THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:
of Greenville, in the County of Greenville, and the State of South Cardina, send Greeting:
in and by day of
indebted unto The Carolina Loan and Trust Company, of the City and County of Greenville, in said State (a body corporate,
duly incorporated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State), in the sum of North first terrelated under the laws of such State (1998).
with interest thereon at the rate of eight per centum per annum, payable (monthly, from the day of day of A. D. 1927
according to the provisions of the Charter, By-Laws, Rules and Regulations of the said Company, in manner and form following, that is to say, that
the said shall pay or cause to be paid to the said
Company, or its certain attorneys, successors or assigns, at Ordenville City aforesaid, monthly, on the 20th or before the end of the month of
1924 and on the 20th or before the end of each months thereafter for twenty successive months, the sum of December 1924
Dollars,
being the regular monthly installment parable on the The problem of the part the par
sum of Signature of the advance of loan) until the extraction that the monthly interest on the advance of loan) until the extraction of the monthly interest on balance due):
Dollars, being the the regular monthly payment on said stock and Taylenting from the next twenty months the sam of the head of
("45.00) Dollars, being the regular monthly payment on said stock and 6 4 9 h 1 cm 1 2 0 1 100 (\$18.00)
Dollars, being the monthly intreest on balance due; for the next twenty months pay the sum of the last the last the last twenty months pay the sum of the last the la
Dollars, (4/5, 00) A Dollars, being the monthly payment on said shares of stock and
Dollars, being the months interest on balance due); for the next twenty months pay the
sum of Fifty one & Dollars, () 5. (A) Dollars, () Dollars, being the
monthly payment on said shares of stock and Aly de Market of balance due.)
Each of the above payments to be made on the 20th or before the last day of ach month and shall thereafter surrender to the Company the said for the last day of ach month and shall thereafter surrender to the Company the said for the last day of ach month and shall thereafter surrender to the Company the said for the last day of the
shares of stock and the certificate thereof, the amount at such time paid shares by
W A Significant of the state of
and shall pay or change to be haid all fines which may be duly imposed upon, or changed grant the said the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon, or changed grant the said fines which may be duly imposed upon the said fines which may
said note by bligatism, and the confiltion thereunder written, reference being thereunto had will more fully appear.
in consideration of the said debt and sum of money as aforesaid, and for the petter securing the payment thereof to the said The Carolina Loan and Trust Company,
according to the forms of said note or obligation, and also in consideration of the further sum of Five Dollars to
the laid in hand well and truly paid by the said The Carolina Loan and Trust Company, at and before the sealing and delivery of these Presents, (the receipt whereof is
hereby acknowledged), have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the said The Carolina Loan and Trust Vangany, all that tract or parcel of land, situated in the County of Greenville, State of South Carolina, and described as follows:
by stroutende the City of Greenville, on the North side of Wills Avenue and being known

Just outside the City of Greenville, on the Morth side of Mills Avenue and being known and designated as Lot No. 4 on a plat of the property of Louis Sherfesee made by R.E.-Dalvon, C.E., November 1922, and being more particularly described as follows:

Beginning at an iron pin 178.2 feet from the northwest intersection of Mills Avenue and Ladson Street and running thence N. 36-51 W. 158.1 feet to an iron pipe; thence S. 53.18 W. 50 feet to a stake; thence S. 36-51 E. 164.9 feet to a stake on Mills Avenue; thence N. 45-27 E. 50.45 feet to the point of beginning, the same being part of lot No. 16, Block "C" of the O.P. Mills property as shown on plat recorded in R.M.C. Office for Greenville County in Book C, page 284 and being the same lot conveyed to me by Louis Sherfesee by his deed dated January 7th, 1924, to be recorded.