## THE STATE OF SOUTH CAROLINA,

nethin book or obligation, besing due the	WHEREAS, the side	TO ALL WHOM THESE PRESENTS MAY CON I, Nobert mª Culla	unk 1		, of Greenv	ville, in
nethin book or obligation, besing due the	this hand or obligation, bering date the		a, SEND GREETING;	authough /		•
HE CARCINA LOAN AND TRUST COMPANY, of the Gyr and Cymary of Greenvill, is sid Suite () body corporate, duly incorporated under the have of ch Suite), in the peral and of	HE CAROLINA LOAN AND TRUST COMPANY, of the Gip and Cynary of Crewill in said Bite (b) curporate, dup incorporate, dup inco	-				
ch Stee), in the penal sum of <u>SigleCost</u> <u>Steered as the (#1600,00</u> millioned for the payment of the full and just sum of <u>Explain all feature decompany</u> , in maner and form the following that is to any the interest thereon as the rate of eight per centum per annum, payable monthly, from the <u>Mark</u> day of <u>Gallicang</u> the tinterest thereon as the rate of eight per centum per annum, payable monthly, from the <u>Mark</u> day of <u>Gallicang</u> the <u>and</u> <u>The earl</u> <u>The term</u> <u>Decomp</u> <u>Company</u> , in maner and form the following that is to any the <u>and</u> <u>The earl</u> <u>The term</u> <u>Decomp</u> <u>Company</u> , in <u>The early of <u>Gallicang</u> <u>Company</u>, and the earl <u>Company</u> <u>Company</u> <u>Company</u> <u>Company</u>, the <u>Company</u>, in <u>maner</u> and form the following the <u>Signe Company</u> <u>Company</u> </u>	A Star), in the penal sum of					
matistance for the payment of the full and just sum of <u>Ereptic</u> <u>Strend res</u> <u>(§ 8.0.00)</u> Dollars, it is increased there on a the rate of eight per centum per amount, payable monthly, from the <u>strend res</u> is a coording to the provides of the Grarer, by Law, Bules, of Regulation the <u>strend res</u> is a different to the provides of the Grarer, by Law, Bules, of Regulation the <u>strend res</u> is a different to the provides of the Grarer, by Law, Bules, of Regulation the <u>strend res</u> is a different to the provides of the Grarer by Law, Bules, of Regulation the <u>strend res</u> is a different to the different to the different to the different to the different to <u>strend res</u> <u>(S + 0)</u> Dollars, <u>and</u> on the 20th, or before the end of each monthing rest of the tend of the month of <u>Halled Law</u> . <u>Jakes Law</u> <u>Jakes Jakes Law</u> <u>Jakes Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Law</u> <u>Jakes Jakes Jakes Jak</u>	ditioned for the payment of the full and just sum of (if gal					
The interest thereas at the rate of eight per centum per annum, payable monthly, from the set of the providence of the Optice, por Law, Bude, and Regulation, MAR Company, in manner and form the following, that is to say, at	the instance theread a the rate of eight per centum per samon, payable monthly, from the list of the provides of the function by the worth of the provides of the function by the samon per samon, payable monthly, from the list of an end form the following that is to say, the said interest of the provides of the function by the samon of the same samon is the same samon in the same same same same same same same sam	such State), in the penal sum of	W gunnan (	<u> </u>		
The interest thereas at the rate of eight per centum per annum, payable monthly, from the set of the providence of the Optice, por Law, Bude, and Regulation, MAR Company, in manner and form the following, that is to say, at	the instance theread a the rate of eight per centum per samon, payable monthly, from the list of the provides of the function by the worth of the provides of the function by the samon per samon, payable monthly, from the list of an end form the following that is to say, the said interest of the provides of the function by the samon of the same samon is the same samon in the same same same same same same same sam	conditioned for the permant of the full and just sur	- Eight I-	Ined - (# 800	 ра)	Dollars,
p. DE2	D. 1922 according to the provisions of the Charter, Br. Lawe, Roles of Regulations of the Company, in manner and form the following, that is to say, at the said meany, or its certain attorneys, successors, or assign, at Created Chaltersead, meanly, on the 20th day, or before the end of the month of <i>ACLULALLEY</i> and on the 20th, or before the end of the month of <i>ACLULALLEY</i> and on the 20th, or before the end of the control of <i>ACLULALLEY</i> and on the 20th, or before the end of the month of <i>ACLULALLEY</i> and on the 20th, or before the end of the month of <i>ACLULALLEY</i> and on the 20th, or before the end of the month of <i>ACLULALLEY</i> and the control of <i>ACLULALLEY</i> and on the 20th, or before the end of the month of <i>ACLULALLEY</i> and the control of <i>ACLULALLEY</i> and <i>ACL</i>	conditioned for the payment of the full and just sum	01			
p. DE2	D. 1022 according to the provision of the Charter, By-Lawer, Roles of Resulting Mathematical and the solution of the following that it to asy that a solution of the solution of the following that it to asy the solution of	with interest thereon at the rate of eight per centum	per appum poughle monthly from th	TILEL	ton of January	Dollars,
at a decision of the said (12) and (12	1 1 the said (111 2011) 111 (111 201					
ompany, or its certain attorney, successory, or asigns, at Gregothe (20) present months, or the 20th dy, or before the end of the month of Advanced and the 20th of before the end of the anoth of Advanced and the 20th of before the end of the anoth of Advanced and the 20th of before the end of the anoth of Advanced and the 20th of before the end of the anoth of the 20th of before the end of the anoth of the 20th of before the end of the anoth of the 20th of before the end of the anoth of the 20th of before the end of the anoth of the 20th o	many or is certain atomess, successor, or asign, at Grandbard production of the 20th dy cold of the only of the destinant of	hat I the said Robe	$\mathcal{L}$ $\mathcal{M} \in \mathcal{M}$	Line Line Company, in manne		
22 and on the 20th, or before the end of each model impacting for some products we may be sure of the solution the solution the solution of the solution of the solution the	$\frac{12}{13} = \frac{1}{23}$ and on the 20th, or before the end of each magneting the promitive (S, 0) Dollars, instant (M, 13) and	Sompany or its certain attorneys successors or assis	a at Crantill Cithe Comparid	, and the 20th days of hefere the sec	shall pay, or cause to be paid, to t	the said
ing the regular monthly installment payable of the states of the states of sock, and states of the next being monthly payments on states of the states of th	ng be regular monthly mailment parable of a set of the set of stock and shall be and the set of the	022 and on the 20th or before the end of end				<u> </u>
