TITT	CTATE	$\Delta \Gamma$	COLITII	CAROLINA
IHT.	SIAIR	()r	\mathcal{M}	CARULINA
* * * * * * * * * * * * * * * * * * * *	OI11II	$\mathcal{O}_{\mathbf{I}}$		

TO ALL WHOM THESE PRESENTS	S MAY CONCERN:			
J. W. M. Thomps				·
of Greenville, in the County of Greenvil		- · · · · · · · · · · · · · · · · · · ·		
WHEREAS,, the in and by My certain note or obl	e said W. m. hou		Fillman	1027
	ted unto The Carolina Loss and T			
duly incorporated under the laws of such				
with interest thereon at the rate of eigh				
according to the provisions of the Charter	r, By-Law, the and Regulations	of the San Company, in manne	r and form following, that is to	y, that
Company, or its certain attorneys, success	score or a vigne at Greenville Co	x Monthaid monthly on the 20th	shall pay or caus	se to be paid to the sa
192, and on the 20th or before the e				
being the regular monthly installment pa		Pollars, (Fifteen		Dolla
Dollars, being the monthly interest on	he advance or loan) until there ha	ve been paid twenty monthly p	ayments, and shall for the next	twenty months pay t
sum of	ent on Did stock on 1101	<i>T</i>	Dollars, (. Fifteen	
for the next twenty months the sum of	Tourty onle			Dolla
(fifteen	Dollars, being the reg	ular monthly payment on said st	ock and SUK	
Dollars, being the monthly interest on o	alance due); for the next twenty n	nonths pay the sum of Mu	ullen	
Dollars, (Julian)			being the monthly payment on sa	
sum of slumters	Dol			-
monthly payment In said shares of stock			Dollars, being the monthly in	
				torest on barance da
Each of the above payments to be made	on the 20th or before the last day	of each more as shall there	Mar surrender to the Company th	ne said
Each of the above payments to be made shares of stock and the certificate thereof	f, the amount at such time paid she	of each mean and shall there	Mr surrender to the Company the payment upon the advance or los	ne said
shares of stock and the certificate thereof	f, the amount at such time paid sh	te de	payment upon the advance or los	ne said
shares of stock and the certificate thereof	f, the amount at such time paid shape. The swhich may be duly imposed upon,	or charged against	payment upon the advance or los	an made ML the sa
and shall pay or cause to be paid all fines	s which may be duly imposed upon,	or charged against	payment upon the advance or los in said which arter, By-Laws, Rules and Regular appear.	an made. M. the sa
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALIMENT that in consideration of the said debt and sum	thereunder written, reference being the said.	or charged against in accordance with the Charge to had will more fully better securing the payment the	he said W J J arter, By-Laws, Rules and Regular appear.	an made. ML the sa MI the sa ations, as in and by the by the same of the sa
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALL MENT hat in consideration of the said debt and sum according to the terms of said of the condition	thereunder written, reference being the said. the said. of money as aforesaid, and for the ligation, and also in consideration of	or charged against or charged against in accordance with the Charge thereby to had will more fully better securing the payment the f the further sum of Five Dolla	he said W M J M arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Me	an made. ML the sa
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALL MENT hat in consideration of the said debt and sum according to the terms of said of the condition	thereunder written, reference being the said. the said. of money as aforesaid, and for the ligation, and also in consideration of	or charged against or charged against in accordance with the Charge thereby to had will more fully better securing the payment the f the further sum of Five Dolla	he said W M J M arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Me	an made. ML the sa
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said love or obligation the said well and they paid to the Said Thereby acknowledged), have granted, barg Trust Company, all that tract or parcel of	thereunder written, reference being the said. the said. of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compgained, sold and released, and by the of land, situated in the County of	or charged against or charged against in according with the Charge there with the Charge there will more fully be better securing the payment the f the further sum of Five Dolla any, at and before the sealing these Presents, do grant, bargain Greenville, State of South Carol	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meland delivery of these Presents, (sell and release unto the said Tina, and described as follows:	an made. M. the san made. M. the san made. M. the san and by the san and by the companion of the receipt whereof the Carolina Loan and the san and the
