THE STATE OF SOUTH CAROL	INA,	TO ALL WHOM THESE PRESENTS MAY CONCERN
	•	State aforestid SEND GREETING:
WHEREAS,, th		
in and bycertain	p ₁	romissory note in writing, or
even date with these presents,	8m	well and truly indebted to
W.T. Henson		$\mathcal{L}(\mathcal{L}(\mathcal{L}))$
in the full and just sum of	Seven hundred	63750.00 (No. 00)
Dellaw to be seld on Norrow	on 1 1004 15	
201410, 60 DC pater	1,51,60	196/200/
with interest thereon from	Salvant	A WIND
4 OF 1	(NO)	() De la
with interest thereon from	the type to	The rate ofper cent. per annum to be
computed and paid	y / / / / / / /	A) (W. J.
June Par	id, in full all inferest n	not said when the to bear interest at the same rate as principal; and if any portion of principal or
interest be at any time past due and unpaid,	hen the whole way it	evidence by said note to be one inamediately due, at the option of the holder hereof, who may sue
thereon and foreclose this more age, Isaid no	Me further providing A	or an attorney's fee of Standard Standard
ten per	Acent A	CONTRIVE IN
the amount due on said note, to by billed	tible Ma part thereof,	evidenced by said note
be collected by an attorney, or by legal proce	edings of any kind (all	when resecure ander this mortgage); as in and by the note, reference being
mereunto nad, as win more runy appear.	•	A SEE OF GHE
NOW, KNOW ALL MEN, THAT	the said	Caroline The Chi
in consideration of the said debt and sum of		In the better cecuring the navement the back that the back in the
لغرب	W.T. Henson	HERE Securing the payment the
according to the terms of the Gidurete	and also in consideration	on of the further sum of Three Dollars, to
- XVB. Co.	Caroline Prin	
يو ، ٧٧	in hand well and truly	paid by the said.
ر الماري . ا		
at and before the signing of these Presents,	the receipt whereof i	To Henson is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant,
bargain, sell and elease unto the said	T. Henson, hi	is heirs and assigns, All that certain piece, parcel
		being in the County and State aforesaid, in Highland
Township and containing 5	4-5 acres, mo	ore or less, and being the same tract of land conveyed
to l'ettus l'rince by l'.J.	Harrison by d	leed deted June 11. 1895, which deed is recorded in the
Also all that other certa	in piece, per	Deed Book No. BBB, page 419.
the county and State afor	esaid, in Hig	thland Township, and containing 50-8/10 screet mone
or ress, and being the sa	me tract of 1	.and conveyed to Pettus Prince by A.B. Herrison by
deed dated September 19,	1895, which d	leed is recorded in the R.M.C. Office for Greenville
County in deed book BBB, Also 811 that other piece	page 487.	tract of land situate, lying and being in the County
and other eforesaid, in H	ighland Towns	hip, containing 21-7 acres, more or less, and heing
the same tract of land con	nvewed to Pet	tus Prince by David Cannon by deed dated February
24, 1896, which deed is reccc, page 168.	ecorded in th	te R.M.C. OFFice for Greenville County in Deed Book
	ining in the	aggregate 135-8/10 acres, more or less.
Except, however, from the	tracts of la	and hereinabove described all that certain tract of
Tand conveyed by Lettus L	rince to J.A.	Slatton by deed dated July 9, 1919, which the ot
so conveyed contains 79-2	acres, more	or less, and said deed being recorded in the R.M.C.
Office for Greenville Cou It is the intention of th	uvy in deed b	ook No. 45, page 456. o convey the remainder of said land and all the
tend that she owns in the	County and S	tate aforesaid, which land was devised to the said
mortgage by Pettus Prince	, deceased.	