ing the regular monthly installment payable of the states of the states of sock, and states of the next being monthly payments on states of the states of th	ng the regular monthly installment payable of a set of the set of sock and shell a set of the next interest of the advanced in grant of the set	(# 13, 33)	T mount inducation, for twenty success	ve months, the sum		
The the monthly marrents on the average to long hand goes have for all wenty monthly payments, and shall for the next eventy monthly pay the sum of Dollars (200) Dollars	In the monthly payment on the advance to leave band where have been provided in the payments, and shall for the next them through pay the same of the leave the payments are submitted in the same of the leave the payment of the pay	wing the regular monthly installment people or	Eles ON Contars		33/1011 (425) 77+	Dollars,
ing the monthly payment on said shares of stock and <u>1000000000000000000000000000000000000</u>	same the monthly payment on said hares of stock and <u>1227 + 13/100</u> (25) (27) (27) (29) (27) Dollars being the monthly great on balance due); for the next twenty months pay the sum of <u>122712</u> (27) (27) (29) (29) (20) Dollars, being the monthly payment on said shares of stock and <u>1227 + 02/100</u> (2007)	bing the monthly interest on the advance by	Stres of st	ock, and States house		.Dollars
ing the monthly payment on said shares of stock and <u>1000000000000000000000000000000000000</u>	same the monthly payment on said shares of stock and <u>1665 + 13/100</u> (25/23) (25/24) Dollars being the monthly great on balance due); for the next twenty months pay the sum of <u>1665 + 13/100</u> (25/24) (29/24) Dollars, being the monthly great on balance due); for the next twenty months pay the sum of <u>1665 + 13/100</u> (25/24) (29/24) Dollars being the monthly grament on said shares of stock and the certificate thereon, the amount at such ime gaid on the said shares by me to be credited as a pay- ant upon the advance of loan made on the 20%, or before the last day, of each month, and shall thereafter surrender to the Company the said the v 09/100 (2000) and the certificate thereon, the amount at such time gaid on the said shares by me to be credited as a pay- ant upon the advance of loan made me, the said of the said the said <u>1600 (2000)</u> and shall pay or cause to paid, all fines which may be duly imposed from, or charged against me, the said <u>1700 (2000)</u> (2000) (	$P_{110}$ $P_{110}$ $+$ 27/100 $+$ 49	and there have been part twenty mon	the payments, and shall for the $(\sqrt{2}, n_0)$	e next twenty months pay the s	sum of
ing the monthly payment on said shares of stock and <u>1000000000000000000000000000000000000</u>	Dollars bound of the solution of the price second of the solution of the solut	in the second	Found + 97/101		of Dink so	Dollars,
ing the monthly payment on said shares of stock and <u>1000000000000000000000000000000000000</u>	Dollars bound of the solution	ing the regular monthly payment on said stock and.	IC D		Dollars being the r	mo <b>nthly</b>
bind and the said border of the border sections the said and by the said the condition the said shares of stock and solve and the said bord or obligation, and the condition of the said border of the said the section of the said the said the condition the said the said the said the said the condition the said the said the said the said the said the condition the said the condition the said the sai	Dollars bound of the solution	terest on balance due); for the next two months $\mathcal{A} \subset \mathcal{A}$	he sum of	20/100 (p 11 000	and first work	Doll <b>ars,</b>
bind and the said border of the border sections the said and by the said the condition the said shares of stock and solve and the said bord or obligation, and the condition of the said border of the said the section of the said the said the condition the said the said the said the said the condition the said the said the said the said the said the condition the said the condition the said the sai	Dollars bound of the solution	A		Dollars being the	egular monthly payment on said sto	ock and
bind and the said border of the border sections the said and by the said the condition the said shares of stock and solve and the said bord or obligation, and the condition of the said border of the said the section of the said the said the condition the said the said the said the said the condition the said the said the said the said the said the condition the said the condition the said the sai	Dollars bound of the solution	- Shuel + For 100 (\$ 3.7	Dollars	being the monthly interest on but	trace dues; for the next twenty mon	ths pay
ignest on balance due); for the next twenty months pay the sum of <u>Nintle</u> ~ 27/14 (2) (2015); 1 Dollars, B. 0. Dollars, being the monthly payment on said shares of stock and the device payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the device payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the device payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the device of toan made me, the said of the said the condition the said shares by me to be credited as a pay- ent upon the advance of toan made me, the said of the said the condition the dual of the condition the dual shall pay or cause to paid, all fines which may be duly imposed poon, or charged against me, the said <u>Micheld Micheld and the condition the evender</u> written, reference being paid, all fines which may be duly imposed poon, or charged against me, the said <u>Micheld Micheld Micheld And Shall thereafter</u> with the Charter, By Lave, Ruber and Regulations, as in and by the said the condition the evender written, reference being and som of money aloresaid, and for the brief second the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the modified of the said bond or oblighting and algo in consideration of the further sum of FIVE DOLLARS, to <u>2010</u> the said the condition of the said bond for oblighting and algo in consideration of these and the intervention where of these and the CAROLINA LOAN AND TRUST COMPANY, according to the modified and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is land situated in the Control of the said and elivery of these Presents, the receipt whereof is hereby acknowledged, have granted by the algoritherease of the said the said the condition of the said the c	gress on balance due); for the next twenty months pay the sum of 12424 - 27/19 - 92/19 - Dollars, B. 00 Description of the monthly payment on said shares of stock and the stop of the monthly intervent balance due). 