Vol.

TO ALL WHOM THESE PRESENTS MAY CONCERN: I. A. M. NORTIS. of Greenville, S. C. WHEREAS I. the said. A. M. NORTIS. in and by my certain promissory note, in writing, of even date with these presents. Am well and truly in FIRST PEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of two Thousand, Four Hundred & no/100 (s. 2.1,00.00) Dollars, with interest at the rate of theorem centum per annum, to be repaid in instalments of Twenty-four and no/100 day of each and every calendar mouth hereafter in advance, and then full principal sum, with interest has been made and mouth persented monthly on the advance, and then full principal sum, with interest has been made and monthly paymonts shall be applied ton, or any or interest date thereunder shall be past due adjance, and then the payment of principal; said more further payment of principal; said more further providing that it at any time any or paybob, who may associated monthly on these thereby any such thereon and has mortgage, said note further providing for ten (103) the option of the holder thereof, become immed said sum of monthly any such thereon and the mortgage of any time (all of which is secured based of the shall be pasted and sum of monthly or the said and sum of monthly or the said and the said and sum of monthly or the said and sum of monthly apply an autorney, or by legal proceedings of any time (all of which is secured based to the further sum of Three Dollars to me in hand well and truly paid by the said (REST PEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. at and before the said sum of monthly apply and more said sum of money aforesaid, and some sum of money aforesaid, and some sum of the said the said FIRST PEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. at and before the said sum of money aforesaid, and some sum of the said sum of money aforesaid, and some sum of the said sum of money aforesaid, and some sum of the said sum of money aforesaid, and some sum of the said sum of money aforesaid, and	THESE PRESENTS MAY CONCERN: I, A. M. NOPTIS, of Greenville, S. C., send and truly indebted A. M. NOPTIS, my certain promissory note, in writing, of even date with these presents. my L SAVINOS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of L SAVINOS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of well and truly indebted uses and Well and truly indebted assembly a computed monthly on the unpud bar, until the full principal sum, with interest has been paid, and monthly payments shall be applied first the street due therefore shall be save due and unay different of thirty (30) days, or failure to comply with growth of the same days, or failure to comply with growth of the same days, or failure to comply with growth of the same days, or failure to comply with growth of the same days, or failure to comply with growth of the same to great days, or failure to comply with growth of the same days, or failure to comply with growth of the same to great the same the great in the same the great in the same to great the same t	COUNTY OF GREENVILLE.	
WHEREAS I the said A. M. NORTIS. In and by my certain promissory note, in writing, of even date with these presents Am well and truly in the said by my certain promissory note, in writing, of even date with these presents Am well and truly in Two Thousand, Four Hundred & no/100 (8.2,100,00) Dollars, with interest at the rate of Two Thousand, Four Hundred & no/100 (8.2,100,00) Dollars, with interest at the rate of Two Thousand, Four Hundred & no/100 (8.2,100,00) Dollars, with interest at the rate of Two Thousand of the principal of the principal of the principal of the said monthly perment of the principal of the said note, and the principal of the said note, and the principal of the princip	the said. A. M. NORTIS. SEND GREETIN the said. A. M. NORTIS. SEND GREETIN The said. A. M. NORTIS. SEND GREETIN Well and truly indebted with these presents. By certain promissory note, in writing, of even date with these presents. By certain promissory note, in writing, of even date with these presents. By certain promissory note, in writing, of even date with these presents. By certain promissory note, in writing, of even date with these presents. By certain promissory note, in writing, of even date with these presents. By certain promissory note, in writing, of even date with the fell principal sum, with interest at the rate of presents of the certain month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied first exercist company with any of the By-Laws of said share exercist company with any of the By-Laws of said share exercist company with any of the By-Laws of said share and to estimate the contract of the contract of the said developed in the said note, and to be collectible as part thereof the presents of the By-Laws of said share and to be collectible as a part thereof the presents of the By-Laws of said share and to exercise the presents of collection of the presents of collection of the presents of collection of the presents of	·	
in and by	my	T. A M Name	
in and by	my	WHEDEAC T	eenville, S. C.,
FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of Two Thousand, Four Hundred & no/100 (\$ 2,100,00.) Dollars, with interest at the rate of the control of the payment of interest, computed mouthly on the unpaid balance, and then to the payment of interest, computed mouthly on the suppaid balance, and then to the payment of interest due thereunder shall be applied the principal or interest due thereunder shall be applied the principal or interest due thereunder shall be applied to be added to the shundations of this mortgage, their and unpaid for a period of their (3) and the control of the shundations of this mortgage, their and unpaid for a period of their (3) and the control of the shundations of this mortgage, their and to be collected by an atterney, or by legal proceedings of any kind (all of which is secured to be discovered by the shundations of the	L SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of useful and truly indebted useful. Four Hundred & no/100 Dollars, with interest at the rate of macrocer centum per annum, to be repaid in instalments of Twenty-four and no/100 very calendar mouth hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied first of the computed monthly on the unpaid balance, and then to the payment of principal; said monthly payments shall be applied first of the payment of principal; said note further providing that if at any time any portion such the comply with mortgage; said note further providing that if at any time any portion such that the payment of the payment of the payment of the full principal said, as the confidence of the payment of the payment of the comply with any payments shall be applied first such that the payment of the payment of the payment of the comply with any time any portion such that the payment of the		
FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of	L SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of	in and he	
(\$2,100.00) Dollars, with interest at the rate of Interest centum per annum, to be repaid in instalments of Twenty-four and no/10 day of each and every calendar mouth hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied the payment of interest, computed monthly on the unpaid balance, and then to the payment of principal; and note further providing that if at any time may applied to the stinulations of this mortgage; the what unpaid for a period of thirty (30) days, the comply with any of the By-laws of said to be added to the stinulations of this mortgage; the what unpaid for a period of thirty (30) days, the comply with any of the By-laws of said to be added to the sain thereon, and foreclose this mortgage; said on the payment of principal; and note in the payment of the stinulations of this mortgage; said on the payment of principal; and the online to comply with any of the By-laws of said to be added to the sain thereon, in the payment of the payment of the (10%) per century (30) days, the payment of the comply with any of the By-laws of said to be added to the sain thereon, if the same be placed in the said said constant expenses of the payment of the said of an attornetic sail cores and expenses of the payment of the said debt and sum of money aforesaid, and for the payment of the payment hereof the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., according to the target said and the payment of the said first federal Savings AND LOAN ASSOCIATION, of GREENVILLE, S. C., at and before the said and the payment of the said first federal Savings AND LOAN ASSOCIATION, of GREENVILLE, S. C., at and before the said and the payment of payment of the payment of	Dollars, with interest at the rate of manager centum per annum, to be repaid in instalments of Twenty-four and no/100 very calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied first excest due thereunder shall be purposed unpaid for a period of thirty (30) days and into the payment of principal said into turner providing that if at any time any portions of third the standard of this mortgage; said unpaid for a period of thirty (30) days of the south of the south of the south of the standard of the collectible as a part thereof, if the same be placed in the tables all costs and expenses of collectic appear. ALL MEN, That I. , the said M. Norris A.	promissory note in wait	
(8.21.00 sold) Dollars, with interest at the rate of before centum per annum, to be repaid in instalments of Twenty-four and no/10 day of each and every calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied the principal or interest computed monthly on the unpaid balance, and then to the payment of interest computed monthly on the unpaid balance, and then to the payment of principal said note simple providing that if at any time stype and unpaid for a period of thirty (30) days and not surface providing that if at any time stype and unpaid for a period of thirty (30) days and not surface providing that if at any time stype and unpaid for a period of thirty (30) days and not surface providing that if at any time stype and unpaid for a period of thirty (30) days and not surface and unpaid for a period of thirty (30) days and not surface and unpaid for a period of thirty (30) days and the surface and unpaid for a period of thirty (30) days and the surface and unpaid for a period of thirty (30) days and the surface and unpaid for a period of thirty (30) days and the surface and the providing that the order to comply with any of the By-Laws of said to be added to the surface and the providing that for the continuous days and the providing that the order to comply with any of the By-Laws of said to be added to the surface and the providing that the continuous days are also and the providing that the order to the payment of the surface and the providing that the continuous days and the providing that the providing that the continuous days and the providing that the continuous days are an advanced and the providing that the continuous days are an advanced and the providing that the paid that the providing that the continuous days are also and the providing that the continuous days are also and the providing that the providing t	Dollars, with interest at the rate of processing the control of processing the said debt and sum of money aforesaid, and for he hard said debt and sum of money aforesaid, and for he hard said debt and sum of money aforesaid, and for he hard said note, and apply the said ebt and sum of money aforesaid, and for he hard said note, and apply the said debt and sum of money aforesaid, and for he hard said note, and apply the said debt and sum of money aforesaid, and for he hard said note, and apply per control of the said said note, and apply per control of the said per said note further providing the process of an attorney or it said debt or a process of the said per said note, and apply the said first process of the said per said note, and apply the said said note, and apply the said said note, and apply the said said note, reference being thereous the said debt and sum of money aforesaid, and for he hard said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris A. M. Norris The said debt and sum of money aforesaid, and for he hard said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris A. M. Norris A. M. Norris The process of the said said of the said said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris The said debt and sum of money aforesaid, and for he hard said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris The said debt and sum of money aforesaid, and for he hard said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris The said debt and sum of money aforesaid, and for he hard said note, and apply in consideration of the further sum of Three Dollars to me. A. M. Norris The said debt and sum of money aforesaid, and for he hard said note, and apply the following described property to-wit: The process of the said first feeded and sum of money aforesaid, and for he hard said note, and apply the following des	Two Thousand Four Handard	EENVILLE, in the full and just sum ofwell and truly indebted