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said love or obligation the said well and they paid to the Said Thereby acknowledged), have granted, barg Trust Company, all that tract or parcel of	thereunder written, reference being the said. the said. of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compgained, sold and released, and by the of land, situated in the County of	or charged against or charged against in according with the Charge there with the Charge there will more fully be better securing the payment the f the further sum of Five Dolla any, at and before the sealing these Presents, do grant, bargain Greenville, State of South Carol	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meland delivery of these Presents, (sell and release unto the said Tina, and described as follows:	an made. M. the san made. M. the san made. M. the san and by the san and by the san and by the receipt whereof the Carolina Loan and the san and the s
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said love or obligation the said well and they paid to the Said Thereby acknowledged), have granted, barg Trust Company, all that tract or parcel of	thereunder written, reference being the said. the said. of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compgained, sold and released, and by the of land, situated in the County of	or charged against or charged against in according with the Charge there with the Charge there will more fully be better securing the payment the f the further sum of Five Dolla any, at and before the sealing these Presents, do grant, bargain Greenville, State of South Carol	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meland delivery of these Presents, (sell and release unto the said Tina, and described as follows:	an made. M. the san made. M. the san made. M. the san and by the san and by the san and by the receipt whereof the Carolina Loan and the san and the s
shares of stock and the certificate thereof when the said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said lost of obligation and well and they paid to the Said Thereby acknowledged), have granted, barg Trust Company, all that tract or parcel of the said when the said that tract or parcel of the said when the said that tract or parcel of the said when the said that tract or parcel of the said when the said that tract or parcel of the said when the said that tract or parcel of the said when the said that tract or parcel of the said when the said when the said that tract or parcel of the said when	thereunder written, reference being the said. The said. The said. The said of money as aforesaid, and for the ligation, and also in consideration of the ligation. The Carolina Loan and Trust Compgained, sold and released, and by the following situated in the County of the Carolina Loan and Trust Compgained, sold and released, and by the following situated in the County of the land, situated in the	or charged against will more fully better securing the payment the fithe further sum of Five Dolla any, at and before the sealing less Presents, do grant, bargain Greenville, State of South Carol Beautiful Carol Caro	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meland delivery of these Presents, (sell and release unto the said Tina, and described as follows: ON Cross St Wilton St., t	an made. M. the same made. The companion of the carolina Loan are same made. The carolina Loan are same made.
shares of stock and the certificate thereof What was a stock and the certificate thereof and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALLMENT that in consideration of the said debt and sum according to the terms of said to the said the said with the sai	thereunder written, reference being the said. The said. The said. The said of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compagained, sold and released, and by the said of land, situated in the County of the Carolina Loan and Trust Compagained, sold and released, and by the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land, situated in the County of the said of land	or charged against. or charged against. in according with the Charge there is to had will more fully better securing the payment the fithe further sum of Five Dolla any, at and before the sealing less Presents, do grant, bargain Greenville, State of South Carol Beginning to Luct to any	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Meland release unto the said Tina, and described as follows: On Cross Stutton St., to alley: the	an made. Me the same made. Me the same and by the same and by the same and by the companion of the receipt whereof the Carolina Loan and the same an
