ing Jour L

THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN: I,	, of Greenville, ir
the County of Greenville and State of South Carolina, SEND GREETING: WHEREAS,	
certain bond or obligation, bearing date the 30 In day of 2 March	
THE CAROLINA LOAN AND TRUST COMPANY, of the City and County of Greenville, in said State (a bo	
such State), in the penal sum of CCA ht Standard de t no110 0- (# S	
Harris Grand Start Charles Cha	Dollars
conditioned for the payment of the full and just sum of faur Jun drede + 2001	Dollars
with interest thereon at the rate of eight per centum per annum, payable monthly, from the	day of March
A. D. 192	
hat	
Company, or its certain attorneys, successors, or assigns, at Greenville City aforesaid, monthly, on the 20th day, or befor	
1923, and on the 20th, or before the end of each month thereafter, for twenty successive months, the sum	
being the regular monthly installment payable on the $\frac{2\pi \sigma}{2}$ $\frac{1}{2}$ shares of stock, and $\frac{2\pi \sigma}{2}$	
being the monthly interest on the advance or loan), until there have been paid twenty monthly payments, and shall	for the next twenty months pay the sum
Lano + 13/100 (#10.13) Dollars (8.00)	Dollar
being the regular monthly payment on said stock and $\frac{\mathcal{I}_{11}}{\mathcal{I}_{12}} + \frac{\mathcal{I}_{13}}{\mathcal{I}_{12}} + \frac{\mathcal{I}_{13}}{\mathcal{I}_{12}}$	
nterest on balance due); for the next twenty months the sum of <u><i>Rister</i></u> + 60/100-(#	
.S. C.C. J	
Concert depleter (TileC) Dollars being the monthly interes	st on balance due): for the next twenty months pa
he sum of 14101. C. 1 100 . (G. C. 1) Dollars (#B. O. C.)	
being the monthly payment on said shares of stock and the stock of the	
ntorest on balance due); for the next twenty months pay the sum of 10 4 4 4 5 3/10 4	(* 8 , 5 <u>3</u>) Dollar
(18, o. c.) Dollars beir	ng the monthly payment on said shares of stock ar
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall	est on balance due). thereafter surrender to the Company the sa
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall $\frac{1}{2}$ and $\frac{1}{2}$ where $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ where $\frac{1}{2}$ and $\frac{1}{2}$	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall 	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay and shall pay or cause to cause the said shares of the said shares by me to be credited as a pay
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the ment upon the advance or loan made me, the said the paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the said shall the certificate thereon, the amount at such time pairs ment upon the advance or loan made me, the said be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear.	est on balance due). thereafter surrender to the Company the said on the said shares by me to be credited as a pay and shall pay or cause to the condition thereunder written, reference being
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause the condition thereunder written, reference bein in consideration of the said de
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the control of the above payments to be made on the 20th, or before the last day, of each month, and shall the ment upon the advance or loan made me, the said the said the paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO	est on balance due). thereafter surrender to the Company the said on the said shares by me to be credited as a pa and shall pay or cause c = v the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to t
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to.	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay and shall pay or cause to the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to th THE
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall the above payments to be made on the 20th, or before the last day, of each month, and shall the above payments to be made on the 20th, or before the last day, of each month, and shall the above payments to be made on the 20th, or before the last day, of each month, and shall the above payments to be made on the 20th, or before the last day, of each month, and shall the above payments to be made on the 20th, or before the last day, of each month, and such the paid the above payments to be made on the 20th, or before the last day, of each month, and such the paid the paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to.	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause $c \cdot v$ the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to the rne the said
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to M = M = M + M + M + M + M + M + M + M +	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to the THE said well and truly paid by the said THE CAROLIN is hereby acknowledged, have granted, bargaine
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. n accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to. Aarree (A) in hand LOAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of the county o	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN LOAN LOAN</i>	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall <i>f. C.C.