







VUL 421 PAGE 423 SOUTH CAROLINA

		Solution in the second	-74E ₹ 1.8FMS '	
KNOW	V ALL MEN BY THESE PRESEN	vrs, that 2 reachers in such	NCE AND ANNUITY A	SSOCIATION
OF AME	ERICA		, a corporation inc	orporated under
the laws of	State of New York	F. M.(). , whose address is	New York, New York)rk
		in the Sta	ate of New York	·
, hereinafter	called Grantor, in consideration	of the sum of KANANAKKKASA	MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ихжимиеники х Ц
	SIX THOUSAND NIN	E HUNDRED FIFTY (\$6,950.	00) DOLLARS	
to Grantor	in hand paid byCARL R. G	RAY, JR.	SOUTH CAROLINA POCUMENTARY	as, as
Administra	ator of Veterans' Affairs, an Officer	of the United States of America	ca, whose address is	Veterans Admin-
istration, V	Washington 25, D. C., hereinafter	called Grantee, the receipt of	f which is hereby ac	knowledged, has
granted, ba	argained, sold, and released, and b	y these presents does grant, b	argain, sell, and relea	ase unto the said
Grantee an	d unto his successors in such office	, as such, and his or their assi	gns, the following-de	s <u>cr</u> ibed property
situated in	the county ofGREENVILLE	, South Carolina, to	o wit:	ميرور 10 كا
CARDUNA CUMERTARY 3	All that lot of land in Gr South Carolina, on the Nor Greenville, being shown as made by R. A. Moore, March	lot no. 19 on Plat of I	aurens Road Subd	<u> </u>
THE CARDLINA CLIMENTARY OF COMMENTARY OF COM	Beginning at a stake on the from Laurens Road, at corn said lot, N. 30-38 W. 188 with line of said lot, S. with the line of said lot, Blair Street; thence with	er of lot No. 21 and run feet to a stake, corner 61-53 W. 75 feet to stak S. 30-38 E. 188 feet to the Northern side of Bla	ning thence with of lot No. 24; to the corner of lot to stake in the No. ir Street, 75 fee	line of hence No. 17; thence rthern side of et to the
TH CAROLINA CUMENTARY	beginning corner. This be by the Master for Greenvil 1950, and recorded in the May 20, 1950, in Deed Book	le County, South Carolin office of the Register of	a, by deed dated	May 17,
LLAR			197-2-	23

Together with all and singular, the improvements thereon and the rights, members, hereditaments, and appurtenances to the said premises belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular, the property herein granted and transferred unto the said Grantee and unto his successors in such office, as such, and his and their assigns, forever.

[Grantor also assigns and transfers to the Grantee herein all of said Grantor's claims and notes, and the judgment, if any, thereon representing the indebtedness heretofore secured by liens on the property hereinabove described and which liens were heretofore foreclosed. Said judgment was entered May 18 , 19 50, in cause No. _____ in the _____ county court of Greenville, S. C. County, vol. VVV , page 165 of the minutes.]

Grantor does hereby bind itself and its successors, to warrant and forever defend all and singular the said premises unto the said Grantee and unto his successors in office, as such, and his or their assigns, against Grantor and Grantor's successors