THE STATE OF SOUTH CAROLINA,

GREENVILLE COUNTY

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS. The people of the certain promisency note in writing, of veren date only these process. The PEOPLES BUILDING AND LOAN ASSOCIATION, a corporation inspire grade under the laws of the State of South Carolina, in the full and just sum of the paid on or before the date when the carolina in the full and just sum of the paid on or before the date when the carolina in the full and just sum of the paid on or before the date when the carolina in the full and just sum of the paid on or before the date when the carolina in the full and just sum of the paid on or before the date when the carolina in the full and just sum of advantage of the paid on the paid on the paid on the paid on the paid of the paid on		Cora	Q. 2	Jodson		SEND GREETING:
DOLLARS Do be paid on or before the date when the property of the property of the said and pust sum of the said on the said to the said that the said of the said that the constitution and By-Laws of said-polentation, but the said of the said that the constitution and By-Laws of said-polentation, but the same of thirty days, then said debt shall become immediately due and payable, together on a tenorey for collection, or is said debt, or any life highly he collected by an attorney, or legal proceedings of any kind (all of which is secured under this nortgage), as provided in and by the said once proved being thereunto had, will more fully appear. NOW, KNOW ALL MEN, That, the same the packed in the part of the better securing the payment to preof to the polentation of the buttle said debt and sum of money aloreasis and for the better securing the payment to preof to the polentation of the buttle said debt and sum of money aloreasis and in consideration of the furtle said that the payment to preof to the polentation of the said debt and sum of money aloreasis and for the better securing the payment to preof to the polentary to the said onto the said debt and sum of money aloreasis and for the better securing the payment to preof to the terms of the said onto the said debt and sum of money aloreasis and to the better securing the payment to preof to the said onto the said debt and sum of money aloreasis and to the better securing the payment to the said onto the said debt and sum of money aloreasis and to the better securing the payment of these precents do grant, burgain, at many of these precents, the receipts thereof a sum of the said debt and sum of money aloreasis and the said debt and sum of money aloreasis and the said onto the said debt and sum of money aloreasis and the said debt and sum of m	WHEREAS,	2	, the said	Cora	St. Doc	lson
DOLLARS DOLLARS Do be paid on or before the date when the Script of the last unent Stock of the said THE PEOPLES BUILDING AND LOAN ASSOCIATION shall reach applicate, with interest thereon from date at the rate of eight per cent, per annum, payable received on or before Sturday sight of each and every werelaming payable in tell and if	in and by TM	certain promissory	note in writing, of ev	ven date with these prese	nts am	well and truly indebted to
DOLLARS DOLLARS DOLLARS Series of the Instalment Stock of the said THI ECOPLES BUILDING AND LOAN ASSOCIATION shall reach popularity, with interest thereon from date at the rate of eight per cent, per annum, payable veckly on or before Saturday night of each and every west until paid in full and if. Series of the Instalment Stock of the said THI ECOPLES BUILDING AND LOAN ASSOCIATION shall reach popularity, with interest thereon from date at the rate of eight per cent, per annum, payable, togethe with all thereses, increased capeners, and all amounts of said, staylesiation for the space of thirty days, then said debt shall become immediately due and payable, togethe with all thereses, increased and payable, togethe with all there is the within destrible property. By way of taxes or instance, the same in altoracy for collection, or if said debt, or any pay lightly, be collected by an attorney, or legal proceedings of any kind (all of which is secured under this notingage), as provided in and by the said not applied the payment before the payment by the said mort payer in the said mortgagor in an attorney for collection, or if said debt, or any pay lightly the collected by an attorney, or legal proceedings of any kind (all of which is secured under this notingage), as provided in and by the said not any the said mortgagor in the payment by the said mortgagor in the said mortgagor. NOW, KNOW ALL MEN, That the said mortgagor in consideration of the said debt and sum of money storessin do for the better securing the payment by free plains, so. The said mortgagor is hard mortgagor in consideration of the said debt and sum of money storessin and also in consideration of the terms of the said not in a said captures. The properties of the said mortgagor is the payment of the said mortgagor in consideration of the said debt and sum of money storessin and the payment of the said mortgagor in consideration of the said debt and sum of money storessin and said mortgagor. The said mortgagor is a properties	n (1 '	, //		2 NAT	\	
o be paid on or before the date when the SEORLATION shall reach pullurity, with interest thereon from date at the rate of eight per cent, per annum, payable recely on or before Saturday night of each and every weedly on the paid of the said at the rate of eight per cent, per annum, payable received on or before Saturday night of each and every weedly on the said of the said o	wru '	wousku		V 1, 000		
reckly on or before Saturday night of each and every weighted in full and if. espects with the Constitution and By-Lews of said Association for the space of thirty days, then said dobt shall become immediately due and payable, together with all interests, fines and expenses, and all amount feturants by the said Association on the within described property, by way of taxes or insurance, the sam nationney for collection, or if said dobt, or any taph therefol, be collected by an attorney, or legal proceedings of any kind (all of which is secured under the nortgage), as provided in and by the said note, plered their the terretain had, will more fully appear. NOW, KNOW ALL MEN, That A. NOW, KNOW ALL MEN, That A. It is said mortgagor in leading the payment typered to the said HE PEOPLES BUILDING AND LOAN ASSOCIATION, according to the terms of the said nort the better securing the payment typered to the said HE PEOPLES BUILDING AND LOAN ASSOCIATION, according to the terms of the said nort also in consideration of the further magnification of the f		ر المن	<i>-</i>	<i>D.F</i> Il		,