3114 Each of the above payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the stop of the above payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the stop of the advance of loan made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said the dynamic of loan made me, the said and the certificate thereon, the anyont at such time, paid on the said shares by me to be credited as a pay- ent upon the advance of loan made me, the said advance with the Charter, By Lath, Ruley and Regulations, as in and by the said bond or obligation, and the condition the eunder written, reference being accordance with the Charter, By Lath, Ruley and Regulations, as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the accordance with the Charter, By Lath, Ruley and Regulations, as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the accordance with the Charter, By Lath, Ruley and Regulations of the tarther sum of FIVE DOLLARS, to <u>2018</u> in consideration of the said debut d sum of morey aforesaid, and also in consideration of the tarther sum of FIVE DOLLARS, to <u>2018</u> ADAN AND TRUST COMPANY, at and before the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargain, and situated in the Control of the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargain and situated in the Control of the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted bargain and situated in the Control of the scaling and delivery of these Presents, the r	e sum of generative sum of the generative su	Dollars			Dollars,
2. 20 Define of the above payments to be made on the 20th, or before the last day, of each month, and shall hereafter surrender to the Company the said Each of the above payments to be made on the 20th, or before the last day, of each month, and shall hereafter surrender to the Company the said and paint in the charter service of the company the said barres of stock and the certificate thereon, the amount at such time paid on the said shares by me to be credited as a pay- ent upon the advance of toon made me, the said and all fines which may be duly imposed upon, or charged against me, the said accordance with the Charter, By Ger Rules and Regulations, as in and by the said bond or obligation, and the condition thereafter written, reference being accordance with the Charter, By Ger Rules and Regulations, as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the modified of the said bond or obligation, and the condition thereafter written, reference being and shall pay or cause the condition of the said day of the said THE CAROLINA LOAN AND TRUST COMPANY, according to the find situated in the Charter of the said and before the said and clivery of these Presents, the receipt whereof is breeby acknowledged, have granted, bargering of and situated in the Charter of the said and clivery of these Presents, the receipt whereof is breeby acknowledged, have granted, bit are of the advance of the control of the said and clivery of these Presents, the receipt whereof is breeby acknowledged, have granted, bit are of the advance of the control of the said and the control of the said the control of the said that can part and situated in the Control of the control of the said and release unto the said the carolina that that or pare and situated in the Control of the control of the said and release unto the said the carolina that that the or pare and situated in the Control of the control of the said the carolina the control of the said the control of the said the control of the said the contr	2.20 net + 07/100 (107)				Dollars being the 1	monthly
Late of the above payments to be made on the 20%, or before the last day, of each month, and shall thereafter surrender to the Company the said active above payments to be made on the 20%, or before the last day, of each month, and shall thereafter surrender to the Company the said active active and the criticiaet thereon, the anopht at such time paid on the said shares by me to be credited as a pay- ment upon the advance of loan made me, the said. <u>Article and State 1990</u> and shall pay or cause to and shall pay or cause to a paid and regulations, as in and by the said bond or obligation, and the condition thereander written, reference being reternt hoad will more fully append. <u>New York and Regulations, as in and by the said bond or obligation, and the condition thereander written, reference being reternt hoad will more fully append. <u>The Article Medical Medi</u></u>	Each of the above payments to be made on the 20th or before the last day, of each month, and shall phereafter surrender to the Company the said and shares of stoke and the certificate thereon, the amount at such time paid on the said shares by me to be credited as a pay- ent upon the advance of ion made me, the said. paid all fines which may be duly imposed pron, or charged against me, the said <i>Poblett</i> . <i>Poblett</i> . <i>Poble</i>	terest on balance due); for the next twenty months	pay the sum of Mine +	07/100 (49.07)	<b>,</b>	Dollars,
Lach of the above payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said and the advance of loan made me, the said and the certificate thereon the anount at such time raid on the said shares by me to be credited as a pay- tent upon the advance of loan made me, the said and the certificate thereon the anount at such time raid on the said shares by me to be credited as a pay- tent upon the advance of loan made me, the said and the condition the condition the curdent of the said shall pay or cause to a paid, all fines which may be duly imposed by on or charged against me, the said and by the said bond or obligation, and the condition thereunder written, reference being here unto had will more fully append NOW, KNOW ALE MAD Ther Due had and Regulations, as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the and of money aforesaid, and for the briter securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, at and before the seating and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained bild and released, and, by the Presents, do grant, bargain, sell and release unto the said the CAROLINA LOAN AND TRUST COMPANY, at and before the seating and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained pold and released, and, by the Presents, do grant, bargain, sell and release unto the said THE CAROLINA NAN TRUST COMPANY, at that treat of a law diversion of the said student in the control of a law delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained pold and released, and, by the Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, at that treat of a law diversion of the said student in the control of the said student in the control of the said student in the control of the said sto the said student in the control of the said stude	Lach of the above payments to be made on the 20th or before the last day, of each month, and shall phereatter surrender to the Company the said Largh	78,00		Dollars being the m	onthly payment on said shares of sto	ock and