shares of stock and the certificate thereof What was a standard of the said all fines and shall pay or cause to be paid all fines NOW, KNOW ALL MENT that in consideration of the said debt and sum according to the terms of said to be said in hand well and truly paid to the Said Thereby acknowledged), have granted, bars Trust Company, all that tract or parcel of the Company all that tract or parcel of the Said Thereby acknowledged of the Said Thereby ack	thereunder written, reference being the said. The said. The said of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined, sold and released, and by the following the Carolina Loan and Trust Compagnined and the Country of the Carolina Loan and Trust Compagnined and the Carolina Loan	or charged against of the further sum of Five Dolla any, at and before the sealing nese Presents, do grant, bargain Greenville, State of South Carol Segunning to Luck of the charged of the charged against the charge	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meand delivery of these Presents, (sell and release unto the said Tina, and described as follows: On Cross Starton St., to alley: they	an made. M. the san made of the carolina Loan and the carolina L
shares of stock and the certificate thereof when the said all fines said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said out of obligation in hand well and they paid by the Said Thereby acknowledged), have granted, bars Trust Company, all that tract or parcel of the said when the said when the said when the said that the said when the	thereunder written, reference being the said. The said	or charged against	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meand delivery of these Presents, (a, sell and release unto the said Tina, and described as follows: ON Cross Starton St., to Alley: they alley: they to the they is they	the receipt whereof the Carolina Loan and Loan a
shares of stock and the certificate thereof when the said all fines said note or obligation, and the condition NOW, KNOW ALL MEN That in consideration of the said debt and sum according to the terms of said out of obligation in hand well and they paid by the Said Thereby acknowledged), have granted, bars Trust Company, all that tract or parcel of the said when the said when the said when the said that the said when the	thereunder written, reference being the said. The said	or charged against	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loars to Meand delivery of these Presents, (a, sell and release unto the said Tina, and described as follows: ON Cross Starton St., to Alley: they alley: they to the they is they	the receipt whereof the Carolina Loan and Loan a
shares of stock and the certificate thereof What was a standard of the condition of the said debt and sum according to the terms of said to the said with the said. What was a standard of the said with the said. What was a standard of the said with the said. What was a standard of the said with the said. Thereby acknowledged, have granted, bars Trust Company, all that truct or parcel of the said was a standard of the said. The said was said to the said the said of the said was said to the said. The said was said to the said with the said was said to the said with the said. The said was said to the said debt and said was said to the said was said was said to the said was said to the said was said to the said was said was said to the said was said w	thereunder written, reference being the said. The carolina Loan and Trust Comp gained, sold and released, and by the of land, situated in the County of the said. T	or charged against of the further sum of Five Dolla any, at and before the sealing less Presents, do grant, bargain Greenville, State of South Carol Beginning to best to aux or charged against the	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Melase unto the said Tina, and described as follows: On Cross Stutton St., to alley I then to the the property of the the the property of the trong of the	an made. Me the sale of the receipt whereof the Carolina Loan are consisted as a
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALLMEN That in consideration of the said debt and sum according to the terms of said to be said in hand well and triby paid to the Said Thereby acknowledged), have granted, bars Trust Company, all that tract or parcel of the condition of lot to 28 of lot to 28 of lot to 28 of Plat of Storn at Boack A, at A	thereunder written, reference being the said. The said William of money as aforesaid, and for the ligation, and also in consideration of the Carolina Loan and Trust Compgained, sold and released, and by the fland, situated in the County of the Carolina Loan and Trust Compgained, sold and released, and by the fland, situated in the County of the Land of the Land Compgained, sold and control to the land, situated in the County of the Land Compgained, and control to the land control	or charged against of the further sum of Five Dolla any, at and before the sealing nese Presents, do grant, bargain Greenville, State of South Carol Beginning to best to aux of the charged against the charged agains	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Meand delivery of these Presents, (sell and release unto the said Time, and described as follows: On Cross Starton St., to alley; they alley they to the they in the to the they is to the they in the they is the they are contained as the they are contained as the they in the they i	an made. Me the sale of the carolina Loan and the receipt whereof the Carolina Loan are clearly sections.
