STATE OF SOUTH CAROLINA,  CONTRY OF CRESTORYS MAY CONCERN:  WARRICAS L. D. P. Hughey  The South Garoline National Sank of Charleston, Greenvilla, S.C.,  in the fell online is many Two Thousand and No. 100  poline, in and by ay comin posmicry usin a waring of one dan inscall, the and populations—  the state of Pighty source and 75/100 (EST.78) Collars por month, beginning thirty days from the date hereoff, and a like account sent on consolve thirty days until radii to fall, payments to apply first to interest and below to principal,  The date hereoff, and a like account sent is compared in paid in fall and the fell of the principal in the sent in the compared of the fell of the foreign of the fell of t	MORTGAGE OF REAL ESTAT	E-G. R. E. M. 5		
TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS L. D. F. Reghey  The South Caroline Kational Pank of Charleston, Greenville, S.C.,  in the full and jun rum of. Two Thousand and No 100  Dubra, in and by my certain promotory note in white, of even ther berests, the and populate with the part of Fighty seven and 75/100 (\$87.78) dollars nor month, beginning thirty days from the date hereof, and a like a grount sends uncessed with the date hereof, and a like a grount send uncessed and the full and the full, payments to apply first to interest and believe to principal,  The date hereof, and a like a grount send uncessed to the full and the full an	STATE OF SOUTH CA	ROLINA,		
TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS L. D. F. Reghey  The South Caroline Kational Pank of Charleston, Greenville, S.C.,  in the full and jun rum of. Two Thousand and No 100  Dubra, in and by my certain promotory note in white, of even ther berests, the and populate with the part of Fighty seven and 75/100 (\$87.78) dollars nor month, beginning thirty days from the date hereof, and a like a grount sends uncessed with the date hereof, and a like a grount send uncessed and the full and the full, payments to apply first to interest and believe to principal,  The date hereof, and a like a grount send uncessed to the full and the full an	COUNTY OF GREENVILLE		€. 1 m²	
where the fall and jour sum of	TO ALL WHOM THESE P	RESENTS MAY CONCERN:		
as well and they insisted to  The South Cerolina National Sank of Charleston, Greenville, S.C.,  is the fall and just som wi. Two Thousand and No 100  Dollam, is and by my certain promissory note in writing, of ever date bereville, das and papels as the second of the second and 76/100 (\$87.76) dollars per month, beginning thirty days from the date hereof, and a like snown beach successive thirty days until raid in full, payments to apply first to interest and balance to principal,  The dock hereby recursed in paid in full and the real payment is paid in full and the real payment is paid in full and the real payment is paid in full and the payment is paid in full and the real payment is payment in paid in full and payment is payment in paid in full and payment in paid in full and payment is payment in paid in full and payment in payment is payment in payment in paid in full and payment in payment in the payment is payment in the payment in payment in the payment in	WHEREAS I	D. F. Hughey		
The South Carolina National Bank of Charleston, Greenville, S.C.,  in the full sed just sum of Two Thousand and No 100  Dollar, in and by my certain promisory note in writing, of even date herestift, due and populate and an interpret of the property of the date hereoft, and a like amount each successive thirty days until neid in full, payments to mply first to interest and belance to principal,  The death berety, secured in paid in full and the Lien of this instrument is restained. The lient of this instrument is restained.  The death berety secured in paid in full and the Lien of this instrument is restained.  Witness:  Witness:  Witness:  Witness:  Witness:  NOW KNOW ALL MEN, That I, its said.  NOW KNOW ALL MEN, That I, its said.  D. P. Highey  In consideration of the letter security the payment threed, according to the terms of the said not, and show the collected by atmony or through final paid, and it was a date in consideration of the letter sense of the said not, and there are not fall paid; and the process is an order to principal mail paid, and it was a shown that make the constitution of the further sense of the said not, and the incombination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the said not, and also in combination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the said not, and the incombination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the correction of court, State of South Carolina.  And by these presents do grant, languals, sell and close tunt the said foot. Carolina.  International for a said plate, the following courses and distances:  PER INDING at an INDIN 110 on Little Pexas Road, course of Lot No. 1, and running thence with the line of said lot No. 89-50 W., 803 feet to a stone: thence S. 0-58 W., 763 feet to an irron ris normer of Jot No. 27-30 W. 34 feet t thence No	WHEREAS, I,			