Lach of the above payments to be made on the 20th, or before the last day, of each month, and shall thereafter surrender to the Company the said and the advance of loan made me, the said and the certificate thereon the anount at such time raid on the said shares by me to be credited as a pay- tent upon the advance of loan made me, the said and the certificate thereon the anount at such time raid on the said shares by me to be credited as a pay- tent upon the advance of loan made me, the said and the condition the condition the curdent of the said shall pay or cause to a paid, all fines which may be duly imposed by on or charged against me, the said and by the said bond or obligation, and the condition thereunder written, reference being here unto had will more fully append NOW, KNOW ALE MAD Ther Due had and Regulations, as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the and of money aforesaid, and for the briter securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, at and before the seating and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained bild and released, and, by the Presents, do grant, bargain, sell and release unto the said the CAROLINA LOAN AND TRUST COMPANY, at and before the seating and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained pold and released, and, by the Presents, do grant, bargain, sell and release unto the said THE CAROLINA NAN TRUST COMPANY, at that treat of a law diversion of the said student in the control of a law delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained pold and released, and, by the Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, at that treat of a law diversion of the said student in the control of the said student in the control of the said student in the control of the said sto the said student in the control of the said stude	Lach of the above payments to be made on the 20th or before the last day, of each month, and shall phereatter surrender to the Company the said Largh	Ine + 07/100 (# 1.07	Dollars	, being the monthly interest in b	alance due). 2114	•
ent upon the advance of loan made me, the soid. A constraint of the said and constraints of the said the care of the said the care of the said t	ent upon the advance & loan made me, the soid <u>Contraction of the ged against me, the said</u> <u>Michaelys</u> and shall pay or cause to paid, all fines which may be duy imposed from, or charged against me, the said <u>Michaelys</u> <u>Michaelys</u> <u>accordance with the Charter, Bylack</u> , Rubes and Regulations, as in and by the said bond or obligation, and the condition the evender written, reference being events had will more fully append NOW, KNOW ALLE MAN, The Dubes and Regulations, as in and by the said bond or obligation, and the condition the evender written, reference being events had will more fully append NOW, KNOW ALLE MAN, The Dubes and <u>Consideration of the further sum of FIVE DOLLARS, to <u>Michaelys</u> in consideration of the said debt d sum of money aforesaid, the for the borner securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ndition of the said bond or oblighting, and also in consideration of the further sum of FIVE DOLLARS, to <u>Michaelys</u> <u>the said</u> <u>DON AND TRUST COMPANY, at and before the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, ld and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Control <u>Control of Control of Lander structures</u> <u>State of South Carolina, and described as follows</u>: <u>All Internet (5.3) week presents, de grant, bargained</u> <i>at a depth)</i> <u>of ence functored</u> <u>accel</u> <u>structures</u> <u>the said of the said there is a state of of the said of Lander structures</u> <u>state of South Carolina, and escribed as follows</u>: <u>and situated in the control (5.3) week week of functored accel</u> <u>structures</u> <u>state of South Carolina, and described as the said of </u></u></u>	Each of the above payments to be made on	the 20th, or before the last day, of	each month, and shall thereafte	er surrender to the Company th	
ent upon the advance of loan made me, the soid. A constraint of the said and constraints of the said the care of the said the care of the said t	ent upon the advance & loan made me, the soid. <u>Worker 1</u> , <u>Microsoft 2008 (2008)</u> <u>And States and </u>	<i>Eight</i> shares o	stock and the certificate thereon, the	amount at such time paid on the	said shares by me to be credited as	a pay-
a accordance with the Charter, By Line, Rules and Regulations, as in and by the said bond or obligation, and the condition the feunder written, reference being now, KNOW ALE MED, Ther Dite Said <u>Regulations</u> , as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the association of the said and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ondition of the said and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ondition of the said bonds oblighted, and also in consideration of the further sum of FIVE DOLLARS, to <u>7212</u> the said DAN AND TRUST COMPANY, at and before the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said the CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constration of the said. Situated in user of South Carolina, and described as follows: f land situated in the Constration of the said. Situated in user for the said soll be said. Site of the said is of the said. Site of	accordance with the Charter, By Laik, Rules and Regulations, as in and by the said bond or obligation, and the condition the eventer written, reference being ereunts had will more fully apoet <u>Regulations, as in and by the said Mark Mr. C. Office</u> for Sault of the price of the said debt NOW, KNOW ALLS the Said <u>Regulations, as in and by the said Mr. C. Office</u> for <u>Incenter</u> written, reference being ereunts the Said will for the price section of the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ndition of the said bond or oblighted, and also in consideration of the further sum of FIVE DOLLARS, to <u>712</u>	nent upon the advance or loan made me, the sajd	Pobert m	· aulfough	and shall pay or ca	
