## STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:  I, R. L. Proeman, of Greenville, S. C.,  WHEREAS I the said R. L. Freeman  in and by R. L. Freeman  in and by C. Certain promissory note, in writing, of even date with these presents.  well and try  FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of TWO THOUSAND, TWO HUEL  & NO/100  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be regaid in instalments of TWENTY-TWO AND MY  day of each and every calcadar mouth hereafter in advance, until the full principal sum, with interest has been said, said monthly represents shall be the payment of interest does thereunder shall be the payment of interest compared to the payment of interest compared to the payment of interest compared to the payment of the	o/100  upon the fir applied first any portion of said Associliately due arses of collection aid debt, or arbeing thereun
well and try  Certain promissory note, in writing, of even date with these presents.  Well and try  FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of.  TWO THOUSAND, TWO HUND  & NO/100  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  TWENTY-TWO AND NO  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  TWENTY-TWO AND NO  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  TWENTY-TWO AND NO  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  TWENTY-TWO AND NO  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  TWENTY-TWO AND NO  (\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of.  (\$2,200) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of the per per annum, to be repaid of the per per annum, to be considered that the per per annum, to be per annum, to be per per annum, to be present of the per per annum, to the per annum, to the per per annum, to the per per annum, to the per annum, and the option of the per per annum, to the per per annum, to the said of the per annum, to the said per annum, to the per annum, to th	o/100  upon the fir applied first any portion of said Associliately due arses of collection aid debt, or arbeing thereun
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**RENT FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, in the full and just sum of	o/100  upon the fir applied first any portion of said Associ- liately due ar ses of collectio aid debt, or ar being thereun
(\$2,200.00.) Dollars, with interest at the rate of (6%) per centum per annum, to be repaid in instalments of (\$20.00.) Dollars and of each and every calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments of interest, computed monthly on the unpaid balance, and then to the payment of principal; said note further providing that if at any time the payment of interest due thereunder shall be past due and unpaid for a period of thirty (30) days, or failure to comply with any of the By-Laws of the note of the stimulations of this mortgage, the whole amount due under said note, shall, at the option of the holder there illows payable, who may sue thereon and foreclose this mortgage; said note further providing for ten (10%) per centum the holder three closes and expense payable, who may sue thereon and foreclose this mortgage; said note further providing for ten (10%) per centum due to be added to the amount due on said note, and to be collectible as a part thereof; if the same be place that and of an attorney for collection, or if at part thereof is the said and the collectible of the co	o/100  upon the fir applied first any portion of said Associately due ar ses of collection aid debt, or ar being thereun
And the said and well and truly paid by the said FIRST FEDERAL SAVINGS AND TABLE IN FROM The Said and well and truly paid by the said FIRST FEDERAL SAVINGS AND TABLE IN FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., a cording to the said with the said and well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property whereof is bereby acknowledged), have granted, by a said or feaster, and being known and designated as Lots Nos. 89 and 90, as shown on plat of the property of the said street and Bailey street, and running thence with the west side of Bailey street; thence w. 89-30 w. 132 Feet to said of Bailey street; thence w. 89-30 w. 132 Feet to said running thence with the sweet side of Bailey street; thence w. 89-30 w. 132 Feet to said of Bailey street; thence w. 89-30 w. 132 Feet to said running thence with the west side of Bailey street; thence w. 89-30 w. 132 Feet to said running thence with the west side of Bailey street; thence w. 89-30 w. 132 Feet to said running thence with the west side of Bailey street; thence w. 89-30 w. 132 Feet to said the said of the search of Bailey street; thence w. 89-30 w. 132 Feet to said the said of Bailey street; thence w. 89-30 w. 132 Feet to said the said of the said of the said bailey street; thence w. 89-30 w. 132 Feet to said the said of the said bailey street; thence w. 89-30 w. 132 Feet to said the said of the said bailey street; thence w. 89-30 w. 132 Feet to said the said of the said bailey street; thence w. 89-30 w. 132 Feet to said the said of the said bailey street; thence w. 89-30 w. 132 Feet to said the said of the said bailey street; thence with the west side of Bailey street.	applied first any portion of said Associately due ar ses of collection aid debt, or ar being thereun