The South Carolina National Bank of Charleston, Greenville, S.C.,  in the full sed just sum of Two Thousand and No 100  Dollar, in and by my certain promisory note in writing, of even date herestift, due and populate and an interpret of the property of the date hereoft, and a like amount each successive thirty days until neid in full, payments to mply first to interest and belance to principal,  The death berety, secured in paid in full and the Lien of this instrument is restained. The lient of this instrument is restained.  The death berety secured in paid in full and the Lien of this instrument is restained.  Witness:  Witness:  Witness:  Witness:  Witness:  NOW KNOW ALL MEN, That I, its said.  NOW KNOW ALL MEN, That I, its said.  D. P. Highey  In consideration of the letter security the payment threed, according to the terms of the said not, and show the collected by atmony or through final paid, and it was a date in consideration of the letter sense of the said not, and there are not fall paid; and the process is an order to principal mail paid, and it was a shown that make the constitution of the further sense of the said not, and the incombination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the said not, and also in combination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the said not, and the incombination of the further sense of these Dollars, no me in hand well and truly paid at and before the sailing and deferrer of the correction of court, State of South Carolina.  And by these presents do grant, languals, sell and close tunt the said foot. Carolina.  International for a said plate, the following courses and distances:  PER INDING at an INDIN 110 on Little Pexas Road, course of Lot No. 1, and running thence with the line of said lot No. 89-50 W., 803 feet to a stone: thence S. 0-58 W., 763 feet to an irron ris normer of Jot No. 27-30 W. 34 feet t thence No				·
Dollars, in and by my certain prominery note in writing, of even dust herewith, due and payable and as the property of the property of Mildred Hill as Lots and the full and payable and as the first of the first day of these presents do grant, bargain, sell and related and the first day in the first day and it most depend on the first of the sells; and deliver or through langle recently designed the first business.  **NOW KNOW ALL MEN, That I, the said **D. F. Highey**  **All that rate or fix of fined in the payment thereof, according to the terms of the said both, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid; at and bloor the scaling and address of these presents, the receipt whereof is bereity addressed, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release us the said Both. Carolina Bank of Oharleston, Sreenville, S. and then true or for a fine hand well and truly paid at and bloor the scaling and address of these presents, the receipt whereof is bereity addressed, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release us to the side Both. Carolina Bank of Oharleston, Sreenville, S. and the first the first bargain courses and distances;  **ESTINITING** at an Iron Int on Little Texas Road, corner of Lot No. 1, and running thence with corner of sell of the No. 62-50 W., 805 feet to a stone; thence S. 55 feet to an iron rin or the road: thence N. 27-50 F. 34 feet; thence N. 28-00 E., 417 feet to the point of beginning.				
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable as when		The South Carolina National Bank	of Charleston, Greenville	,8.6.,
Dollars, in and by my certain promissory note in writing, of every date herestin, doe and payable and an experience of Eighty seven and 76/100 (\$67.76) dollars per month, beginning thirty days from the date hereof, and a like amount each successive thirty days until paid in full, payments to properly first to interest and balance to principal.  The date hereof, and a like amount each successive thirty days until paid in full, payments to properly first to interest and balance to principal.  The date hereof and a like are do five promised the satisfied the line of the interest and the line of the interest and balance to principal will paid in full and the line of the lin				
Dollars, in and by my certain promissory note in writing, of even date herecith, doe and payable ****  t the wate of Righty seven and 75/100 (\$67.76) dollars per month, beginning thirty days from he date hereof, and a like amount each successive thirty days until paid in full, payments to pply first to interest and balance to principal,  The doth branks secured in paid in full and the lim of this instrument is restricted.  By Court of the instrument is restricted.  Witness Witness Witness Witness Witness With interest to be computed and paid monthly amount due for attendy for, if it is quadri when due to bear interest at ame rate as principal well paid, and I have father promised and agreed to pay ten per cent of the whole amount due for attendy for, if it is quadri when due to bear interest at ame rate as principal well paid, and I have father promised and agreed to pay ten per cent of the whole amount due for attendy for, if it is quadri when due to bear interest at more rate as principal well paid, and I have father promised and agreed to pay ten per cent of the whole amount due for attendy for, if it is quadri when due to bear interest at more rate as principal well paid, and I have father promised and agreed to pay ten per cent of the whole amount due for attendy for, if it is quadri when due to bear interest at more rate as principal well paid, and I have father promised and agreed to pay ten per cent of the whole amount due for attendy for, if it is quadrian and the forther tenum of Three Dollars, to use in hand well not vuly paid at and before the scaling and defire yet dues presents, the receipt whereof is brevly admostation of the said delts and sum of money aforeast, and to the lime of the said forth, and forther promised and released, and by three presents do grant, bargain, cold and roleased.  All that tract or lot of lot of a father promised and before the said forther promised on plat of property of Mildred Hill as Lote and and 4. aftinate about nine miles from the City of Greenville county, Sute				