day of each and every calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payment of interest, computed monthly not the payment of interest computed monthly not the payment of interest due thereunder shall be past due and unpaid then to the payment of the principal or interest due thereunder shall be past due and unpaid for a period of thirty of drincipal; said monthly payments shall use any payable, who may sue thereon and foreclose three, the whole amount due under said note, shall, so the and out of the amount due on said note, and to be collectible as a part thereof, the one of the amount due on said note, and to be collectible as a part thereof, it is the continued to the holder thereof, become immediate of pay the collected by an attorney, or by legal proceedings of any kind (all of which is secured shall, see the collected by an attorney, or by legal proceedings of any kind (all of which is secured shall, see the collected by an attorney, or by legal proceedings of any kind (all of which is secured shall, see the collected by an attorney, or by legal proceedings of any kind (all of which is secured shall, see the collected by an attorney, or by legal proceedings of any kind (all of which is secured shall, see the collected by any any and the collectible as a part thereof, it is a said. NOW, KNOW ALL MEN, That I	very calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied first erest due thereunder shall be applied first erest due therefore and forelose that do the shall be applied first extend by an attorney, or by legal proceedings of any kind (all of which is secured shall only a shall be applied first entirely of the opinion of the bounder of the By my time any portion such the said to be a part of the same be placed free the holder thereof, become immediated Associated by an attorney, or by legal proceedings of any kind (all of which is secured shall only a said note, reference being thereon appear. All MEN, That I	(\$ 2,400.00) Dollars with interest & no/100	
the principal sum, with interest has been paid, said monthly payments shall be applied the principal of interest, computed monthly on the unpudal stainnee, and then to the payment of principal; said note further providing that if at any time any to the stipulations of this mortgage, the said unpud for a period of thirty (30 days, or faithured and the payments shall be applied ton, or any of the stipulations of this mortgage, the said unpud for a period of thirty (30 days, or faithured and the payments shall be applied ton, or any of the stipulations of this mortgage, the said unpud for a period of thirty (30 days, or faithured to a stipulation of the said for a period of thirty (30 days, or faithured to comply with any of the By-Laws of said to be added to the sum of the said to be added to the said for the said stipulation of this mortgage; said mortgage is a further providing for ten (10%) per century does not an observation, and to be collected by a said string providing for ten (10%) per century does not an observation of the said former fully appear. NOW, KNOW ALL MEN, That I	very calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be applied first erest computed monthly on the unpaid balance, and then to the payment of principal; said note further providing that if at any time any portion of stipulations of this mortage, the whole amount due under said note, shall, at no failure to comply with any of the By-Laws of any portion such thereon and foreclose this mortage, said note further providing for the (10%) per uniting of the said costs and expenses of collection appear. ALL MEN, That I		
tion, or any of the stinglations of this mortgage, the whole admand for a period of thirty (30) days, or sillations of this mortgage, the whole admand for a period of thirty (30) days, or sillations of this mortgage, the whole admand for a period of thirty (30) days, or sillations of this mortgage, the whole admined to be added to the amount due on said note, and to be collectible use further providing for the collection of the bolder thereof, become immediately part thereof be collected by an attorney, or by legal proceedings of any kind (all of which is scene be placed in the thirds of the besides all costs and expenses of chad, will more fully appear. NOW, KNOW ALL MEN, That I, the said	the said debt and sum of money aforesaid, and foother thereof, the said debt and sum of money aforesaid, and foother thereof, because the said debt and sum of money aforesaid, and foother thereof, it is same be played in the said of the said debt and sum of money aforesaid, and foother thereof, it is same be played in the said of the said debt and sum of money aforesaid, and foother thereof, it is same be played in the said of the said debt and sum of money aforesaid, and foother thereof, it is same be played in the said soft an attorney for celection, or it said debt or appear. All MEN, That I, the said	the or each and every calendar month hereoften	(\$ <4.00
