THE STATE OF SOUTH CARÔLINA, Greenville County.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

n and by	WHEDEAG	We	41		Julia Cole
ne full and truly indebted to GREENVILLE BUILDING AND LOAM ASSOCIATION, a corporation, incorporated under the laws of the State of South Carolina, in the full and just sum of the State of South Carolina, is the full and just sum of the State of South Carolina, is the full and just sum of the State of South Carolina, incorporated under the laws of the State of South Carolina, is the full and just sum of the State of South Carolina, is the full and just sum of the State of South Carolina, is the paid on or before the date when the the state of the State of South Carolina, is the said on or before the date when the the state of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said on the State of South Carolina, is the said of the said of the said of South Carolina, is the said of South Carolina, is the said of the said of South Carolina, is the said state of South Carolina, is full and said on the said of South Carolina, is the said the said that such as the said state of South Carolina, is full and said on the said of South Carolina, is full such as the said of South Carolina, is the said of the said of South Carolina, is the said of South Carolina, is the said of South Carolina, is the said of South Carolina of the said of South Carolina of the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of South Carolina, is the said of South Carolina of	WHEREAS,	<u>" </u>	, the said	William We dru	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
well and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION, a corporation, incorporated under the laws of the State of South Carolina, is the full and just sum of					Y Y
DOLLARS DOL	n and by OUP vell and truly indebted to GREENVI	LLE BUILDING AND LOA	tain promissory note in w	riting of even date with these prese	hts. are
DOLLARS ob paid on or before the date when the 26th. Stries of the Cpoint Stock of the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach paturity, with interest thereon from date at the rate of eight per compler annum, payable weekly on or befor saturday night of each and every week until paid in 160 and if o comply in all respects with the Constitution and By-Laws of vaid Association, for the place of thirty day, then said the shall become immediately due and payable ogether with all interest, fines and expenses, and all amounts absenced by the said association on the patients of the spirit of the perfect. If the same to be added to the amount due on said notyfuld to be collectible as barryhereog describer with any part thereof the applieted to an atterney of real proceedings of any kind (all of which is secured under the mortgage); as in and by the said note, reference being bround by will most fully appear. NOW, KNOW ALL MENUTHAT NOW, KN				. " <i>" " "</i>	laws of the State of South Carolina, is
the said on or before the date when the 26 thp. We suit DING AND LOAN ASSOCIATION shall result intuitity, with interest thereon from date at the rate of eight per coorder annum, payable weekly on or before saturday night of each and every week until paid in the and if. We fail to pay said interest on comply in all respects with the Constitution and By-Laws of visid Association, for the flace of thirty day, then said after shall become immediately due and payable occupily in all respects with the Constitution and By-Laws of visid Association, for the flace of thirty day, then said after shall become immediately due and payable gother with all interest, fines and expenses, and, all amounts are and the payable that the said the said that the said and the said and the said of an attorney for collection, or if said debt, fr any part thereof be politiced by an attorney, or local procedures of anykind (all of which is secured under this mortgage); as in and by the said note, reference being brown to the further sum of three bollars, to use in the said. William W. and Julia Cale In consideration of the said debt and sum of money aforesaid, and for the better recurring the payable thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to use in hand well and truly paid by the said GREENVILLE BUILDING AND LOAN ASSOCIATION. The certain lot of Jean Situate: in the State of South Carolina. County of Greenville, about 2-2 miles Note of the City of Greenville, in the subdivision known as Sens Sout Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in RM. C. Of fice for Greenville County in Plat Book A., page 510, and having the following metha and bounds to wit: Beginning at a pin on the West side of Furners Road, joint corners with Lot No. 50, and running thence along joint lines of Dot No. 50, No. 57-25 W. 180) rest to a pin; thence N. 13-30 E. 61.6 feet to a pin; then	ne full and just sum of		<u> </u>	٠,/٥	
BUILDING AND LOAN ASSOCIATION shall reach inturity, with incress thereon from date at the rate of eight per centre per annum, payable weekly on or before Saturday night of each and every week until paid in 160 and it. We fail to pay said interest of comply in all respects with the Constitution and By-Laws of vasid Association. For the Dace of thirty day, then said bets shall become immediately due and payable orgether with all interest, fines and expenses, and yll amounts becaused by the said osciation on the within debuthed properly. by way of taxes or insurance, the same to be added to the amount due on said note and to be objectible as burt hereof toecher with an atorney or feeal procedures of anythin debuthed properly. by the said of an atorney for collection, or if said debt, fr any part thereof heapellected of an atorney or feeal procedures of anythin (all of which is secured under this mortgage); as in and by the said note, reference being by entitle that will most fully appear. NOW, KNOW ALL MENITHAL WE and Julia Cale in consideration of the said debt and sum of money aforesaid, and for the better receiving the playent thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to. UB William We and Julia Cole in hand well and truly paid by the said GREENVILLE BUILDING AND LOAN ASSOCIATION. That certain lot of Jend Situate, in the State of South Carolinas AND LOAN ASSOCIATION. That certain lot of Jend Situate, in the State of South Carolinas Country of Greenville, about 2-2 miles No kin of the City of Greenville, in the subdivision Known as Sens Souci Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in R.M. Wiffice for Greenville Country in Plat Book A., page 510, and having the following methal and bounds to with: Beginning at a pin on the West side of Furmen Road, Joint corrupts with Lot No. 50, and running thence along Joint lines of Robot No		V	C 40	\mathcal{C}^{p}	