Delians, in and by my certain promisorry note in writing, of even date becrewith, due and payable and an an an analysis of the rate of Fighty seven and 76/100 (\$87.76) dollars per month, beginning thirty days from the date bereof, and a like amount each successive thirty days until paid in full, payments to apply first to interest and balance to principal,  The best because a seven and selected to principal,  The best because a seven and selected to the sele	41144-404444-1/44-1-1-1-4-4-4-4-4-4-4-4-4-4-4-4-	- m - 2 N /200		
Dollar, in and by my certain promissery note in writing, of even date bereveils, dae and payable and an and 78/100 (\$87.76) dollars per month, beginning thirty days from the date hereof, and a like amount each successive thirty days until paid in full, payments to upply first to interest and belance to principal,  The date bereof, and a like amount each successive thirty days until paid in full, payments to upply first to interest and belance to principal,  The date bereof, and a like amount each successive thirty days until paid in full, payments to upply first to interest and belance to principal,  The date bereof is paid in full and the belance to principal, and it may be a subject to the successive of the subject to the subject	in the full and just sum of			
the rate of Righty seven and 76/100 (\$87.76) dollars per month, beginning thirty days from the date hereof, and a like amount each successive thirty days until paid in full, payments to pply first to interest and balance to principal,  The date bershy secured is paid in full and the Lien of this instrument is national. The lien of the lien of this instrument is national. The lien of this instrument is national. The lien of the lien of this instrument is national. The lien of this instrument is national. The lien of lien of the lien of lien of lien of the lien of lien of lien of the lien of lien				~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
the date hereof, and a like amount each successive thirty days until paid in full, payments to poly first to interest and balance to principal,  The debt hereby secured is paid in full and the like lieu of this instrument is natisfied the like lieu of this instrument is natisfied the like lieu of this instrument is natisfied the like lieu of the instrument is natisfied the like like lieu of the instrument is natisfied the like lieu of the like lieu of the instrument is natisfied the like lieu of the like lieu of the lieu of lieu of the lieu of l	Dollars, in and by my certain	promissory note in writing, of even date herewith, due and payable	the.m.	day of
the date hereof, and a like amount each successive thirty days until paid in full, payments to upply first to interest and balance to principal,  The debt hereby secured is paid in full and The debt hereby secured is paid and secured to be computed and paid. MONTHIY  annually, and if unusual when due to been interest at some rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount due for attended by an interest from The better securing the payment thereof a secured paid and release to the full and paid and release to the said note, and also in consideration of the said debt and sum of money aforeasis, and for the better securing the payment thereof, according to the remain of the said note, and also in consideration of the further secured the said secured to the said secured to the said secured				, , , , , , , , , , , , , , , , , , ,
the date hereof, and a like amount each successive thirty days until paid in full, payments to apply first to interest and balance to principal,  The date hereby secured is paid in full and the Lien of this instrument is estimated that the Lien of this instrument is retirated that the Lien of the Council of the Lien of the Council of the Lien of the Council of the Lien of Lien				
The debt herapy secured is raid in full and the Line of this inseparated in the Line of the Line of this inseparated in the Line of the Line of this inseparated in the Line of th				
The debt hereby secured is paid in full and the Lien of this instrument is ratiofied this lead to the Lien of the Lien of the Witness .  Witness				
with interest from  By John Witness:				
Witness:  Witnes		and is neit	in full and	
Witness:  Witnes		The debt hereby secured is partial to the debt hereby secured is parti	eatisfied this	
Witness:  Witnes	gget og fartiget megget og det en skaller i skalle for fir til skaller skaller og det en skalle for en skaller	the Lien of August	19 To Bank	111 80
Witness:  Witnes	terretarion del marco e del como del terre de la como del terretario del como del como del como del como del co	In the Carolina	Mallorine Greens	lle D. G.