a accordance with the Charter, By Line, Rules and Regulations, as in and by the said bond or obligation, and the condition the feunder written, reference being now, KNOW ALE MED, Ther Dite Said <u>Regulations</u> , as in and by the said THE CAROLINA LOAN AND TRUST COMPANY, according to the association of the said and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ondition of the said and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ondition of the said bonds oblighted, and also in consideration of the further sum of FIVE DOLLARS, to <u>7212</u> the said DAN AND TRUST COMPANY, at and before the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constrat. Margain, sell and release unto the said the CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Constration of the said. Situated in user of South Carolina, and described as follows: f land situated in the Constration of the said. Situated in user for the said soll be said. Site of the said is of the said. Site of	accordance with the Charter, By Laik, Rules and Regulations, as in and by the said bond or obligation, and the condition the eventer written, reference being ereunts had will more fully apoet <u>Regulations, as in and by the said Mark Mr. C. Office</u> for Sault of the price of the said debt NOW, KNOW ALLS the Said <u>Regulations, as in and by the said Mr. C. Office</u> for <u>Incenter</u> written, reference being ereunts the Said will for the price section of the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ndition of the said bond or oblighted, and also in consideration of the further sum of FIVE DOLLARS, to <u>712</u>	e paid, all fines which may be duly imposed upon, of	chorged against me, the said	Pobert ME Cu	illough	
NOW, KNOW ALL MAN, The Dine said	NOW, KNOW ALL MAN That Dire said . Robert Mes Constituting in consideration of the said debt d sum of money aforesaid and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the addition of the said bord or objecting, and also in consideration of the further sum of FIVE DOLLARS, to <u>Mes</u>					e being
nd sum of money aforesaid, and for the briter securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ondition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>May</u> the said THE CAROLINA OAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is land situated in the Court of the said release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is land situated in the Court of the draw delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is and situated in the Court of the draw delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is and situated in the Court of the draw degrad. The said the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel is an experiment. I draw degrad a structure of the said the said the said the said the carolina, and described as follows: and the said of the briter of the said the carolina and described as follows: and the said of the briter of the said the said the said the said the carolina, and described as follows: and the said th	d sum of money aforesaid, and for the batter securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the ndition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>Me</u> the said DAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, la and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Convolution of the further sum of FIVE DOLLARS, to <u>Me</u> acknowledged, have granted, bargained, land situated in the Convolution of the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, land situated in the Convolution of the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, land situated in the Convolution of the function of the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Convolution. In the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, land situated in the Convolution. In the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, land situated in the Convolution. In the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, land situated in the Convolution. In the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, as of the land situated in the Convolution. In the sealing and the careful where the sealing and the convolution. In the sealing and the convolution of the sealing and the convolution of the sealing and the careful where the sealing and the convolution. In the sealing and the convolution of the sealing and the careful where the sealing and the convolution of	hereunto had will more fully appear 🗸 🧹				
ondition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>Mer</u> , the said (Merry <u>MC</u> , <u>Callangh</u> , in hand well and truly paid by the said THE CAROLINA OAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel if land situated in the Contrast of and the release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel if land situated in the Contrast of land of land situated in ward, six of the ty of Streambrille, fronthing on north side of Bullio an St if the (5.3) weet with a depath of one hundred, and where hundred and fully is a depath of the last side of low is one hundred and fully is a depath of the last of low the 'bounded as follows' by Uses on the weat the 'bounded as follows' by Uses of Linda (tradded), on the 'bounded as follows on west by Sus Obradley, on the 'bounded as follows by West of Linda (tradded), and the 'bounded 'bounded' follows' by These of Linda (tradded) and the 'bounded 'bounded' bounded' bull of the said (tradded) and the 'bounded 'bounded' bound of the said of the said (tradded) and the 'bounded 'bounded' bound of the said (tradded) and the 'bounded 'bound' by 'bound of the said (tradded) and the 'bounded to mee' by Sufficient of the said (tradded) and the 'bounded to mee' by 'bound' bound of the said (tradded) and the 'bounded' by 'bound' bound' bound of the said (tradded) and the 'bound' by 'bound' bound' bound of the said (tradded) and the 'bound' by 'bound' bound' bound (to be the said (the said (to bound)) and the 'bound' bound' by 'bound' bound (to bound) bound (	ndition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>Mo</u> the said <u>THE CAROLINA</u> DAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, Id and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the further sum of FIVE DOLLARS, to <u>Mo</u> and truly paid by the said THE CAROLINA Loan and by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the function of the function of the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the constraints of the constraints of the constraint of the const	NOW, KNOW ALL MAN, That Dthe said.	Orobert.	me bullough	in consideration of the sa	aid debt
