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State of South Carelines (15.1244) 17 31029 COUNTY OF GREENVILLE A. C. EDWARDS AND EVELYN EDWARDS WHERE'S, LIRKE SLEWES SAID COUNTY OF CO	
STRILE OF SHEENVILLE COUNTY OF GREENVILLE A.C. EDWARDS AND EVELYN EDWARDS A.C. EDWARDS AND EVELYN EDWARDS WHEREAS, M.R. do said A.C. Edwards and Evelyn Edwards a. ad by Our certain promissery note in writing, of even date with these process are well and truly in- the fill after the said A.C. Edwards and Evelyn Edwards a. ad by Our certain promissery note in writing, of even date with these process are well and truly in- the fill after the said A.C. Edwards and Evelyn Edwards a. ad by Our certain promissery note in writing, of even date with these process are well and truly in- the fill after the said A.C. Edwards and Evelyn Edwards a. ad by Our certain promissery note in writing, of even date with these process are a. ad by Our certain promissery note in writing, of even date with these process are a. ad by Our certain promissery note in writing, of even date with these process are a. ad by Our certain promissery note in writing, of even date with these process are a. ad by Our certain promissery note in writing, of even date with those process are a. ad by Our certain promissery note in writing, of even date with those process are an additional process. A second of the process are an additional process and the said transport of a sea of a second of the process and are additional process. A second of the process are additional process and an additional process and process in additional process	Concepted Green LECTURE 57 ME 584 B
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COUNTY OF GREENVILLE OTHER S. LINKERSLEY AND CONTROL A. C. EDMARDS AND EVELYN EDMARDS WHEREAS, Me. do used A. C. Edwards and Evelyn. Edwards and by OUT tertia promisory note in wining of even date with three prosents are well and truly in- three to the South. Carcolina National Bank. of Charleston, as Trustee for The and the John M. Artifletton founded And On John M. Artifletton for the least of the Hill Houseand Sink Mo. (Long Allina John M. C. Charleston, as Trustee for The and the first and free founded and And M. Artifletton for the least of the Committee of the Artifletton for the least of the Hill Houseand Sink Movember 10.30 and the balance of the John Movember 10.53 and the least of the Special and Interest to be due and payable on the 1st day of October 10.73 and the balance of the John May payments to coeffine up to and making the 1st day of September 10.73 and the balance of the John May payments of S. 95.57 10.74 and John M. M. Artifletton M.	State ut Suttil Cariffilla, from our surrence of
whereas, we do not be compared to the series of the series	COUNTY OF GREENVILLE
whereas, we do not be compared to the series of the series	BUNNIE S. TANKENSLET N. 1910
n and by Our certain promisery note in writing, of even date with these prosents are well and truly instead to The South Carolina National. Bank of Charleston, as Trustee for The in the full John W. Artileton Roundail No./100ths	A.C. EDWARDS AND EVELYN EDWARDS
an add by Out. Certain promisery note in writing, of even dute with these prosents. See. well and truly in- stand to The. South. Carolina, National. Banks. of. Charleston, as. Trustee. for. The interest thereon from the terror tend in the standard of the	
shed to The South Carolina National Bank of Charleston, as Trustee for The m the ful and just and Arielectin foundation Mono/100ths	our cathin province acts in writing of any data with their province are well and trade in 12
Beginning on the 1st day of November 1963, and on the 1st day of each succeeding month deach year therefite the num of \$ 96.57 to be applied on the interest and principal of said note, said payments to continue up to and including the 1st day of September 19.73 and the balance of said principal and interest to be due and payable on the 1st day of October 19.73 the aforesaid month 1y payments to continue up to and including the 1st day of October 19.73 the aforesaid month 1y payments of \$ 96.57 the aforesaid month 1y payments of \$ 96.57 the aforesaid said interest to be due and payable on the principal of said note. Therefore 19.73 the aforesaid month 1y payments of \$ 96.57 the note of \$ 10.000,00 to represent the rate of the real and the payment of any installment of each month 1y payment of any installment of principal and in interest are payable in lawful money of the United States of America; and in the count default is made in the payment of any installment or installments of principal and all interest are payable in lawful money of the United States of America; and in the count default is made in the payment of any installments or installments, or any part berred, as therein provided, the same shall be as simple interest from the date of such default until past at the rate of seven (7/c) per cent, in the state of the payment of the count of principal or interest be at any time past doe and unputs), or if default be made in respect to any condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the replace of the holder therefy thereofy the results of the payment thereofy to said or collection, or if before its muturity should be placed in the lands of an atterney for suit or collection, or if before its muturity should be placed in the lands of an atterney for suit or collection, or if before its muturity should be placed in the lands of an atterney for suit or collection, or if before its muturity should be deemed by the bolder desired t	The South Carolina National Bank of Charleston, as Trustee for The John W. Arrington Foundation // 1000ths - National Bank 10,000.00 DOLLARS to be paid at The South Carolina / National Bank S. C. torether with