with interest from  dr. to at the rate of five per centum per annum until paid; interest to be computed and paid monthly annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 will more fully appear.  NOW KNOW ALL MEN, That I, the said D. F. Hughey in consideration of the further sum of Three Dollars, to me 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 and released, and by these presents do grant, bargain, sell and release unto the said Boath Carolina National Bank of Charleston, Greenville, S.  all that tract or lot of land in Paris Mountain - Township, Greenville County, State of South Carolina.  Containing 8.66 acres, and being known and designated on plat of property of Mildred Hill as Lotte and A, situate about nine miles from the City of Greenville, on the Little Texas Road, and have according to said plat, the following courses and distances;  EGINNING at an iron in on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot No. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron on the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron on the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron on the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron on the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron on the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron of the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to an iron of the corner of Lot No. 5: thence with the line of said lot, S. 89 F., 525 feet to a				
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 will more fully appear.  NOW KNOW ALL MEN, That I, the said.  D. F. Hughey.  In consideration of the said debt and sum of money aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said <b>Stuth. Carolina National Bank of Charleston, Greenville, State</b> and 4, stituate about nine miles from the City of Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville, on the Little Texas Road, and have according to said plat, the following courses and distances;  EEGINNING at an iron in on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to the point of beginning.		Witness: A. W.	me Hugh	
dr to at the rate of five per centum per annum until paid; interest to be computed and paid monthly annually, and if unsaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 will more fully appear.  NOW KNOW ALL MEN, That I, the said D. F. Highey in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the turther sum of Three Dollars, to me 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 and released, and by these presents do grant, bargain, sell and release unto the said South Caroling National Bank of Charleston, Greenville, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville, on the Little Texas Road, and has according to said plat, the following courses and distances;  BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot No. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to the point of beginning.		William Paulene	Marine 9	
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 will more fully appear.  NOW KNOW ALL MEN, That I, the said		WITHERS	•	with interest from
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 will more fully appear.  NOW KNOW ALL MEN, That I, the said.  D. F. Hughey  in consideration of the said debt and sum of money aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said Shuth. Carolina National Bank of Charleston, Greenville, S all that tract or lot of land in Paris Mountain — Township, Greenville County, State of South Carolina.  Containing 8.66 acres, and being known and designated on plat of property of Mildred Hill as Lot 2 and 4, situate about nine miles from the City of Greenville, on the Little Texas Road, and has according to said plat, the following courses and distances;  BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 765 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-50 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.	3 - +0	. Pivo		
now know All MEN. That I, the said D. F. Hughey.  in consideration of the said debt and sum of money 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 money aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said Statta. Carelina National Bank of Charleston, Greenville, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville, on the Little Texas Road, and has according to said plat, the following courses and distances;  BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to the point of beginning.				
in consideration of the said debt and sum of money aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said South Carolina National Bank of Charleston, Greenville, S all that tract or lot of land in Paris Mountain Township, Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville, on the Little Texas Road, and has according to said plat, the following courses and distances;  BEGINNING at an iron nin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot No. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron pictorner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence No. 27-30 F. 34 feet; thence No. 26-00 E., 417 feet to the point of beginning.				
