The same of the sa				
TATE OF SOUTH CAROLINA	3			
Comp of Great Ca.	}		本本語是宋文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗文宗	
) ALL WEOM THESE PRESEN	TS SHALL COME:		In County Court.	
<i>*</i> •				
L E DMAN Asser in and for the County of one	SEND GREETINGS	2		•
WHEREAS, The S	arolina Loam al	ed Trust Co	ompany, a Corporation	
WHEREAS, FIRE	The second section of the section of		•	
			e v 🛊	And the second second
				* 7
• • • •	1-			
en epert no.	day of 24			County
e Bo <mark>ed sitese</mark> en bondeed ond	thirty to	40	exhibited.	159 complaint in the Court of
CERENTE S for the Courty site	est'd rgalest. H. D	. Nix,	<u> </u>	
				16t h
				•
manding judgment in militien to	the real estate bessins	fter mentioned ar	nd described; and the cause being at issue, ca	•
			nd described; and the cause being at issue, ca	me on to be heard on the
				me on to be heard on the
y of Pobrusry the said Court, whereby it was a	19 33 and such	proceedings were	e had therein as resulted in a	ne on to be heard on the
y of Fabruary the paid Court, waterby it was a	19 33 and such	proceedings were	e had therein as resulted in a	ne on to be heard on the
y of Pabruary The said Court, whoreby it was a o County aforesaid, on the terms	19 33 and such distinct and decrees that and for the purpose, we	proceedings were the said real est	e had therein as resulted in a	ne on to be heard on the
ey of Pahruary The said Court, moreopy at was a to County aforesaid, on the terms the having dely advertised the sai	19 33 and such springed and decrees that and for the purpose. It id small estate.	proceedings were the said real est	e had therein as resulted in a	old by E. INMAN, Master in and the Mas
y of Pobrusry The paid Court, whireby it was a to County aforesaid, on the terms that having dely advertises the sale y sale by public cutery on the	19 33 and such springed and decrees that and for the purpose. It id small estate.	a proceedings were the said real est intioned in the sa indian and the said real est	e had therein as resulted in a Ate hereinafter mentioned and described be s id decree, as by reference thereto on file in so	old by E. INMAN, Master in and lid Court will appear; and the Mas
the said Court, whereby it was a commy aforesaid, on the terms ter having duly advertised the said r sale by public outers on the mattern handred and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	the had therein as resulted in a	old by E. INMAN, Master in and lid Court will appear; and the Mas
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	e had therein as resulted in a Ate hereinafter mentioned and described be s id decree, as by reference thereto on file in so	old by E. INMAN, Master in and lid Court will appear; and the Mas
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	the had therein as resulted in a	old by E. INMAN, Master in and lid Court will appear; and the Mas
the said Court, whereby it was a commy aforesaid, on the terms ter having duly advertised the said r sale by public outers on the mattern handred and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	the had therein as resulted in a	old by E. INMAN, Master in and lid Court will appear; and the Mas
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	the had therein as resulted in a	old by E. INMAN, Master in and did Court will appear; and the Mas in the year of our L
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	e had therein as resulted in a	old by E. INMAN, Master in and add Court will appear; and the Mas in the year of our I ing to the custom of auctions, sell
y of Fahruary the said Court, whereby it was a county aforesaid, on the terms for having doly advertised the sail r sale by public outers on the testeen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	c had therein as resulted in a	old by E. INMAN, Master in and aid Court will appear; and the Mas in the year of our Ling to the custom of auctions, sell
y of Fahruary the said Court, whereby it was a county aforesaid, on the terms for having doly advertised the sail r sale by public outers on the testeen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	e had therein as resulted in a	old by E. INMAN, Master in and aid Court will appear; and the Masin the year of our I ing to the custom of auctions, sell
y of Fahruary the said Court, whopeby it was a county aforesaid, on the terms for having doly advertised the sail r said by public outers on the reteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	n preceedings were the said real est nationed in the sa day of	c had therein as resulted in a	old by E. INMAN, Master in and the Mas in the year of our I ing to the custom of auctions, sell
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	a proceedings were the said real est entioned in the sa day of	e had therein as resulted in a	old by E. INMAN, Master in and id Court will appear; and the Mas in the year of our L
y of Fahruary the said Court, whyroby it was a country aforesaid, on the terms having duly advertised the sail r said by public outers on the conteen havined and The	ijuiped and decree that and for the purpose a id real estate. 2n4 thirty three	a proceedings were the said real est entioned in the sa day of	e had therein as resulted in a	old by E. INMAN, Master in and did Court will appear; and the Mas in the year of our I ing to the custom of auctions, sell
y of Pahruary the said Court, whereby it was a t County aforesaid, on the terms ter having dely advertises the sai r saie by public outers on the mateen havined and The	ijuiped and decree that and for the purpose a lid real estate. 2nd thirty three Carolina Loan	a preceedings were the said real est entioned in the sa day of	e had therein as resulted in a	old by E. INMAN, Master in and did Court will appear; and the Mas in the year of our I ing to the custom of auctions, sell
y of Pahruary the said Court, whereby it was a to County aforesaid, on the terms having dely advertises the sai r sale by public cutery on the mateen hunfred and The	ijuiped and decree that and for the purpose a lid real state. 2nd thirty three Carolina Loan	a preceedings were to the said real est intioned in the sa day of and Trust	e had therein as resulted in a	old by E. INMAN, Master in and aid Court will appear; and the Mas in the year of our I ing to the custom of auctions, sell
ry of Pahruary The said Court, mayreby it was a to County aforesaid, on the terms that having dely nevertises the said to said by poblic centery on the meteen hardred and The	ijuiped and decree that and for the purpose a lid real state. 2nd thirty three Carolina Loan	a preceedings were to the said real est intioned in the sa day of and Trust	e had therein as resulted in a	old by E. INMAN, Master in and did Court will appear; and the Mas in the year of our Ling to the custom of auctions, sell
ay of Philary I the said Court, manyony it was a or County aforesaid, on the terms for having dely nevertices the sai or said by public outers on the insteam harvired and The	ijuiped and decree that and for the purpose a lid real state. 2nd thirty three Carolina Loan	the said real est entioned in the said real est entioned in the said ay of end Trust	e had therein as resulted in a	old by E. INMAN, Master in and aid Court will appear; and the Mas in the year of our L
f the said Court, mayreby at was a conforming afterward, on the terms that having dely advertises the said by public cutery on the location harvired and. The impose of the same unto. The for the sum of	ipulged and decree that and for the purpose a lideral estate. 2nd thirty three Carolina Loan burn Hundred (\$2)	a preceedings were to the said real est cationed in the sa day of and Trust	e had therein as resulted in a	ne on to be heard on the
y of Fahruary the said Court, whereby it was a to County aforesaid, on the terms for having dely advertised the said reside by public outery on the meteen hardred and The for the sum ofTwenty_Po teing at that price the highest hid NOW, THEREFORE, Know A	ipulged and decree that and for the purpose a lideral estate. 2nd thirty three Carolina Loan burn Hundred (\$2)	a preceedings were the said real est entioned in the sa day of and Trust 400.00)	c had therein as resulted in a	ne on to be heard on the

the receipt whereof is hereby acknowledged, HAVE GRANTED, bargained, sold, and released, and by these Presents DO GRANT, bargain, sell and release unto the said. The Carolina Loan and Trust Company, a Corporation.