THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN: I famil death	
of Greenville, in the County of Greenville, and the State of South Carolina, send Greeting: WHEREAS,, the said	
$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	02
duly incorporated under the laws of such State), in the sum of Lord Muss and Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in said State (a body conduly incorporated under the laws of such State), in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the sum of Lord Muss and County of Greenville, in the State of	
with interest thereon at the rate of eight per centum per annum, payable monthly, from the day of A. D. 192	1
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 and death shall pay or cause to be paid to t	
Company, or its certain attorneys, successors or assigns, at Greenville City aforesaid, monthly, on the 20th or before the end of the month of	L
192 b, and on the 20th or before the end of each month thereafter for twenty successive months, the sum of All Tall Tall Tall Tall Tall Tall Tall	
being the regular monthly installment payable on the Lind of Oul-half Shares of Stock, and Oul 9 46/100 (B/46)	
Dollars, being the monthly interest on the advance or loan) until there have been paid twenty monthly payments, and shall for the next twenty months a sum of Third. To Third (13.67) Dollars, (1500 \$ 5-0/100 [13.67]	
Dollars, being the regular monthly payment on said stock and July 7 17/100 [51.17] Dollars, being the monthly interest on balance	e due);
for the next twenty months the sum of Acces 5.38 (63,38)	Dollars,
(Jan 7 5-0/100 (B 2, 5-0) Dollars, wing the regular monthly payment on said stock and E 8/10 (B 3)	
Dollars, being the monthly interest on balance due): for the next twenty months pay the sum of Male 1 9/100 (5 3, 0 8) Dollars, being the monthly payment on said shares of ste	
Dollars, (Dollars, being the monthly payment on said shares of sto	our made
Dollars, being the monthly interest on balance due); for the next twenty months is sum of Javo 7 19/20 Dollars, being the monthly interest on balance due). Dollars, being the monthly interest on balance due).	pay the
bollars, being the monthly interest on balance due); for the next twenty months is sum of John T. J. J. J. Dollars, be monthly payment on said share of the and said share of the angle of the nonthly interest on balance due); for the next twenty months is sum of John T. J.	ing the
Each of the above payments to be made on the Ath or before the last day of each month, and shall thereafter surrender to the Company the said.	e due.)
shares of stock and the certificate thereof, the amount at such time paid shares by 2212 to be credited as a payment upon the advance or loan made 2212, t	the said
Lanie Desti of W	
and shall pay or cause to be plid all fines which may be dury imposed upon, or charged against 211 the said of and Scall	
	by the
in accordance with the Charter, By/Laws, Rules and Regulations, as in and said sote or obligation, and the condition thereunder watter reference being thereunto had will more fully appear.	
NOW, KNOW AIL MEN, The first said for the better securing the payment thereof to the said The Carolina Loan and Trust Consideration of the said The Carolina Loan and	mpany,
according to the term said note or obligation and also in consideration of the further sum of Five Dollars to	
the said and ruly that by the said The Caroling I day and Trust Company at and before the scaling and delivery of these Presents (the receipt who	ereof is
in head will and truly by the said The Carolina Loan and Trust Company, at and before the sealing and delivery of these Presents, (the receipt whe hereby adopted have granted bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the said The Carolina Lo Trust Carolina, and described as follows:	an and
Il M that testam left of land in the bility of	
10 lan ville bours to of green ville State (I of Sout	la de la companya della companya del
District Business Business Comments of the Com	
The second of th	<u></u>
Il lot no. 7, I and running there with bhiera.	rner
Henrie n. 11 24. 5-0 feel- to Cearner of lot no. 9: then	00.
79 2t. 15-0 feel to Dixon Orenie 1: theree with ou	ainle
Street of 11 to 15-0 leel- to parsient of the second themse	21
96 15-0 feel to the beginning corner, teing for no.	8
I test band and and In broke ment boom bann	
a cooling to a plat recorded in Olat-Book ("a"	
Page 15-3(A. m. la la Oldina dans sound broomsill.	1-
de la	4
ψ	<i>t</i> .