0 l. P	The state of the s
8. J. Lynn	DEED TO W. F. Lynn
THE STATE OF SOUTH CAROLINA,	
County of Mennele	0 0 8 2
NOW, KNOW ALL MEN BY THESE PRESENTS, That	in the Chate of Care
in consideration of the sum of Jhne 2	Jundred Filts thee and 6 3/101 DOLLAR
to me in hand paid at and before the scaling of these pro	resents by U.J. Danie
(the regint phone) is hereby adversaled and have Counted Pou	rgained, Sold and Released, and by these Presents do Grant, Bargain, Sell and Release unto the said
(the receipt whereof is hereby acknowledged), have Granted, Bar	rannen, Son and Rejeased, and by these Presents do Grant, Burgain, Sen and Release and the said
Engolu H2' Engolu H2'	
16 00	
hit to	ing sa kanangan na mga katangan na mga mga mga mga mga mga mga mga mga mg
	en de la companya de La companya de la co
and the second s	en de la composição de la Composição de la composição de la composiç
1002	and the second of the control of the
	and the second of the second o
	en de la composition della com
	and the second of the second o
	engan kanangan di kanangan kebagai kanangan pengangan kebagai kebagai beranggan beranggan beranggan beranggan Pengangan kebagai keba
	en e
and the second of the second o	
	heirs and assigns, foreve
ANDdo hereby bind	heirs, executors and administrators, to warrant an
ANDdo hereby bind	
AND	heirs, executors and administrators, to warrant an
AND	heirs, executors and administrators, to warrant an
ANDdo hereby binddo h	heirs, executors and administrators, to warrant an and heirs, and agains any part thereof.
AND	and heirs, executors and administrators, to warrant an heirs, and agains any part thereof.  day of and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains and in the one hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs, and agains are set of the hundred and heirs.
AND	
AND	
AND	
AND	
AND	heirs, executors and administrators, to warrant and any part thereof.  day of
AND	
AND	
AND	heirs, executors and administrators, to warrant and any part thereof.  day of
AND	heirs, executors and administrators, to warrant and any part thereof.  day of
AND	
AND	heirs, executors and administrators, to warrant an heirs, and agains any part thereof.  day of
AND	heirs, executors and administrators, to warrant an against any part thereof.  day of
AND	heirs, executors and administrators, to warrant an and heirs, and against thereof.
AND	heirs, executors and administrators, to warrant an against any part thereof.  day of
AND	heirs, executors and administrators, to warrant an heirs, and agains any part thereof.  day of
AND	heirs, executors and administrators, to warrant and any part thereof.
AND	heirs, exceutors and administrators, to warrant an any part thereof.  and heirs, and agains any part thereof.  and in the one hundred and lependence of the United States of America.  (L. S. (L. S. (L. S. ))  (L. S. )  (L. S. )
AND	beirs, executors and administrators, to warrant and any part thereof.
AND	
AND	wer the within written Deed; and thathe, with
AND	beirs, executors and administrators, to warrant an heirs, and again any part thereof.  day of
AND	