espects with the Constitution and By-Laws of said Association for the space of thirty days, then said does hall become immediately due and payable, together with all interests, fines and expenses, and all amonting through by the said Association on the within described property, by way of taxes or insurance, the sam o be added to the amount due on said note and only collectible as part thereof, together with a reasonable attorney's fee, if the same be placed in the bands or attorney for in the said note of the said note and only collectible as part thereof, together with a reasonable attorney's fee, if the same be placed in the bands or attorney for in the said most and the same be placed in the bands on the said note of the said note and only the said note and said note and said note that the said mortgagor in consideration of the said debt and sum of money aforesaid and for the better securing the payment three of to the said the EEOPLES BUILDING AND LOAN ASSOCIATION, according to the terms of the said not also in consideration of the further sum of the said the EEOPLES BUILDING AND LOAN ASSOCIATION, according to the terms of the said not also in consideration of the further sum of the said the EEOPLES BUILDING AND LOAN ASSOCIATION, according to the terms of the said not also in consideration of the further sum of the said not such as a sum of the said not sum of sum of such as a sum of sum o	to be paid on or before the of PEOPLES BUILDING AN	late when the LOAN ASSOCIATION	ON shall reach matur	rity, with interest thereo	Series of the n from date at the rate o	Instalment Stock of the said THE f eight per cent. per annum, payable
and also in consideration of the furtificity winn of the furtificity winner will and truly paid by the said THE PEOPLE'S BUILDING AND LOAN ASSOCIATION at and before the signing of these Presents, the receipt thereof it receipt work of grant, bargain, sell and release unto the said THE PEOPLE'S BUILDING AND LOAN ASSOCIATION, its specessors and assigns, all that certain piece, parcel and lot of land lying, being and situate in Greenville County in the State of South Carolina, a forlows, to the said The PEOPLE with the said that the present of South Carolina, a forlow, to the said that the certain piece, parcel and lot of land lying, being and situate in Greenville County in the State of South Carolina, a forlow, to the said The PEOPLE with the said that certain piece, parcel and lot of land lying, being and situate in Greenville County in the State of South Carolina, a forlow, to the People of South Carolina, a forlow, to the South Carolina, a forlow, to the South Carolina, a forlow of	respects with the Constitution	on and By-Laws of said	Association for the	space of thirty days, the	n said debt shall become i	mmediately due and payable, together
well and truly paid by the said THENEODIPES BIJLIDING AND LOAN ASSOCIATION at and before the signing of these Presents, the receipt thereof; thereof acknowledged, have granted, bargaped, sold and yelease, and by these Presents do grant, bargan, sell and release unto the said THE PEOPLE BUILDING AND LOAN ASSOCIATION, it is specessors and assigns, all that certain piece, parcel and lot of land lying, being and situate in Greenville County in the State of South Carolina, altology, continued and design at the analysis of Land South and Land and Lan	NOW, KNOW ALL and for the better securing t	MEN, That thereof to the	c sandTHE PEOPI	the said mortgagor LES BUILDING AND I	in consideration of the sacon ASSOCIATION, ac	aid debt and sum of money aforesaid, cording to the terms of the said note,
dehick plat is recorded on the office affect is recorded on the office of the stand of the country of in the back "C" law spage 15 to and being de country of a secret on Perry Road of the line of lot of the of 14.26 & 243 thence about onglot on 4 & 74.26 & 243 thence about line of lot on 48, n.336 to the country there in the secret of the line is 18.75 feel of the intersection of lots on 5 fair the should with terry though of 15.35 of the should with terry though of 15.35 of the should of the should of the secret of the should of the should of the secret of the should see the should be sho	well and truly paid by the s	aid THE PEOPLES BU	ULDING AND LOA	AN ASSOCIATION at a	and before the signing of	these Presents, the receipt thereof is
control of the country of the country of in Beginning at a point on Perry Road them of the line of lots 78. 4 & 74.26 & 243 thener about theme of lot 78. 4 & 74.26 & 7.33 to 25.25 feets themeed in a straight to Terry Road, which line is 18.75 feets the eintersection of lots 20.5 feets with the intersection of lots 20.5 feets the point of lots 20.5 feets the line is 18.75 feets the point of lots 20.5 feets the line is 18.75 feets the point of lots 20.5 feets the line is 18.75 feets the point of heginning, a distance of the point of heginning the point of heginning and distance of the point	heing of	ment of	and 5, pr	spertly		1 .
Corner to lote to 4 and 5 running then with line of lot 21. 36 & 243 thence about line of lot 21. 36 & 243 to line of lot 21. 48, 71. 331 to line in a straight his to list the intersection of lots 21. 5 fair the point which live is 18. 45 fair the point of heginning, a dictance of the fourt of heginning, a dictance of	ances	K. M. C.	Some of the second	TO THE TOWN	oille a	County of in
thence about line of lot 21.26 & 243 thence about line of lot 20 48, n. 331 to temperate, which line is 18.75 fee by the intersection of lots 20 5 fair by the with terry Road, & 15,35 st. to	Big	innlin	q-at	a po	-	. /
there atong line of lot no 48, n. 331 5. 59. 25 Steets, theree in a straight he to the white intersection of lots no 5 Jan by the with terry Road, d. 15. 35 %. to the fourt of heginning, a distance of	wich, I	ine o	o lot		, /,	/ V
to the struction of lots no 5 Jan 5. A shifted with terry Road, S. 15.35 st. to the should a heginning, a distance of	thence	aton	g lis	ne oj	lot no	48, n. 330
the first and only mortgage one this property.	to temp	gulfforad	, we	uch 1	ine is	18.75 feet
the society heginning, a distance of this is a first and only mortgage one this property.	6. Andrew	Al chi	the of	ection Ri	rad d	15. 35 gr. to
this peroperty.	the son	ect.	hegi.	unifung	, å di	stance of
$^{\prime}$	this Je	ropert	y.		7	7-7-
		, 0				