</i> shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said <i>f. C.C. Marces</i> be paid, all fines which may be duly imposed upon, or charged against me, the said <i>f. C.C. Marces</i> in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said <i>for the better securing the payment thereof to the said THE CAROLINA LO</i> condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to. <i>LOAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof</i> sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>for the certification of the said THE CAROLINA LOAN</i> <i>for the county of for the certification of the said THE CAROLINA LOAN</i> <i>for the county of for the certification of the said THE CAROLINA LOAN</i> <i>for the certification of the said the county of the said THE CAROLINA LOAN</i> <i>for the certification of the said the county of <i>for the certification of the said the county of the certification of the said the county of for the certification of the said the county of <i>for the certification of the said the county of the certification of the said the county of the certification of the said the county of <i>for the certification of the said the county of the certification of the certification of the said the county of the certification of the said the county of <i>for the certification of the certification of the said the certification of the cerific</i></i></i></i></i>	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to <i>Lander Company</i> , at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>Lander Charter Company</i> , at and before the sealing and delivery of these Presents, the receipt whereof <i>Lander Charter C</i>	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to. MOAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>Lean Charles Charl</i>	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to. MARKOW AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>Lease Chece Cilly Liceculus</i> of <i>Lease Chece</i> , <i>Carolog Review Control of the cill o</i>	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay and shall pay or cause the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to the me
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to. I CAROLINA AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of Le Aferica Chile, Ciccuit of Arcentone area. 24.1. An plat of the ciccuit of Arcentone area. 24.1. An plat of Ciccuit of Arcentone area. 24.1. An plat of Ciccuit of Arcentone area. 24.1. An plat of Ciccuit of Ciccuit of Arcentone of the ciccuit of the ciccuit of the circuit of the ciccuit of the ciccuit of the circuit of	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay and shall pay or cause the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to the me
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to in hand LOAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of LC at the billy lieutical of the curve and other othe said 241 and plat of the curve of the sum of the curve of the said the care of the said 241 and plat of the curve of the said of the curve of the said the curve of the said of the curve of the said of the curve of the said the curve of the said of the curve of the said of the curve of the said the curve of the said the curve of the said the curve of the curve of the said the curve of the said the curve of t	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa and shall pay or cause the condition thereunder written, reference bein in consideration of the said de AN AND TRUST COMPANY, according to the mell and truly paid by the said THE CAROLIN is hereby acknowledged, have granted, bargaine NAND TRUST COMPANY, all that tract or parce State of South Carolina, and described as follow the control of the said the control operating on classic for the is a control of the said the control operating on classic for the control of the said the control of the control of the said the control of the s
A CAN shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to in hand LOAN AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of LEAR Chic Colly Liccuilies of Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of LEAR Chic Colly Liccuilies of Present and Ole in the area chic control of the said the count of the area chic control of the said of the said of the said of the said of land situated in the County of the area chic control of the said of the count of the said the count of the area chic control of the said the count of the said the count of the said the count of the area chic control of the said the count of	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall Shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said. in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said. and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN</i> AND TRUST COMPANY, at and before the sealing and count and the count of <i>LOAN</i> AND the count of <i>LOAN LOAN LOAN</i>	est on balance due). thereafter surrender to the Company the said d on the said shares by me to be credited as a pay
Each of the above payments to be made on the 20th, or before the last day, of each month, and shall shares of stock and the certificate thereon, the amount at such time paid ment upon the advance or loan made me, the said. be paid, all fines which may be duly imposed upon, or charged against me, the said in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and thereunto had will more fully appear. NOW, KNOW ALL MEN, That I, the said and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LO condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN COMPANY,</i> at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and delivery of these Presents, the receipt whereof sold and released, and, by these Presents, do grant, bargain, sell and release unto the said THE CAROLINA LOAN of land situated in the County of <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and delivery of these Presents, the receipt whereof <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and delivery of the said THE CAROLINA LOAN of <i>LOAN AND TRUST COMPANY,</i> at and before the sealing and release unto the said THE CAROLINA LOAN <i>LOAN AND TRUST COMPANY,</i> at and <i>LOA</i>	est on balance due). thereafter surrender to the Company the sa d on the said shares by me to be credited as a pa

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