"All that certain piece, parcel or lot of land, with all sevements hereon to be constructed thereon, situate, lying and being in the State of South Ca and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at feet; thence northward along **Corkle's line, 183 feet to the beginning corner, and part of the city of Greenville.	piece, parcel or lot of land, with all provements here of to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hourids, to-Beginning at McCorkle's corner on Perry Avenue, and running thence westward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmes in the laterial accordinate to the beginning strong and perry Avenue.	the principal or interest due thereunder shall be past due and unpaid tion, or any of the stipulations of this mortgage, the whole amount do payable, who may sue thereon and foreclose this mortgage; said note for be added to the amount due on said note, and to be collectible as a part thereof be collected by an attorney, or by legal proceedings of any k had, will more fully appear.	then to the payment of principal; said note further providing that if at any time any portion or a period of thirty (30) days, or failure to comply with any of the By-Laws of said Associated and the option of the holder thereof, become immediately due part thereof, if the same be placed in the third of an attorney for collection, or if said debt, or a failure to comply with any of the By-Laws of said Associated and the option of the holder thereof, become immediately due part thereof, if the same be placed in the third of an attorney for collection, or if said debt, or a failure to comply with any of the By-Laws of said Associated and the same be placed in the third of an attorney for collection, or if said debt, or a failure to comply with any of the By-Laws of said Associated and the same be placed in the same be placed in the same be placed in the said of an attorney for collection, or if said debt, or a said call of which is secured and the said of an attorney for collection, or if said debt, or a said said of the said said said of the said said of the said said said of the said said said said said said said said
"All that certain piece, parcel or lot of land, with all sovements herton to be constructed thereon, situate, lying and being in the State of South Case and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at feet; thence northward along McCorkle's line; thence eastward along litton's line; same lot conveyed to me by S. E. Bredshow h.	piece, parcel or lot of land, with all sovements hereon to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmes in the following metes and hounds, to-Beginning at McCorkle's line; thence southward along Colmes in the first right need nor thward along McCorkle's line; thence eastward along Sitton's line to source on the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right conveyed to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to be constructed thereon, situate, lying and being in the State of South Carolina and being in the State of South Carolina and the state of Sou	NOW, KNOW ALL MEN, That I, the said A.	M. Norris C. C. N. D.
"All that certain piece, parcel or lot of land, with all sovements herton to be constructed thereon, situate, lying and being in the State of South Case and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at feet; thence northward along **Corkle's line; thence eastward along **State** inc. (at same lot conveyed to me by S. E. Bredshows here).	piece, parcel or lot of land, with all sovements hereon to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmes in the following metes and hounds, to-Beginning at McCorkle's line; thence southward along Colmes in the first right need nor thward along McCorkle's line; thence eastward along Sitton's line to source on the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right conveyed to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to be constructed thereon, situate, lying and being in the State of South Carolina and being in the State of South Carolina and the state of Sou		S.C. Misson
"All that certain piece, parcel or lot of land, with all averments herton to be constructed thereon, situate, lying and being in the State of South Called and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at : feet; thence northward along **Corkle's line, 183 feet to the beginning corner, and part of the city of Greenville.	piece, parcel or lot of land, with all sevements hereon is to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmest line for the conveyed to me by S. E. Bredshow here in the beginning to the convergence of the conveyed to me by S. E. Bredshow here in the convergence of the convergence of the convergence of the beginning to the convergence of the convergenc	on consideration of the said debt and sum of money aforesaid, and for	the botter searching title, prymat thereof the man and proper searching title, prymat thereof the man and property the property that the property the property that the proper
"All that certain piece, parcel or lot of land, with all averments herton to be constructed thereon, situate, lying and being in the State of South Called and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at : feet; thence northward along **Corkle's line, 183 feet to the beginning corner, and part of the city of Greenville.	piece, parcel or lot of land, with all sovements hereon to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmes in the following metes and hounds, to-Beginning at McCorkle's line; thence southward along Colmes in the first right need nor thward along McCorkle's line; thence eastward along Sitton's line to source on the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right conveyed to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to the beginning of the first right needs to me by S. E. Bredshow here to be constructed thereon, situate, lying and being in the State of South Carolina and being in the State of South Carolina and the state of Sou	the said	ms of aid note, and also in consider the of the further sum of Three D.
"All that certain piece, parcel or lot of land, with all averments herton to be constructed thereon, situate, lying and being in the State of South Called and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at : feet; thence northward along **Corkle's line, 183 feet to the beginning corner, and part of the city of Greenville.	piece, parcel or lot of land, with all sevements hereon is to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmest line for the conveyed to me by S. E. Bredshow here in the beginning to the convergence of the conveyed to me by S. E. Bredshow here in the convergence of the convergence of the convergence of the beginning to the convergence of the convergenc	hand well and truly paid by the said FIRST FEDRAL CALLING	Three Dollars to me.
