202400007988 Filed for Record in GREENWOOD COUNTY SC

CHASTITY COPELAND, COUNTY CLERK

TAX COLLECTOR GREENWOOD COUNTY 600 MONUMENT ST STE P106 GREENWOOD, SC 29646

11/22/2024 8:13:40 AM

DEED \$15.00 Counts: \$1.10 State: \$2.60

202400007988

State: \$2.60

Defaulting Taxpayer(s) and Grantee(s):

Neubert M. Reagan (Est)/Etal

Name/Mailing Address of Purchaser(s):

Bering North LLC FBO WSFS as Custodian for Bering North/Firstrust Bank 1853 PGS: 753 - 760

PO Box 786

Fort Washington, PA 19034-0786

Property Address: 107 Pecan Drive

Greenwood, SC 29646

Tax Map Number:

6835-712-193

STATE OF SOUTH CAROLINA

TAX DEED

COUNTY OF GREENWOOD

WHEREAS, ad valorem property taxes were levied and assessed in the names of the following taxpayers for the calendar years indicated; and

2022 Neubert M. Reagan (Est)/Etal

WHEREAS, on April 3, 2023, pursuant to execution from the Greenwood County Treasurer, and in accordance with S. C Code Section §12-51-40(a), I mailed a "Notice of Delinquent Property Taxes, Penalties, Assessments, and Costs", by regular first-class mail with property postage affixed, to each of the following persons/entities at the various addresses set forth below; and,

Name Address

Jane McGookin 414 Lupo Drive

Greenwood, SC 29649

Elizabeth C. McGookin 414 Lupo Drive

Greenwood, SC 29649

Eva K. McGookin 414 Lupo Drive

Greenwood, SC 29649

Joyce Smith 777 Old Laurens Greenwood Hwy

Waterloo, SC 29384

Neubert M. Reagan Estate 2650 Princess Lane

Marietta, GA 30067

EXHIBIT "A"

All that certain piece, parcel or tract of land lying, situate, and being in the County of Greenwood, State of South Carolina, being shown and designated as Lot B containing 0.46 acres, more or less, and a lot situate South of Lot B containing 2.0 acres, more or less; said property is bounded on the South by a creek designated by arrows on the plat prepared by John H. Welborn, dated January 5, 1981, and recorded in the Office of the Clerk of Court for Greenwood County in Plat Book 35 at Page 124, with the aforesaid creek being the property line. Reference is made to the aforesaid plat for a more full and accurate description.

This being the property conveyed unto Neubert M. Reagan, Ruby G. Reagan, Samuel B. McGookin, Elizabeth C. McGookin, and Jane M. McGookin by deed of Dwight E. Funderburk of date January 19, 1981 and recorded in Deed Book 280, at Page 456 in the Office of the Clerk of Court for Greenwood County. Subsequently, a deed of distribution of the Estate of Samuel B. McGookin, Greenwood County Probate File #98ES2400305, recorded in Deed Book 541, at Page 75 in the Office of the Clerk of Court for Greenwood County.

Tax Map #:6835-712-193

Jean B. Scott 1928 McCormick Highway

Greenwood, SC 29646

Ruby G. Reagan 107 Pecan Drive

Greenwood, SC 29646

WHEREAS, on May 4, 2023 in accordance with S. C. Code Section §12-51-40(b), I mailed a "Notice of Delinquent Property Taxes, Penalties, Assessments, and Costs", by "certified mail, return receipt requested-restricted delivery" pursuant to the United States Postal Service "Domestic Mail Manual Section S912" to each of the following persons/entities at the various addresses set forth with the results indicated below; and

