16th, 1924, to be recorded.

## THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:
of Greenville, in the County of Greenville, and the State of South Carolina, send Greeting:  WHEREAS,, the said
in and by Muss certain note or obligation, bearing date the 18 th day of Upsel 192 4
and 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 Mark to and 14 15 ( 1900,00) Dollars
with interest thereon at the rate of eight per centum per annum payable monthly, from the day of day of A. D. 192 4
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 D, M, Morell J, L shall pay or cause to be paid to the said
Company, or its certain attorneys, successors or assigns, at Grenville City Aforesaid, monthly, on the 20th or before the end of the month of
192, and on the 20th or before the end of each month thereafter for twenty successive months, the sum of
Fifteen & no (\$15,00) Dollars, 199,00 AA
being the regular monthly installment payable on the Mines of Speck, and Alice To (#6,00)
Dollars being the monthly interest on the advance of loan) until there have been paid twenty monthly dayments, and shall for the next twenty months pay the
sum of Therteen + 800 (113,80)
sum of 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
for the next twenty months the sum of All Mel A first
(#9,00 pollars being the regular monthly payment on said stock and Mill + 700 (#3,60)
Dollars, being the monthly intreest of balance due for the wext twenty months pay the sum of Colevery for the due of the formation of the form
Dollars, (#9.00)  Dollars, being the monthly payment on said shares of stock and the monthly interest on pagence due); for the next twenty months pay the
Donars, being the monthly interest on pagette due, for the next eventy memory
sum of Dollars, ( Dollars, Dol
monthly payment on said shares of stock and M. t. TOO D. Dollars, being the monthly interest on balance due.
Each of the above payments to be made on the 20th or before the last day of each month, and shall there atter surrender to the Company the said.
shares of stock and the certificate thereof the amount at such time paid shares by the credited as a payment upon the advance or loan made, the said
and shall pay or cause to be paid all fines which may be duly imposed upon, or changed against the said. A. M. Moore
and shall pay of cause to be paid all lines which had be duly imposed upon, of charge with the Charter, By-Laws, Rules and Regulations, as in and by the said note or obligation, and the condition thereunder written, reference being thereunto had well more fully appear.
said note or obligation, and the condition thereunder written, reference being thereunto had well more fully appear.
in consideration of the said debt and sum of money as aforesaid, and for the payment thereof to the said The Carolina Loan and Trust Company
according to the terrors of said note or dollgation, and also in consideration of the further sum of Five Dollars to
the Vegica / // AV
the said 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 Bresents, 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 County of Green lie, State of South Carolina, and described as follows:
Trust Company, all that fract or parcel of land, situated in the County of Green like, State of South Carolina, and described as follows:
and in the City de Greenville, situate on Markley Street, known and designated as Lots
Nos. 143, 144 and 145, as shown on plat made by W.D. Neves, July 1915, and recorded in R.M.C.
Office for Greenville County in Plat Book F, page 55. Lots 44 and 45 fronting on Markley
Street and low 43 situate directly in rear of lots 44 and 45, and having such metes and
bounds and situate as appears by said plat except that said lots adjoin and are bounded on
the North by lots 48 and 46 instead of a fifteen-foot (15) alley as shown on said plat,
said alley having been moved and laid off along the Northern side of lots 47 and 48, and being the same lots conveyed to me by Anthony Insurance Agency, Inc., by deed dated April
MOSTED AND PIETO TOAD ONTEON OF ME AND