ondition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>Mer</u> , the said (Merry <u>MC</u> , <u>Callangh</u> , in hand well and truly paid by the said THE CAROLINA OAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel if land situated in the Contrast of and the release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel if land situated in the Contrast of land of land situated in ward, six of the ty of Streambrille, fronthing on north side of Bullio an St if the (5.3) weet with a depath of one hundred, and where hundred and fully is a depath of the last side of low is one hundred and fully is a depath of the last of low the 'bounded as follows' by Uses on the weat the 'bounded as follows' by Uses of Linda (tradded), on the 'bounded as follows on west by Sus Obradley, on the 'bounded as follows by West of Linda (tradded), and the 'bounded 'bounded' follows' by These of Linda (tradded) and the 'bounded 'bounded' bounded' bull of the said (tradded) and the 'bounded 'bounded' bound of the said of the said (tradded) and the 'bounded 'bounded' bound of the said (tradded) and the 'bounded 'bound' by 'bound of the said (tradded) and the 'bounded to mee' by Sufficient of the said (tradded) and the 'bounded to mee' by 'bound' bound of the said (tradded) and the 'bounded' by 'bound' bound' bound of the said (tradded) and the 'bound' by 'bound' bound' bound of the said (tradded) and the 'bound' by 'bound' bound' bound (to be the said (the said (to bound)) and the 'bound' bound' by 'bound' bound (to bound) bound (	ndition of the said bond or objection, and also in consideration of the further sum of FIVE DOLLARS, to <u>Mo</u> the said <u>THE CAROLINA</u> DAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, Id and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the further sum of FIVE DOLLARS, to <u>Mo</u> and truly paid by the said THE CAROLINA Loan and by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the function of the function of the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Constraint of the constraints of the constraints of the constraint of the const			/		
OAN AND TRUST COMPANY, at and before the sealing and delivery or these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel of land situated in the Convol. I successful all of leased into the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel of land situated in the Convol. I successful all of leased into the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel of land situated in the Convol. I successful all of leased interacted in under sine of the of land situated in the Convol. I successful all of leased situated in under sine of the of streament and before the sealing on nov The bide of Sullivan St anteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only half (117'2.) freet on the cast side of lo conteen acced only for the case of	DAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, de and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel land situated in the Control of latt of land situated in ward, six of the of Streamvelke, fronting on north side of Bullioan Sta ty three (53) wet with a depth of one hundred and conteend and only of latt of lower in the last side of lo inteend and only of latt of lower in the last side of low the bounded and function of the weat of low the hundred and function of the last side of low the bounded are follows on west by Sus Oradley, on the bounded as follows on west by Sus Oradley, on the bounded are follows on west by Sus Oradley, on the bounded are follows on west by Sus Oradley, on the bounded by Sullivan Street being the same lot were do me bounded of the sole of the same lot or ded in Work by J. C. Mifford dated punce lat, 1920 and orded in Work of the parce of the parcel of the same lot					
OAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the Control. Internet of land situated in whard, six of the app of Streamfricker, fronting on north side of Bullioan St in three (53) wet with a depth of one hundred, and whateen - need one half (117'2.) feet on the east sides of lo id one hundred and Streamfricker, or the source of sources on west by Sus Obradley, on the by Wm. Dewall, Fast, by to ts of Vinda (irnold and the by Wm. Dewall, Fast, by to ts of Vinda (irnold and the by Mm. Dewall, Fast, by to ts of Vinda (irnold and the source to me by J. C. Mifford dated pune) 1at, 1920 and or de to me by J. C. Mifford dated pune) 1at, 1920 and or de to me by J. C. Mifford dated pune) 1at, 1920 and or de to me by J. C. Mifford dated pune) 1at, 1920 and or de to me by J. C. Mifford dated pune) 1at, 1920 and or de to me by J. C. Mifford dated pune) 1at, 1920 and or ded in Solution 49 page 571 R. M. C. Office for Greet	DAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, Id and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel Iand situated in the Courty of State of Land situated in whard, six of the reg of Streambelle, fronting on north side of buillioan St ty three (53) wet with a depath of one hundred, and whateen and only on the side of buillioan st identeen and only of half (117'2.) feet on the east side of lo the 'bounded and Studenty - six (12.6) feet on the weat the 'bounded and Studenty of the weat of and the 'bounded and Studenty - six (12.6) feet on the weat the 'bounded and Studenty - six (12.6) feet on the weat the 'bounded and Studenty - six (12.6) feet on the weat the 'bounded and for the buillion of and the 'bounded acc follows on west by Sus Braddey, on the by Wm. bewall, Fast, by lots of thinda (include and the bouth 'by Sutlivan Street 'bring the same lot and 'bounded to me by 'bounded and the y Wm. bewall, Fast, by lots of thinda (include and the bouth 'by Sutlivan Street 'bring the same lot and 'bounded to me by 'bounded the same lot weyed to me by 'bounded to y on the y on the same lot or ded in 'bounded to y on y of the same lot.	Y Clabera	Mª Cullaugh	in hand well and	truly paid by the said THE CAR	OLINA
old and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel f land situated in the County of Lat of Land situated in whard, six of the approximately producted on north side of Bullioan St ty of Greenwille, producting on north side of Bullioan St ty three (53) yest with a depath of one hundred and insteen and one half (117'2) feet on the east side of lo and even and one half (117'2) feet on the east side of lo and even the source of the said Street on the sast side of lo the 'bounded are follows' on west by Sus Pradley, on the by Wm. Dewall, Fast, by tots of kinda (insold and the by Mm. Dewall, Fast, by tots of kinda (insold and the bounded to me by Suttivan Street being the same lot mucyed to me by Y age 571 R. M. C. Office for Greet or Greet with a parce of the same of the same lot	Id and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN AND TRUST COMPANY, all that tract or parcel Iand situated in the Control. In that of land situated in whard, six of the in of Streemerike, fronting on north side of buillioan St ty three (53) seet with a depth) of one hundred and identeen and one half (117'2) feet on the east side of lo the 'bounded and Sweetly six (126) feet on the weat the 'bounded are follows on west by Sus Pradley, on the by Wm. Dewall, Frant, by lots of kinda (irnold and the South 'by Sullivan Street 'being the same lot were to me by J. C. Mifford dated pune 1at, 1920 and orded in 'bolic me' by Jonge 571 R. M. C. Office, for Treesed	OAN AND TRUST COMPANY, at and before t	he sealing and delivery of these Pres	ents, the receipt whereof is here	by acknowledged, have granted, ba	rgained.