Name	Address	Result
Jane McGookin	414 Lupo Drive	signed by Jane
McGookin	Greenwood, SC 29649	
Elizabeth C. McGookin	414 Lupo Drive	return to sender;
	Greenwood, SC 29649	unclaimed
Eva K. McGookin	414 Lupo Drive	signed by Eva K.
	Greenwood, SC 29649	McGookin
Joyce Smith	777 Old Laurens Greenwood	return to sender;
	Waterloo, SC 29384	no such number
Neubert M. Reagan Estate	2650 Princess Lane	signed by Joyce R.
G	Marietta, GA 30067	Julian for N. M.
		Reagan
Jean B. Scott	1928 McCormick Highway	card returned
	Greenwood, SC 29646	
Ruby G. Reagan	107 Pecan Drive	return to sender;
,	Greenwood, SC 29646	no such number
Neubert M. Reagan (Est)/Etal	414 Lupo Drive	return to sender;
c/o Jane McGookin	Greenwood, SC 29649	unclaimed

WHEREAS, on July 5, 2023 a notice complying with the requirements of S C. Code Section §12-51-40(c), was posted at one or more conspicuous places on the premises by Greenwood County Assessor's Office; and

WHEREAS, an advertisement complying with the requirements of S. C. Code Section §12-51-40(c), was published in the Index Journal, a newspaper of general circulation in Greenwood County, on September 15, September 22, and September 29, 2023, advertising the property for sale at public auction; and

WHEREAS, on October 2, 2023, I sold the property for delinquent taxes in accordance with the requirements of S. C. Code Section §12-51-50, the Grantee(s) herein was/were the successful bidder(s), and the amount of the bid was paid to me as required by S. C. Code Section §12-51-60; and

WHEREAS, on August 19, 2024, in accordance with the requirements of S C. Code Section §12-51-120, I mailed a notice of the approaching end of the redemption period, by "certified mail, return receipt requested-restricted delivery" as provided in S. C. Code Section §12-51-40(b), to each of the following persons/entities at the addresses set forth with the results indicated below; and

Name Elizabeth McGookin	Address 414 Lupo Drive Greenwood, SC 29649	Result return to sender; unclaimed	
Eva K. McGookin	414 Lupo Drive Greenwood, SC 29649	return to sender; unclaimed	
Jane McGookin	414 Lupo Drive Greenwood, SC 29649	return to sender; unclaimed	
Joyce Rebecca Smith	777 Old Laurens Greenwood Waterloo, SC 29384	return to sender; not deliverable as Addressed	
Ruby Bell Getsinger Reagan Estate c/o Scott Woodard, PR	1928 McCormick Hwy. Greenwood, SC 29646	return to sender; attempted; not known	
Jean B. Scott	1928 McCormick Hwy. Greenwood, SC 29646	return to sender; attempted; not known	
SCDOR Attn: Collections	PO Box 125 Columbia, SC 29214-1313	stamped SCDOR#3 Aug. 22, 2024	

WHEREAS, the property was not redeemed in accordance with the requirements of S. C. Code Section §12-51-90, S. C. Code of Laws.

KNOW ALL MEN BY THESE PRESENTS, that Karen Davis, Delinquent Tax Collector for Greenwood County, for and in consideration of ONE THOUSAND AND 00/100 (\$1,000.00) DOLLARS AND NO OTHER CONSIDERATION, the receipt of which is hereby acknowledged, has remised, released and forever quitclaimed and does remise, release and forever quitclaim all its right, title and interest if any, by these presents does remise, release and

forever quitclaim unto Bering North LLC f/b/o WSFS as Custodian for Bering North/Firstrust Bank the following described land, to-wit:

SEE EXHIBIT "A"

Property Address: 107 Pecan Drive Greenwood, SC 29646

Tax Map Number: 6835-712-193

THIS CONVEYANCE is subject to encumbrances created by owners within the chain of title, or otherwise imposed by operation of law, which were not extinguished by the tax sale; and is also made subject to all easements, reservations, rights of way, rights of persons in possession, restrictive covenants of record or otherwise affecting the property, and to any applicable land-use and zoning ordinances, all governmental statutes, other ordinances, rules, permits and regulations, and to each of these and all other similar or dissimilar matters which a detailed inspection of the property and a more current and accurate survey (including discussion with adjoining owners) would disclose. Responsibility for rollback taxes, is any, shall be paid by the grantee.

