## THE STATE OF SOUTH CAROLINA, \

COUNTY OF GREENVILLE.

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in the full and just sum of Rix Recorded Joseph T.  No/100 Dollars, to be paid in Journ I qual invelablements  Dix, turbur, legation and turnely four months after date  with interest thereon from date  with interest thereon from date  with interest thereon from date  with interest the power of the said of the control of
with interest thereon from Late.  With interest the pollulary of part of part of the par
with interest thereon from date  with interest thereon from date  per centum to be computed and paid at the case see as principal and it any foreign of principal or interest be at any time past due and unsult the whole amount interest not paid when the communicately due at the option of the holder berook who may see thereon and foreclase this mortgage and in case said note, after its maturity, is should be placed in the hands of an atomey for any other protection of his interests to place and the holder should place the said note or this mortgage in the hands of an atomey for any legal proceedings, then and in either of said cases the mortgage promises to pay all costs and expresses, including 10 per cent of the individuals atomey, for any legal proceedings, then and in either of said cases the mortgage and hold to the mortgage as a part of said dish.  NOW, KNOW ALL MER, That  **NOW, KNOW ALL MER, That  **NOW, KNOW ALL MER, That  **Carpenation**, in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said **Acculty** Carpenation**  according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to it  **The Carpenation**, at and before the signing of these Presents, the receipt whereof is bytely acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and released, and by these Presents, do grant, bargain, sell and released, and by these Presents, the pages in the said of the said and released, and by these Presents, the receipt whereof is bytely acknowledged, have granted, bargained, sold and released, and by these Presents, the pages in the said and released, and by these Presents, the pages in the said and released and assured to the said and released. The said and released, and by these Presents, the pages in the said and released. The said and released and assured to the said and released, and by these Presents, the receipt when the said and released, and by
with interest thereon from date  per centum to be computed and paid & ATHLE ARTHURALLY interest not paid when due to bear interest as a same a te as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and forcelse this mortgage; and in case said note, after its maturity, should be placed in the hands of an attorney for said received in some time its maturity is should be devened by the holder thereof necessary for the research of the independences of said cases the mortgager promises to pay all costs and expenses, including 10 per cent of the indebtechess, as attorney's fees, this to be added to the mortgage indebtechess, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL, MEN, That  NOW, KNOW ALL, MEN, That  Carparation,  in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereoi to the said Really Carparation.  According to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said  The Carparatuda Intuity naid by aid.  All Carparaturity of the said note, and absoin consideration. Its Really Carparatury of these Presents, do grant, bargain, sell and released unto the said.  All Thou 1999 of Translar Park, Accarding to Plat thereof made for a whore lease unto the said.  All Trouly of GREENVILLE  For value received Language And Shown, on a Plat Recorded in the Page of the property of the plants of the plants of the said sover to the literature of the plants of the said sover to the language of the said sover to the la
per centum to be computed and paid of their and metally interest in topid when due to bear interest at same and a principal; and if any forcion of principal or interest he at any time past due and unjud, the whole amount ceredinced by said note to become hometically an attempt of the protection of his interests to place and the bolder should place the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage or promises to pay all costs and expenses, including 10 per cent. of the indehedness, as attorney's fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That
interest not paid when due to bear interest at same tac as principal; and if anythorism of principal or interest be at any time past due and unpaid, the whole amount evidenced by said note to become immediately due at the option of the holder freeror, who may see thereon and forestose this mortgage; and in case said note, after its maturity, should be placed in the hands of an attorney for suit or collection, or it before its maturity; should be placed in the hands of an attorney is suit or collection, or it before its maturity; should be placed in the hands of an attorney is suit or collection, or it before its maturity; should be placed in the hands of an attorney is suit or collection, or it before its maturity; should be placed in the hands of an attorney is suit or collection.  NOW, KNOW ALL MEN, That the said JAL Canadian and a new part of said debt.  NOW, KNOW ALL MEN, That the said JAL Canadian and a new part of said debt.  NOW, KNOW ALL MEN, That the said JAL Canadian and a new part of said debt.  NOW, KNOW ALL MEN, That the said JAL Canadian and or the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said JAL Canadian and or the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said JAL Canadian according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to Lie and the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said JAL Canadian according to the terms of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said JAL Canadian according to the terms of the said debt and sum of money aforesaid, and before the said grant and before the signing of these Presents, the receipt whereof is byreby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, and according to the said debt and sum of money aforesaid.  At the said the payment thereof to th
