Vol. 166.		Form 1 WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 384
	OUTH CAROLINA, of greenville.	
TO ALL WHOM T 21 C C Xa 1 est Cut WHEREAS	THESE PRESENTS MAY CONCI , Cobles (in m, Coles the said	ERN: <u>f Shelby 70 brand Palmen SEND GREETI</u> <u>Control and Palmen Harrellam truly</u> inde
to TRYON DEVELOPMI	ENT COMPANY, a corporation, i	in the full and just sum of Li'y. Afundred
DOLLARS as in and by herewith as follows:	three?	
	00.00	due (Yurrea a and 30th) 1976
Note No. 2 for \$	^ _ O O	, due Jurna 21 30 th) 1936 , due Jurna 30 12, 1936
Note No. 3 for $\$$	00.00	due January 3011, 1927
		, due
		, due,
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come principal and bear inte	older thereof may at his option dec	until paid; said notes providing that in case of default in the payment of any installment of princ clare the full amount of the said notes at once due and payable and may proceed with the foreclo
or interest when due, the he of any mortgage or the sale attorney, reference being th	le of any collaterals given to secure hereto had, will more fully appear.	
or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t	
or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t	that <u>110</u> the said <u>10</u> ( <u>6</u> , <u>6</u> , <u>6</u> , <u>6</u> , <u>6</u> ) <u>need</u> <u>Pale</u>
or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t 	that <u>11.6</u> the said <u>10.16</u> <u>60.6</u> <u>60.9</u> <u>and</u> <u>Pale</u> in consideration of the said debt and sum of money aforesaid, and for the back t Company according to the terms of the said promissory notes, and also in consideration of
or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL <u><u><u></u></u> <u><u></u> <u></u> <u></u> securing the payment there further sum of Three Dollar</u></u>	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t cof to the said Tryon Development rs to	that <u>116</u> the said <u>1016</u> <u>606</u> <u>60</u> <u>60</u> <u>60</u> <u>60</u> <u>60</u> <u>60</u> <u></u>
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or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL <u>Jat 2.4</u> securing the payment there further sum of Three Dollar in hand well and truly paid acknowledged, have granted	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t seof to the said Tryon Development rs to <u>MJ</u> , the said by the said Tryon Development ( d, bargained, sold and released, and	that <u>11.6</u> the said <u>10.6</u> <u>(o.6.6.1.0</u> <u>med</u> <u>Pal</u> in consideration of the said debt and sum of money aforesaid, and for the be t Company according to the terms of the said promissory notes, and also in consideration of <u>10.6</u> <u>6.6</u> <u>6.1</u> <u>10.7</u>
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or interest when due, the ho of any mortgage or the sale attorney, reference being th NOW KNOW ALL <u>Jat 2.2.4</u> fl securing the payment there further sum of Three Dollar in hand well and truly paid acknowledged, have granted All that lot, piece or p designated as lot Number	le of any collaterals given to secure hereto had, will more fully appear. MEN BY THESE PRESENTS, t cof to the said Tryon Development rs to	that <u>11.6</u> the said <u>10.16</u> <u>(o.e. b.10)</u> <u>and</u> <u>Val</u> in consideration of the said debt and sum of money aforesaid, and for the be t Company according to the terms of the said promissory notes, and also in consideration of <u>10.60</u> <u>10.00</u>
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