month If any or November 1963, and on the list day of each succeeding, month If each year thereafter the sum of \$.96.57 to be applied on the month and principal of said note, said payments to rectime up to and including the list day of September 19.73 and the balance of said principal and interest to be the end payable on the list day of October 19.73 the aforesaid Monthly payments to be the end payable on the list day of October 19.73 the aforesaid Monthly payments to be due and payable on the list day of October 19.73 the aforesaid Monthly payments of \$.96.57 19.74 the aforesaid Monthly payments of \$.96.57 19.75 the aforesaid monthly payments of \$.96.57 19.76 the aforesaid sa shall, from time to time, remain crapial and the balance of each. Monthly payment shall be applied on account of principal. All installments of principal and all interest are payable in lawful money of the United States of America; and in the crant default in made in the payment of any installments, or any part hered, as therein provided, the same shall be as simple interest from the date of such default until pash at the rate of seven (7/e) per centum per annum. And if any portion of principal or interest be at any time past doe and unpush, or if default be made in respect to any condition, agreement or covenant contained berein, then the whole amount evidenced by said note to become immediately due, at the option of the bolder thereof, who may see thereon and farekee this motigage, and in case said note, after its maturity should be placed in the lands of an atterney for sait or collection, or if before its maturity, is should be deemed by the holder thereof necessary for the protection of its interests to place, and the bolder should place, the said note or this motigage in the hands of an atterney for any leafy proceedings, then and in either of and cases the motigage proceedings, all costs and expenses including (10/s) per cent, of the insidebteches as attencesy feet, this to be saided to the nortrage in the hands of an	
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19. 73 the aforesaid monthly payments of s. 96.57. And are to be applied first to reterest at the rate of . three	of each year thereafter the sum of \$ 90.37 to be applied on the
and thereof as shall, from time to time, remain uspaid and the balance of each. Wonthly. All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any installment or installments, or any part hereof, as therein provided, the same shall be a simple interest from the date of such default until paid at the rate of seven (7.6) 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 condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may see thereon and force-lose this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for said or collection, or if before its maturity, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any heal proceedings, then and in either of said cases the mortgage promises to pay all costs and expenses including (10.7) per cent, of the indebtedness as attorneys' fres, this to be sabled to the mortgage as a part of said debt. NOW, KNOW ALL MEN, That we the said A. C. Edwards and Evelyn Edwards NOW, KNOW ALL MEN, That we the said A. C. Edwards and Evelyn Edwards The South Carrollane National Bank of the bettern securing the payment thereof to the said Child Place for a said trease and for the turns of the said note, and also in consideration of the further time of Illula Dollahs, to was a said to the turns of the said note, and also in consideration of the further time of Illula Dollahs, to was a said to the said and trease muto the said Tille South Carrollane, and and released the turns of the said note, and also in consideration of the further time of Illula Dollahs, to was a said to the said and released to the sa	19. 73 and the balance of said principal and interest to be due and payable on the 1st day of Uctober 19. 73 the aforesaid monthly payments of 5. 96.57 each are to be applied first to
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the better securing the payment thereof to the said / The South Carolina National Bank of the better securing the payment thereof to the said / The South Carolina National Bank of the better securing the payment thereof to the said / Arrington foundation. The John. according to the terms of the said note, and also in consideration of the limited surface of limit 100 LNs. to US. the said A.C. Edwards and Evelyn Edwards the said The South Carolina National Bank of Arrington foundation. As Trustee for the John W. Arrington foundation and before the signing of these freshus, the receipt thereof is land) action the said The South Carolina. National Bank of CHARLESTON, AS TRUSTEE FOR THE JOHN W. ARRINGTON FOUNDATION: All that piece, parcel or lot of land situate, lying and being near the City of Greenville, County of Greenville, State of South Carolina, being known and designated as Lot No. 159 of Section 4, Northwood Hills Subdivision, and having according to a plat of said subdivision prepared by Piedmont Engineering Service, dated September, 1961, recorded in the R.M.C.	dition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may sue thereon and foreclase this mortgage; and in case said note, after its maturity should be placed in the hands of an atterney for suit or collection, or if before its maturity, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgager promises to pay all costs and expenses including (10%) per cent, of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.
the soid A.C. Edwards and Evelyn Edwards. The South Carolina National Bank of the soil in hard and truly paid by the said Charleston. as Trustee for The John W. Arrington Foundation and before the signing of these Presents, the receipt thereof is largely active of Gull have granted, burgained, sold and released, and by these Presents do grant, burgain, sell and release unto the said THE SOUTH CAROLINA NATIONAL BANK OF CHARLESTON, AS TRUSTEE FOR THE JOHN W. ARRINGTON FOUNDATION: All that piece, parcel or lot of land situate, lying and being near the City of Greenville, County of Greenville, State of South Carolina, being known and designated as Lot No. 159 of Section 4, Northwood Hills Subdivision, and having according to a plat of said subdivision prepared by Piedmont Engineering Service, dated September, 1961, recorded in the R.M.C.	
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