"All that certain piece, parcel or lot of land, with all averments herton to be constructed thereon, situate, lying and being in the State of South Called and in Ward Five of the City of Greenville, and having the following metes and hounds, said avenue 50 feet to John D. Colmes' corner; thence southward along Colmes' inc. (at : feet; thence northward along **Corkle's line, 183 feet to the beginning corner, and part of the city of Greenville.	piece, parcel or lot of land, with all sevements hereon is to be constructed thereon, situate, lying and being in the State of South Carolina and Five of the City of Greenville, and having the following metes and hounds, to-Beginning at McCorkle's corner on Perry Avenue, and running thence we stward along Perry Avenue) 183 feet to Sitton's line; thence southward along Colmest line for the conveyed to me by S. E. Bredshow here in the beginning to the convergence of the conveyed to me by S. E. Bredshow here in the convergence of the convergence of the convergence of the beginning to the convergence of the convergenc	nto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	granted, bargained, sold and released, and by these presents do granted before the signing of the property of the presents of granted before the signing of the presents of grant before the signing of the presents o
"Beginning at McCorkle's corner on Perry Avenue, and running thence wastward all angles to Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes in feet; thence northward along McCorkle's line, 183 feet to the beginning Cymer, and being same lot conveyed to me by S. E. Bredsham be in the feet to the beginning Cymer, and being same lot conveyed to me by S. E. Bredsham be in the feet to the beginning Cymer, and being same lot conveyed to me by S. E. Bredsham be in the feet to the beginning Cymer, and being same lot conveyed to me by S. E. Bredsham be in the feet to the beginning Cymer, and being same lot conveyed to me by S. E. Bredsham be in the feet to the beginning Cymer, and be in	Beginning at McCorkle's corner on Perry Avenue, and running thence westward along the perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes in the perry Avenue) 183 feet to Sitton's line; thence eastward along Sitton's line for the perry Avenue by S. E. Bredsham had being to the beginning Course, and being the conveyed to me by S. E. Bredsham had being to the beginning Course, and being the conveyed to me by S. E. Bredsham had being to the beginning Course.	"All that certain piece, parcel or lot of land, with all greenens	described property to-wit:
angles to Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes line wat feet; thence northward along McCorkle's line, 183 feet to the beginning Course land being same lot conveyed to me by S. E. Bredsham by the line of the beginning Course land being same lot conveyed to me by S. E. Bredsham by the line of the beginning Course land being same lot conveyed to me by S. E. Bredsham by the line of the beginning course land being same lot conveyed to me by S. E. Bredsham by the line of the beginning of the land being same lot conveyed to me by S. E. Bredsham by the line of the beginning of the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same lot conveyed to me by S. E. Bredsham by the land being same land by the land being same land by the land by the land by the land by the land being same land by the land	Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes in Kat right nee northward along McCorkle's line, 183 feet to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper.	Marine,	The State of South Carolina and being in the State of South Carolina
angles to Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes line wat feet; thence northward along McCorkle's line, 183 feet to the beginning Course land being same lot conveyed to me by S. E. Bredshow be in the conveyed to the	Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes in Kat right nee northward along McCorkle's line, 183 feet to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper.	and in Ward Five of the City of Greeny	dile and have
angles to Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes line wat feet; thence northward along McCorkle's line, 183 feet to the beginning Country line; same lot conveyed to me by S. E. Bredshow had been along to the beginning Country line;	Perry Avenue) 183 feet to Sitton's line; thence eastward along Colmes in Kat right nee northward along McCorkle's line, 183 feet to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper, and being to conveyed to me by S. E. Bredshow had being to the beginning Copper.	"Beginning at McCorkle's corne	r on Perry Avenue and name tes and bounds to-
same lot conveyed to me by S. E. Bredsham be in the beginning Copper and be in	conveyed to me by S. E. Bredshar he is feet to the beginning copper, and being to	Tonde ou reet to John D	thence weathend of
bame not conveyed to me by S. E. Bredsham had be in	onveyed to me by S. E. Bredshaw he ing the beginning coppher and being t	thence northward along Magazin	There eastward along Sittentalisms Fo
R. M. C. Office for Greenville County in Vol. 63, page 257.	office for Greenville County in Vol. 63, page 257."	conveyed to me by S. E. Bredet	hand being to the heart and being to
M vol. 65, page 257."	3.5, 11. VOI. 02, page 257.	R. M. C. Office for Greenville County i	in Wel (7
			11 Vol. 03, page 257."
			A set
\mathbf{e}			