I land situated in the Control of land situated in word, six of the ap of Streemville, fronting on north side of bullioan St in three (53) wet with a depth of one hundred and conteend and one half (117'2) feet on the east side of lo id one hundred and Sweetly six (126) feet on the wea de 'tounded as follows on west by Sus Bradley, on the by Wm. Dewall, Fast by lots of Linda (includ and the by Wm. Dewall, Fast by lots of Linda (includ and the by Mm. Dewall, Fast by lots of Linda (includ and weight to me by J. C. Mifford dated pune 1at, 1930 and orded in Wolenne 49 prage 571 R. M. C. Office for Streetween	land situated in the Court of land situated in ward six of the All that tertion lat of land situated in ward six of the y of Greenwille, prohing on north side of bullioan St ty three (53) wet with a depth of one hundred and whenteen and one half (117'2) feet on the east side of lo done hundred and Sweetly six (126) feet on the wea le 'bounded as follows on west by Sus Oradley, on the by Wm. Dewall, Fast by lots of Linda Winold and the by Wm. Dewall, Fast by lots of Linda Winold and the bouth 'by Sutlivan Street being the same lot were to me by J. C. Mifford dated Junes 1st, 1930 and orded in Wolenme 49 prage 571 R. M. C. Office for Greenwe	old and released, and, by these Presents, do grant, 1	argain, sell and release unto the said	THE CAROLINA LOAN AND 7	RUST COMPANY, all that tract of	r parcel
All that techtoin lat of land situated in ward six of the op of Greenwelke, fronting on north oide of Bullioan St unteen and one half (117'2) feet on the east side of lo inteen and one half (117'2) feet on the east side of lo is one hundred and Prineuty six (12.6) feet on the wea de 'bounded are follows on west by Sus Bradley, on the by Wm. bewall, Fast by lots of Linda (irnold and the by Wm. bewall, Fast by lots of Linda (irnold and the bouth 'by Sullivan Street being the same lot muyed to me by J. 6. Mitford dated June 1st, 1930 as orded in Volume 49 page 571 R. M. C. Office for Greece	All that techtion lat of land situated in ward, six of the g of Greenwille, fronting on north side of bullioan St ty three (5.3) wet with a depth of one hundred and inteen and one half (117'2) feet on the east side of lo id one hundred and Primently six (12.6) feet on the wea le 'bounded as follows on west by Sus Bradley, on the by Wm. bewall, Fast by lots of Linda (irnold and the by Wm. bewall, Fast by lots of Linda (irnold and the bouth 'by Sullivan Street being the same lot weyed to me by J. 6. Milford dated Junes 1st, 1930 and orded in Volume 49 page 571 R. M. C. Office for Greece	f land situated in the County of	1 Treeswills	State	of South Carolina, and described as f	follows
y of Greenville, fronting on north side of Bullioan St ty three (53) wet with a depth of one hundred and unteen and one half (117'2) feet on the east side of lo id one hundred and Smenty six (126) feet on the wea te 'sounded as follows on west by Gus Bradley, on the by Wm. bewall, East by lots of Linda (inold and the bouth 'by Sutlivan Street being the same lat meyed to me by J. C. Milford dated Junes 12t, 1920 as orded in dolume 49 page 571 R. M. C. Office for Greece	y of Greenville, fronting on north side of Bullioan St ty three (53) wet with a depth of one hundred and anteen and one half (117'2) feet on the east side of lo done hundred and Smeatly six (12.6) feet on the wea de 'tounded as follows on west by Gus Bradley, on the by Wm. Dewall, East by lots of Linda (includ and the by Wm. Dewall, East by lots of Linda (includ and the South 'by Suttion Street being the same lot weyed to me by J. C. Milford dated Junes 1at, 1920 as orded in Volume 49 page 571 R. M. C. Office for Greece				<i>a i b</i>	
ty three (53) wet with a depth of one hundred and inteen and one half (117'2) feet on the east side of lo id one hundred and Sweetly six (12.6) feet on the wea de 'tounded as follows on west by Sus Bradley, on the by Wm. Sewall, East by Lots of Linda (irnold and the South by Sullivan Street being the same lot meyed to me by J. C. Milford dated Junes 1at, 1930 and orded in Volume 49 page 571 R. M. C. Office for Green	ty three (53) wet with a depth of one hundred and inteen and one half (117'2.) feet on the east side of lo id one 'hundred and Smeetly six (12.6) feet on the wea le 'tounded as follows on west by Gus Bradley, on the by Wm. Dewall, East by Lots of Linda (irnold and the South 'by Sullivan Street being the same lot weyed to me by J. 6. Milford dated Junes 1at, 1920 and orded in Volume 49 page 571 R. M. C. Office for Green					