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 the payment of interest, computed monthly on the unpaid balance, and then to the payment of principal; said note further providing that if at any time the principal or interest due thereunder shall be past due and unpaid for a period of thirty (30) days, or failure to comply with any of the complex of the payment of principal; said note further providing that if a part time the principal or interest due thereunder shall be past due and unpaid for a period of thirty (30) days, or failure to comply with any of the complex of the payment of the shaller than the payment of the shall be part thereof; if the same be placed in the late of an attorney for collection, or if stop and the collectible as a part thereof; if the same be placed in the late of an attorney for collection, or if stop and the collectible as a part thereof; if the same be placed in the late of an attorney for collection, or if stop and the payment depend on the payment than the payment of the payment in the payment of the payment of the payment of the payment in the payment in the payment of the payment in the payment of	applied first any portion of said Associately due ar ses of collection aid debt, or ar being thereun
any of each and every calendar month hereafter in advance, until the full principal sum, with interest has been paid, said monthly payments shall be the payment of interest, computed monthly on the unpaid balance, and then to the payment of principal; said note further providing that if at any time the principal or interest due thereunder shall be past due and unpaid for a period of thirty (30) also, to failure to comply with any of the By-Laws of the principal or interest due thereunder shall be past due and unpaid for a period of thirty (30) also, to failure to comply with any of the By-Laws of the principal or interest the payment of principal; said note further providing that if at any time the principal or interest the payment of principal; said note further providing that if at any time the payment of the said at the option of the holder thereof, become immediate, or any of the stipulations of this mortgage, the whole amount due under said said at the option of the holder thereof, become immediate, and the payment due on said note, and to be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by said note, reference hand, will more fully appear.  NOW, KNOW ALL MEN, That L	applied first any portion of said Association of said Association of the argument of the argum
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment the said LANS FEDERAL SAID AN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and an	the signing
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment the said LANS FEDERAL SAID AN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and an	the signing
"All that certain piece, parcel or lot of land, with all improvements thereon, of to be constructed bettern, situate, lying and being in the State of County of Greenville,  and being known and designated as Lots Nos. 89 and 90, as shown on plat of the property of the Land Company as recorded in the R. M. C. office for Greenville County Book A, at pages 396 and 397, and having the following metes and bounds, to-wit:  "BEGINNING at an iron pin at the southwestern corner of the intersection of the intersection of the intersection of the land of Bailey street, and running thence with the west side of Bailey street.  11-50 E. 147 feet to an Iron pin on Bailey street; thence N. 89-30 W. 132 feet to section of the land of the section of the land of Bailey street.	the signing
"All that certain piece, parcel or lot of land, with all improvements thereon, of to be constructed bettern, situate, lying and being in the State of County of Greenville,  and being known and designated as Lots Nos. 89 and 90, as shown on plat of the property of the Land Company as recorded in the R. M. C. office for Greenville County Book A, at pages 396 and 397, and having the following metes and bounds, to-wit:  "BEGINNING at an iron pin at the southwestern corner of the intersection of the intersection of the intersection of the land of Bailey street, and running thence with the west side of Bailey street.  11-50 E. 147 feet to an Iron pin on Bailey street; thence N. 89-30 W. 132 feet to section of the land of the section of the land of Bailey street.	the signing
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and being known and designated as Lots Nos. 89 and 90, as shown on plat of the proposition of the proposition of the proposition of the proposition of the Land Company as recorded in the R. M. C. office for Greenville County Book A, at pages 396 and 397, and having the following metes and bounds, to-wit:  "BEGINNING at an iron pin at the southwestern corner of the intersection of the	South Caron
Mountain View Land Company as recorded in the R. M. C. office for Greenville County Book A, at pages 396 and 397, and having the following metes and bounds, to-wit:  "BEGINNING at an iron pin at the southwestern corner of the interse Green street and Bailey street, and running thence with the west side of Bailey street:  11-50 E. 147 feet to an iron pin on Bailey street; thence N. 89-30 W. 132 feet to a	erty of
Book A, at pages 396 and 397, and having the following metes and bounds, to-wit:  "BEGINNING at an iron pin at the southwestern corner of the interse  Green street and Bailey street, and running thence with the west side of Bailey street;  11-50 E. 117 feet to an iron pin on Bailey street; thence N. 89-30 W. 132 feet to a	r in Pla
"BEGINNING at an iron pin at the southwestern corner of the interse Green street and Bailey street, and running thence with the west side of Bailey street: 11-50 E. 117 feet to an iron pin on Bailey street; thence N. 89-30 W. 132 feet to a	
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11-50 E. 147 feet to an iron pin on Bailey street; thence N. 89-30 W. 132 feet to	et, S.
	in iron
pin on the east side of Green street; thence along the line of Green street, N. 35.	47 B. I
feet to the beginning corner, and being shown on the new Township plat book at She	1 <del>1 110 1 1</del>
Block No. 2, Lot No. 1. Being the same lot conveyed to me by R. K. Campbell, by de	1
date herewith, not yet recorded."	<i>l</i> .
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