THIS CONVEYANCE does not include any portions of the above-described property which were heretofore conveyed by owners within the chain of title through valid conveyances.

TOGETHER with all singular, the Rights, Members, Hereditaments and Appurtenances to said Premises belonging, or in any wise incident or appertaining, and subject to easements and restrictions of record.

TO HAVE AND TO HOLD, all and singular, the premises before mentioned unto the Grantee(s), his heirs (or successors) and assigns, forever.

ANY reference in this instrument to the singular shall include the plural and vice versa. Any reference to one gender shall include the others including the neuter. Such words of inheritance shall be applicable as required by the gender of the Grantee(s).

(Remainder of page intentionally left blank. Signature page to follow)

IN WITNESS WHEREOF, the Grantor has hereunto set her Hand and the Seal of her office this 20 day of _______, 2024.

SIGNED sealed and delivered	
in the Presence of:	
alexagler	Karen K Dan
$\tilde{\sigma}$	Karen K. Davis
	Delinquent Tax Collector for Greenwood
	County
•	
STATE OF SOUTH CAROLINA)
) ACKNOWLEDGMENT
COUNTY OF GREENWOOD)
THE FOREGOING INSTRUM	MENT was acknowledged before me by Karen K. Davis.
Delinquent Tax Collector for Greenwoo	od County, this 20 day of November, 2024.
	Notary Public for South Carolina
	My Commission Expires: 745-29
	Tily Commission Expires. 1-13-2

STATE	OF SOU	JTH CAROLIN	A)					
COUN	ry of G	REENWOOD)	AFFIDAVIT				
	PERSO	NALLY appeare	ed before me the ur	ndersigi	gned, who being duly sworn, deposes and says:				
1.	I have re	ead the informati	on on this affidavit	and I u	understand such information.				
2.	The property being transferred is located at 107 Pecan Drive bearing Greenwood County Tax Map Number 6835-712-193 was transferred by Karen K. Davis, Delinquent Tax Collector for Greenwood County to Bering North LLC fbo WSFS as Custodian for Bering North/Firstrust Bank on 100 20, 2024.								
3.	Check o	Check one of the following:							
	a.	XX	subject to the demoney's worth.	eed rec	cording fee as a transfer for consideration paid or to be paid in me	oney oi			
	b.			r, partr	ording fee as a transfer between a corporation, a partnership, or other, or owner of the entity, or is a transfer to a trust or as a distribut				
	c.		exempt from the	deed re	recording fee because (See information section of this Affidavit):				
4.	Check o	ne of the followi	ng if either item 3(a	a) or ite	em 3(b) above has been checked (See information section of this Aff	fidavit):			
	a.	xx	The fee is computational amount of \$1,000		the consideration paid or to be paid in money or money's worth in t	he			
	b.		The fee is compu	ited on	the fair market value of the realty which is \$				
	c.		The fee is compu		the fair market value of the realty as established for property tax pu	rposes			
5.	transfer		the land, tenement		A lien or encumbrance existed on the land, tenement, or realty be alty after the transfer. If "Yes," the amount of the outstanding balance				
6.	The deed recording fee is computed as follows: a. Place the amount listed in item 4 above here: b. Place the amount listed in item 5 above here: (If no amount is listed, place zero here.) c. Subtract Line 6(b) from Line 6(a) and place result here: \$1,000.00								
7.	The deed recording fee due is based on the amount listed on Line 6(c) above and the deed recording fee due is: \$3.70								
8.	As required by Code §12-24-70, I state that I am a responsible person who was connected with this transaction as:								
9.	I further understand that a person required to furnish this affidavit who willfully furnishes a false or fraudulent affidavit is guilty of a misdemeanor and, upon conviction, must be fined not more than one thousand dollars or imprisoned not more than one year, or both. Responsible Person Connected with the Transaction								
SWOR!	N to befor	re me this <u>20</u>			Responsible Person Connected with the Transaction Karen K. Davis				