ty three (53) wet with a depth of one hundred and inteen and one half (117'2) feet on the east side of lo id one hundred and Sweetly six (12.6) feet on the wea de 'tounded as follows on west by Sus Bradley, on the by Wm. Sewall, East by Lots of Linda (irnold and the South by Sullivan Street being the same lot meyed to me by J. C. Milford dated Junes 1at, 1930 and orded in Volume 49 page 571 R. M. C. Office for Green	ty three (53) wet with a depth of one hundred and inteen and one half (117'2.) feet on the east side of lo id one 'hundred and Smeetly six (12.6) feet on the wea le 'tounded as follows on west by Gus Bradley, on the by Wm. Dewall, East by Lots of Linda (irnold and the South 'by Sullivan Street being the same lot weyed to me by J. 6. Milford dated Junes 1at, 1920 and orded in Volume 49 page 571 R. M. C. Office for Green	ty of Treenvelle,	fronting on	north ande	of Dullioan	- D t
unteen and one half (117'2) feet on the east side of lo id one hundred and Smeaty six (12.6) feet on the wea de 'tounded as follows on west by Sus Bradley, on the by Wm. bewall, East by lots of Linda (irnold and the South 'by Success by Lots of Linda (irnold and the South 'by Success Street being the same lot meyed to me by J. C. Mifford dated June 1st, 1920 and orded in Volume 49 page 571 R. M. C. Office for Green	inteen and one half (117'2.) feet on the east side of lo id one 'hundred and Smenty six (12.6) feet on the weat le 'bounded as follows on west by Sus Bradley, on the by Wm. Dewall, East by lots of Linda (irnold and the South 'by Sullivan Street being the same lot weyed to me by J. C. Mifford dated June 1st, 1920 as orded in Volume 49 page 571 R. M.C. Office for Green	tu three (53) week	with a des	with of one	hundred an	d_
ed one hundred and Sweetly six (12.6) feet on the wea de 'sounded as follows on west by Sus Bradley, on the by Wm. bewall, East by lots of Linda (irnold and the South 'by Sullivan Street being the same lot weyed to me by J. C. Milford dated Junes 1st, 1920 as orded in Wolceme 49 page 571 R. M. C. Office for Greece	I one hundred and Smeath six (12.6) feet on the weater to inded as follows on west by Sus Bradley, on the by Wm. Dewall, East by lots of Linda (irnold and the South 'by Sullivan Street being the same lot meyed to me by J. C. Mifford dated June 1st, 1920 as orded in Volume 49 page 571 R. M. C. Office for Greece	Art of a day of	app ( 11/2 / Dul	1 milither	ast, sider al	la
le 'tounded as follows on west by Sus Bradley, on the by Wm. Dewall, East by Lots of Linda (irnold and the South by Sullivan Street being the same lot weyed to me by J. C. Mifford dated Junes 1st, 1930 as orded in Wolume 49 page 571 R. M. C. Office for Greece	le 'tounded as follows on west by Sus Bradley, on the by Wm. Dewall, East by tots of Linda (irnold and the South by Suttion Street being the same lot weyed to me by J. C. Mifford dated Junes 1st, 1930 and orded in Volume 49 page 571 R. M. C. Office for Greece	conteens will and the	net (1/2) the		no change	~~~
the by Wm. Sewall, East by Lots of Linda (irnold and the South by Sullivan Street being the same lot meyed to me by J. C. Mifford dated Junes 1st, 1930 as orded in Wolcome 49 page 571 R. m. C. Office for Greece	the by Wm. Dewall, East by tots of Linda (irnold and the South by Suttion Street being the same lot weyed to me by J. C. Mifford dated June 1st, 1930 and orded in Volume 49 page 571 R. M. C. Office for Greece					
the by Wm. Sewall, East by Lots of Linda (irnold and the South by Sullivan Street being the same lot meyed to me by J. C. Mifford dated Junes 1st, 1930 as orded in Wolcome 49 page 571 R. m. C. Office for Greece	the by Mm. Dewall, East by tots of Linda (irnold and the South by Suttion Street being the same lot weyed to me by J. C. Mifford dated Junes 1st, 1930 and orded in dolume 49 page 571 R. M. C. Office for Greece	de 'tounded as	follows on	west by Bu	s Utradley, a	m
the South by Sullivan Street being the same lot meyed to me by J. C. Milford dated Junes 12t, 193.0 as orded in Volume 49 page 571 R. M. C. Office for Greece	the South by Success Street being the same lot meyed to me by J. C. Mifford dated Junes 1st, 1920 and orded in Volume 49 page 571 R. M.C. Office for Greece					
orded in Volume 49 page 571 R. M. C. Office for Greece	weyed to me by J. C. Mifford dated June 1st, 1920 as					
orded in Volume 49 page 571 R. M. C. Office for Greene	weyed to me by J. C. Mifford dated Junes 1st, 1930 and orded in dolume 49 page 571 R. M. C. Office for Greece					
orded in Volume 1 49 page 571 R. m. C. Office for Greece	orded in volume 149 page 571 R. m.C. Office for Greene	nucyed to mel be	v J. C. Milla	ed_ dated (	unel 102, 192.0	ar.
wined the work of provide of the for the	untif -	on de la sur Maler maril	44 ysane 5-1	1 a m c 100	Pico, Lor. Hros	Lin
	untry -	wither the work with the	1 1 9 9 1			~~~~~

WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 2688

1