and shall pay or cause to be paid all fines and shall pay or cause to be paid all fines NOW, KNOW ALLMENT that in consideration of the said debt and sum according to the terms of said to be said the said in hand well and they paid by the Said Thereby acknowledged), have granted, bars Trust Company, all that tract or parcel of the Company and that tract or parcel of the Company of the Cross of Plat of Story of Plat of Story at Book a, at a sum of the Cross of Plat of Story at Book a, at a sum of the Cross of Plat of Story at Book a, at a sum of the Cross of Plat of Story at Book a, at a sum of the Cross of Plat of Story at Book a, at a sum of the Cross of Plat of Story at Book a stell	thereunder written, reference being the said. W. M. of money as aforesaid, and for the ligation, and also in consideration of paor M. Televille of land, situated in the County of the land, situated in the County of M. J.	or charged against. or charged against. in according to with the Charge there is to had will more fully better securing the payment the first the further sum of Five Dolla any, at and before the sealing less Presents, do grant, bargain Greenville, State of South Carol Beginning to Lect to any to half of any said and when half of any said and when half of any said and when half of any said	arter, By-Laws, Rules and Regular appear. The said W. M. J. arter, By-Laws, Rules and Regular appear. The carolina Loans to M. and delivery of these Presents, (1), sell and release unto the said Tina, and described as follows: On Cross St. Alley: the description of the degree of the tro. 26 of the degree of the tro. 26 of the degree of the degr	an made. Me the sale of the carolina Loan and the sale of the
and shall pay or cause to be paid all fines and shall pay or cause to be paid all fines NOW, KNOW ALLMENT that in consideration of the said debt and sum according to the terms of said to the said with the said. Whereby acknowledged), have granted, bars Trust Company, all that tract on parcel of the consideration of the said with the said of the said	thereunder written, reference being the said. W. M. of money as aforesaid, and for the ligation, and also in consideration of paor M. Televille of land, situated in the County of the land, situated in the County of M. J.	or charged against. or charged against. in according to with the Charge there is to had will more fully better securing the payment the first the further sum of Five Dolla any, at and before the sealing less Presents, do grant, bargain Greenville, State of South Carol Beginning to Lect to any to half of any said and when half of any said and when half of any said and when half of any said	arter, By-Laws, Rules and Regular appear. The said W. M. J. arter, By-Laws, Rules and Regular appear. The carolina Loans to M. and delivery of these Presents, (1), sell and release unto the said Tina, and described as follows: On Cross St. Alley: the description of the degree of the tro. 26 of the degree of the tro. 26 of the degree of the degr	an made. Me the sa was at the receipt whereof the Carolina Loan are crossed with the sacration of the Carolina Loan are crossed with the sacration of the carolina Loan are crossed with the sacration of the carolina Loan are crossed with the sacration of the carolina Loan are crossed with the sacration of the carolina Loan are crossed with the sacration of the s
and shall pay or cause to be paid all fines and shall pay or cause to be paid all fines NOW, KNOW ALLMEN That in consideration of the said debt and sum according to the terms of said to be said in hand well and triby paid by the Said Thereby acknowledged), have granted, barg Trust Company, all that tract or parcel of the control of the said with the said Thereby acknowledged of the said Ther	thereunder written, reference being the said. The said	or charged against or charged ag	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Me and delivery of these Presents, (sell and release unto the said Time, and described as follows: On Cross St wilton St., to alley! they alley! they to the they is they for the they is they of the they is they of the they is they of the they alley is they alley is they	an made. Me the sa ways of the receipt whereof the Carolina Loan and hence a consistency of the lated head of the lated
and shall pay or cause to be paid all fines said note or obligation, and the condition NOW, KNOW ALLMEN That in consideration of the said debt and sum according to the terms of said	thereunder written, reference being the said. The said	or charged against or charged ag	arter, By-Laws, Rules and Regular appear. Pereof to the said The Carolina Loans to Me and delivery of these Presents, (sell and release unto the said Time, and described as follows: On Cross St wilton St., to alley! they alley! they to the they is they for the they is they of the they is they of the they is they of the they alley is they alley is they	an made. Me the sa white sa in and by the sa in and Trust Company the receipt whereof the Carolina Loan are clearly section and section