Notary Public for South Carolina
My Commission Expires: 1-15- 29

Print or Type Name Here

INFORMATION

Except as provided in this paragraph, the term "value" means "the consideration paid or to be paid in money or money's worth for the realty." Consideration paid or to be paid in money's worth includes, but is not limited to, other realty, personal property, stocks, bonds, partnership interest and other intangible property, the forgiveness or cancellation of a debt, the assumption of a debt, and the surrendering of any right. The fair market value of the consideration must be used in calculating the consideration paid in money's worth. Taxpayers may elect to use the fair market value of the realty being transferred in determining fair market value of the consideration. In the case of realty transferred to a trust or as a distribution to a trust beneficiary, "value" means the realty's fair market value. A deduction from value is allowed for the amount of any lien or encumbrance existing on the land, tenement, or realty before the transfer and remaining on the land, tenement, or realty after the transfer. Taxpayers may elect to use the fair market value for property tax purposes in determining fair market value under the provisions of the law.

Exempted from the fee are deeds:

- (1) transferring realty in which the value of the realty, as defined in Code Section 12-24-30, is equal to or less than one hundred dollars;
- (2) transferring realty to the federal government or to a state, its agencies and departments, and its political subdivisions, including school districts;
- (3) that are otherwise exempted under the laws and Constitution of this State or of the United States;
- (4) transferring realty in which no gain or loss is recognized by reason of Section 1041 of the Internal Revenue Code as defined in Section 12-6-40(A);
- transferring realty in order to partition realty as long as no consideration is paid for the transfer other than the interests in the realty that are being exchanged in order to partition the realty;
- (6) transferring an individual grave space at a cemetery owned by a cemetery company licensed under Chapter 55 of Title 39;
- (7) that constitute a contract for the sale of timber to be cut;
- transferring realty to a corporation, a partnership, or a trust in order to become, or as, a stockholder, partner, or trust beneficiary of the entity provided no consideration is paid for the transfer other than stock in the corporation, interest in the partnership, beneficiary interest in the trust, or the increase in value in such stock or interest held by the grantor. However, the transfer of realty from a corporation, a partnership, or a trust to a stockholder, partner, or trust beneficiary of the entity is subject to the fee even if the realty is transferred to another corporation, a partnership, or trust;
- transferring realty from a family partnership to a partner or from a family trust to a beneficiary, provided no consideration is paid for the transfer other than a reduction in the grantee's interest in the partnership or trust. A "family partnership" is a partnership whose partners are all members of the same family. A "family trust" is a trust, in which the beneficiaries are all members of the same family. The beneficiaries of a family trust may also include charitable entities. "Family" means the grantor and the grantor's spouse, parents, grandparents, sisters, brothers, children, stepchildren, grandchildren, and the spouses and lineal descendants of any the above. A "charitable entity" means an entity which may receive deductible contributions under Section 170 of the Internal Revenue Code as defined in Section 12-6-40(A);
- (10) transferring realty in a statutory merger or consolidation from a constituent corporation to the continuing or new corporation;
- (11) transferring realty in a merger or consolidation from a constituent partnership to the continuing or new partnership; and,
- (12) that constitute a corrective deed or a quitclaim deed used to confirm title already vested in the grantee, provided that no consideration of any kind is paid or is to be paid under the corrective or quitclaim deed.
- (13) transferring realty subject to a mortgage to the mortgagee whether by a deed in lieu of foreclosure executed by the mortgagee or deed pursuant to foreclosure proceedings.
- transferring realty from an agent to the agent's principal in which the realty was purchased with funds of the principal, provided that a notarized document is also filed with the deed that establishes the fact that the agent and principal relationship existed at the time of the original purchase as well as for the purpose of purchasing the realty.
- transferring title to facilities for transmitting electricity that is transferred, sold, or exchanged by electrical utilities, municipalities, electric cooperatives, or political subdivisions to a limited liability company which is subject to regulation under the Federal Power Act (16 U.S.C. Section 791(a)) and which is formed to operate or to take functional control of electric transmission assets as defined in the Federal Power Act.