed date the perry and the perry, Trustee, by deed date the perry and the perry and the perry, Trustee, by deed date the perry and the perry a	The state of the s	A A	7	7 23	rie (Ly)	with interest from
normally, and if unpaid when due to bear interest at same rate as pinicipal due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN. That we the said						id out quarterly
Township, Greenville County, State of South Carolina being known all that tract or lot of land in	aforesaid, and for the better securi	ng the payment thereof, acc	ording to the terms of the s	aid note, and also in cor ceipt whereof is hereb	_in consideration of the s nsideration of the further y acknowledged, have gr	said debt and sum of mone sum of Three Dollars, to warranted, bargained, sold ar
signated as Lot No. 21 on plat of property of the Perry Estate, recorded in Plat Book B, page 5, and having the following metes and bounds: BEGINNING at a stake on the Southeast side of Brockman Avenue, corner of Lot 20; thence aid avenue N. 53-30 E. 61.7 feet to a stake; thence with line of lot 22 S. 20-33 115.8 feet take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 take; thence with line of lot 2						
BEGINNING at a stake on the Southeast side of Brockman Avenue, corner of Lot 20; thence aid avenue N. 53-30 E. 61.7 feet to a stake; thence with line of lot 22 S. 20-33 115.8 feet take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 take; thence wit	all that tract or lot of land in	Greenville	Town	ship, Greenville County	, openioni poetir ceremi	at Book B. nage
BEGINNING at a stake on the Southeast side of Brockman Avenue, corner of Lot 20; thence aid avenue N. 53-30 E. 61.7 feet to a stake; thence with line of lot 22 S. 20-33 115.8 feet take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 take; thence wit	signated as Lot No.	21 on plat of	property of the	Porry Estate,	recorded in F	NU DOWN DE NO
aid avenue N. 53-30 E. 61.7 feet to a stake; thence with line of lot 25 5. 20 take; thence with line of Lot 18 S. 49-20 W. 60.7 feet to a stake; thence with line of lot 2 0-33 W. 120.4 feet to the beginning.	s, and having the fo	llowing metes at	nd bounds:	Proglemen Aven	ne corner of	Lot 20; thence
take; thence with line of Lot 18 S. 49-20 W. 60.7 leet to a company. O-33 W. 120.4 feet to the beginning. O-34 The same lots conveyed to us by Hext M. Perry, Trustee, by deed da	BEGINNING at a	stake on the So	utheast side of	Prockman	e 10t 22 S. 20	-33 115.8 feet
take; thence with line of Lot 18 S. 49-20 W. 60.7 leet to a company. O-33 W. 120.4 feet to the beginning. O-35 W. 120.4 feet to the same lots conveyed to us by Hext M. Perry, Trustee, by deed da	aid avenue N. 53-30	E. 61.7 feet to	a stake; then	e with line o	e thence with	line of lot 20
0-33 W. 120.4 feet to the beginning.	take; thence with li	ne of Lot 18 S.	49-20 W. 60.7 1	eet to a stan		
The above is one of the same lots conveyed to us by March 14, 1946, recorded in Deed Book 289, page 210, R.M.C. Office for Greenville County, S.						
arch 14, 1946, recorded in Deed Book 289, page 210, N. M. O.	The above is on	e of the same 1	ots conveyed to	BMC Office	e for Greenvil	le County, S. (
	arch 14, 1946, recor	ded in Deed Boo	k 289, page 210	Rallia Ca OII I		
	The second secon	and the second supplier and approximation of the second second second second second second second second second	The second secon	radio algori lastici di vita per di rassi di associazione di con di del 20 servicio di associazione di associa		
	The second secon	a Nasa salamandahan ban dari Salama, ana marakan dari dari dari dari dari dari dari dari	4 - Marie 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 19	the state of the s		
			And the second s			
	V 1 €	A STATE MARKAGERIC PLANE COME A STATE OF THE BOTTOM CONTRACTOR AND A STATE OF THE BOT	to the second section as the compact density of processing the second section (1997) and the second section of the second section (1997) and the second section of the second section (1997) and the second section (199			
			And the second s			
			The state of the s			
	The second secon					
	A CONTRACTOR OF THE CONTRACTOR	ay in a contraporation in the first property and the contract of the contract	<u></u>	Company of the contract of the		
	V Commence of the commence of	and the second s		and the following state of the		
	and the second s	Control to the Annual Control of the Control of the Annual Control of the Control	A CONTRACTOR OF THE PARTY OF TH	and the second s	and the second s	
	And the second s	and the second s	and the second of the second o			
		The state of the s	The second secon			<u>, , , , , , , , , , , , , , , , , , , </u>
	The second secon		and the same of th			
	Company of the control of the contro	A STATE OF THE STA	a de la companya del companya de la companya del companya de la co			
		The state of the s	The second section of the second seco			
	· ·					
		Control of the Contro	and the second s	AND THE RESERVE TO RECORD AND ADDRESS OF THE PROPERTY OF THE P		•
The state of the s	The second secon					