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o comply in all respects with the Constitution and By-Laws of valid Association, for the place of thirty day, then said sets shall become immediately due and payable ogether with all interest, fines and expenses, and all amounts advanced by the said vasociation on be within destroyed properly, by way of taxes or insurance, the amoet to be added to the amount due on said noted not be collectible as burthereon tokecher with any torney's feel of the perfect. If the same be placed in the hand of an attorney for collection, or if said debt, or any part thereof be collected by an attorney, or negal proceedings of any kind (all of which is secured under the mortgage); as in and by the said note, reference being breunto by will most fully appear. NOW, KNOW ALL MEN, that we and Julia Cale In consideration of the said debt and sum of money aforesaid, and for the better receipting the propent thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to 18 William W. and Julia Cole In hand well and truly paid by the said GREENVILLE BUILDING AND LOAN ASSOCIATION at and before the signing of these presents, the receipt whereof is thereby acknowledged, have Granted, Bargained, Sold and Released, and by tyck presents deGrant, Bargain, Sell and Release into the said GREENVILLE BUILDING AND LOAN ASSOCIATION. That certain lot of Juned Situates in the Statelof South Carolina. Country of Greenville, about 2—2 miles North of the City of Greenville, in the subdivision known as Sens Souci Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in R.M. Cyloffice for Greenville Country in Plat Book A., page 510, and having the following met's actif bounds to with Lot No. 50, and ruming thence along joint lines of Not No. 50, N. 57-25 W. 150) reet to a pin; thence N. 13-30 E. 61.6 feet to a pin; thence S. 57-25 E. along Joint lines of Bab No. 52, 182 feet to a pin on Furman Road; thence alon		Λ.	\"\"	1) / / / / / / / / / / / / / / / / / / /	
nonether with all interest, fines and expenses, aid, all amounts alwanced by the said userciation on her within dehanded properly, by way of taxes or insurance, the same to be added to the amount due on said note and to be obligable as an interest, or decad proceedings of an yellowing in the same be placed in the hand of an attorney for collection, or if said debt, or any part thereof begolieted by an attorney, or decad proceedings of any kind (all of which is secured under the mortgage); as in and by the said note, reference being by the said will most fully appear. NOW, KNOW ALL MEN That We and Julia Cale in consideration of the said debt and sum of money aforesaid, and for the better recogning the propent thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to. UB William W. and Julia Cole the said William W. and Julia Cole the said William W. and Julia Cole the said william W. and Bulia Cole the said GREENVILLE BUILDING AND LOAN ASSOCIATION at and before the signing of these presents, the receipt whereof is the said content of the said street, and by these presents dolorant, Bargain, Sell and Release, further said GREENVILLE BUILDING AND LOAN ASSOCIATION. That certain lot of lead situate, in the State of South Carolina, County of Greenville, about 2—2 miles North of the City of Greenville, in the subdivision known as Sans Souci Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in R.M. C. Woffice for Greenville County in Plat Book A., page 510, and having the following methal and bounds to-wit: Beginning at a pin on the West side of Furmen Road, Joint corrects with Lot No. 50, and running thence along joint lines of Not No. 57-25 E. along joint lines of page to the beginning corner.	so comply in all respects with the Co	onstitution and By-Laws of sa		ace of thirty day then said debt s	hall become immediately due and payable
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NOW, KNOW ALL MIN That We and Julia Cale in consideration of the said debt and sum of money aforesaid, and for the better recorning the purposent thereof to the said GREENVILLE BUILDING AND LOAD ASSOCIATION, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to. the said. William W. and Julia Cole in hand well and truly paid by the said GREENVILLE BUILDING AND LOAD ASSOCIATION at and before the signing of these presents, the receipt whereof is thereby acknowledged, have Granted, Bargained, Sold and Released, and by these presents de Grant, Bargain, Sell and Release into the said GREENVILLE BUILDING AND LOAN ASSOCIATION. That certain lot of land situate, in the State of South Carolina. County of Greenville, about 2-2 miles North of the City of Greenville, in the subdivision known as Sans Souci Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in R.M.C. office for Greenville County in Plat Book A., page 510, and having the following meths and bounds to-wit: Beginning at a pin on the West side of Furmen Road, joint corners with Lot No. 50, and running thence along joint lines of Dot No. 50, N. 57-25 W. 160) reet to a pin; thence N. 13-30 E. 61.6 feet to a pin; thence 8. 57-25 E. along joint lines of Apo No. 52, 182 feet to a pin on Furman Road; thence along said Furman Road S. 13-30 W. 60.5 feet to the beginning corner.	same to be added to the amount due	on said note and to be conec	tible as Nart thereof toge	ther with an attorney's fee of ten pe	Ment. if the same be placed in the hand
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County of Greenville, about 2-2 miles North of the City of Greenville, in the subdivision known as Sans Souci Villa and being known and designated as Lot No. 51, Block E., according to a plat recorded in R.M.C. Office for Greenville County in Plat Book A., page 510, and having the following meths and bounds to-wit: Beginning at a pin on the West side of Furmen Road, joint corners with Lot No. 50, and running thence along joint lines of Dot No. 50, N. 57-25 W. 180 Feet to a pin; thence N. 13-30 E. 61.6 feet to a pin; thence S. 57-25 E. along joint lines of Lot No. 52, 182 feet to a pin on Furman Road; thence along said Furman Road S. 13-30 W. 60.5 feet to the beginning corner.			V	. 7	
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