NOW, KNOW ALL MEN, That the said The Carantando Inconsideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Neutlity Carporation  according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to it the said  The Carantando Investment Carp.  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said. Nealty Corporation  in hand well and truly paid by said debt and sum of money aforesaid,  at and before the said.  It corporation  in consideration of the said debt and sum of money defends  in consideration of the said debt and sum of money defends  in consideration of the said debt and sum of money defends  at and before the said.  It corporation  in consideration  in hand well and
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Accepting Carporation.  according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to it
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to It. I Care Lando Investment Corp.  in hand well and truly paid by said. Realty Corporation.  in hand well and truly paid by said. Realty Corporation.  lease unto the said Realty Corporation. Les Receles dors and assigned; sell and released, and by these Presents, do grant, bargain, sell and released unto the said Realty Corporation. Les Receles dors and assigned; at. no. 199, of Transler Park, according to Plat Chereof made by P. E. Halton, July, 1926, reference to Rame being made for a more complete description of Raid lot; said lot being in the County and State appread and Rhown, on a Plat recorded in the office of R. m. C. for Greenville County in Plat Book 19", at Page 16.  Pate of South Carolina County of Greenville  For value received Mel hereby 2001gn, Carolina  County of Greenville
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to It. I Care Lando Investment Corp.  in hand well and truly paid by said. Realty Corporation.  in hand well and truly paid by said. Realty Corporation.  lease unto the said Realty Corporation. Les Receles dors and assigned; sell and released, and by these Presents, do grant, bargain, sell and released unto the said Realty Corporation. Les Receles dors and assigned; at. no. 199, of Transler Park, according to Plat Chereof made by P. E. Halton, July, 1926, reference to Rame being made for a more complete description of Raid lot; said lot being in the County and State appread and Rhown, on a Plat recorded in the office of R. m. C. for Greenville County in Plat Book 19", at Page 16.  Pate of South Carolina County of Greenville  For value received Mel hereby 2001gn, Carolina  County of Greenville
in hand well and truly paid by said Realty Corporation at and before the signing of these Presents, the receipt whereof is breby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the said Realty Carporation its Ruccessars and assigns;  at. no. 199, of Traxler Park, according to Plat thereof made by R. E. Kalton, July, 1926, reference to Rame their made for a more complete description of said lot; said lot being in the County and State aforesaid and shown, on a Plat recorded in the officer of R. m. 6 for Greenville County in Plat Book 19", at Page 16.  TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  For value received the hereby seeign, Cauchina  Tours of seeived the hereby seeign, Cauchina
at. no. 199, of Frazler Park, according to Plat thereof made by P.E. Walton, July, 1926, reference to Rame being made for a more complete description of said lot; said lot being in the County and State apprecial and shown, on a Plat recorded in the office of P. m. 6 for Greenville County in Plat Book '15", at Page 16.  TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  For value received We hereby 200 ign, cause fine and set over to The South Cauchina
P. E. Walton, July, 1926, reference to Rame being made for a more complete description of said lot; said lot being in the County and State aporesaid and Shown, on a Plat recorded in the office of P. m. C. for Greenville County in Plat Book 'H", at Page 16.  TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  For value received We hereby mosion, Canodina
Ind State appreciate and shown, on a Plat recorded in the County of the Of N. m. C. for Greenville County in Plat Book Hi, at Page 16.  TATE OF SOUTH CAROLINA  COUNTY OF GREENVILLE  For value received the hereby median, Canobina
Ind State Aforesaid and Rhown, on a Plat Recorded in the office of R. M. C. for Greenville County in Plat Book 15", at Page 16.  TATE OF SOUTH CAROLINA  COUNTY OF GREENVILLE  For value received We hereby 200 ign, Carolina  ransfer and set over to The South Carolina
of R. In C. for Greenville County in Plat Book 15", at Page 16.  IATE OF SOUTH CAROLINA  COUNTY OF GREENVILLE  For value received the hereby meetin, Canadian  ransfer and set over to The South Canadian
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National Bank, Grelenville S. C.
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This, the day or ctoley A.D., 1926
Realty Corporation
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