in consideration of the said debt and sum of money aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said South Carolina National Bank of Charleston, Greenville, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville County, State of South Carolina.  Township, Greenville, on the Little Texas Road, and has according to said plat, the following courses and distances;  EEGINNING at an iron in on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot No. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron pin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence No. 27-30 E. 34 feet; thence No. 26-00 E., 417 feet to the point of beginning.	NOW KNOW ALL MI	IN That I the said D F Hugher		
aforesaid, 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 me 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 and released, and by these presents do grant, bargain, sell and release unto the said South. Carclina National Bank of Charleston, Greenville, Said that tract or lot of land in Paris Mountain - Township, Greenville County, State of South Carolina.  Township, Greenville County, State of	11011 1111011 11111	in said in said		
containing 8.66 acres, and being known and designated on plat of property of Mildred Hill as Lots 2 and 4, situate about nine miles from the City of Greenville, on the Little Texas Road, and have according to said plat, the following courses and distances:  BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.	and by these presents do grant	bargain, sell and release unto the said South. Carolina Nat	lonal Bank of Charleston,	Greenville,S.
containing 8.66 acres, and being known and designated on plat of property of Mildred Hill as Lots 2 and 4, situate about nine miles from the City of Greenville, on the Little Texas Road, and have according to said plat, the following courses and distances:  BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.	all that tract or lot of land in	Dawle Menute in Township Greenvi	lle County State of South Carolina	
2 and 4, situate about nine miles from the City of Greenville, on the Little Texas Road, and have according to said plat, the following courses and distances:  BEGINNING at an iron pin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron pin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.  BEGINNING at an iron pin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.				Dillor Tota
BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron rin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.				
BEGINNING at an iron rin on Little Texas Road, corner of Lot No. 1, and running thence with the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron pin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.  SATISFIED AND CANCELLED OF RECORD 19		· Control of the cont		Road, and ha
the line of said lot N. 62-30 W., 803 feet to a stone: thence S. 0-55 W., 763 feet to an iron pin corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.  RECORD 48  SATISFIED AND CANCELLED OF RECORD 48				
corner of Lot No. 5: thence with the line of said lot, S. 89 E., 525 feet to an iron pin on the road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.  SATISFIED AND CANCELLED OF RECORD 48  SATISFIED AND CANCELLED OF RECORD 48  SATISFIED AND CANCELLED OF RECORD 48				
road: thence N. 27-30 F. 34 feet; thence N. 26-00 E., 417 feet to the point of beginning.  SATISFIED AND CANCELLED OF RECORD 48  SATISFIED AND COUNTY, 5.0.  33710 DAY OF COUNTY, 5.0.  33710 DAY OF COUNTY, 5.0.  33710 DAY OF COUNTY, 5.0.	4. 0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
SATISFIED AND CANCELLED OF RECORD 48  SATISFIED AND CANCELLED OF RECORD 48  SATISFIED AND CANCELLED OF RECORD 48  3 3 4 DAY OF STATES OF	corner of Lot No. 5	: thence with the line of said lot, S. 8	39 E., 525 feet to an iron	pin on the
77 77 77 77 77 77 77 77 77 77 77 77 77	road: thence N. 27.	30 E. 34 feet; thence N. 26-00 E., 417	feet to the point of beg	inning.
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7				
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		RECORD 48		
70 000 1100 1100 1100	inima ala 1994 (non alian antana a	TORILLED OF 19.7		
70 200 11140 11140	<del>ranga daga sami bidaga</del> da mendeberdikahkahka 11. Tera - debekan melapangan dapahan 11 perangangangan paga (° ), San	AND CAND DESTRUCTION		
70 000 100 100 100 100 100 100 100 100 1		ATISTIND DAY OF JUNTY, S.C. 3/		
MC. FOR GREEN.  M. M. C. FOR GREEN.  ATHER OCCIOCK		3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
inc. Artility or crock	The second representation of the second seco	FOR GREEN		
	материя менен менен и менен на менен на менен на менен и менен	1.M.C. 190'CLOCK		
	and the second s	ATHLE		
			,	
	and the state of the second state of the second	TO A TOTAL CONTROL (# 24 STATEMENT ASSOCIATION AND AND AND AND AND AND AND AND AND AN		the office of the state of the
	PROPERTY CONTRIBUTION OF THE PROPERTY OF THE P			
	To the second se			
	and the second s	TO PROPERTY OF A PROPERTY OF THE PROPERTY OF T		
	And the state of t			