THE STATE OF SOUTH CAROLINA,)

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

But what Reveloy,
Can celed Reveloy,
Some a corporation Charter

and by/certain Decreases	10 m		note in writing, o
en date with these presents.		well and truly in	debted to
the full and just sum of Juo Henriles	/ //		
Mars, to be paid. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	L 1928. L 1929. L 1430.	28 th Ollies	Defamine 19
outed and paid	r interest at the same rate as	principal; and if any portion	of principal or interest be at
puted and paid	r interest at the same rate as the same immediately the placed in the hands of	principal; and if any portion of the hold fan attorney for suit or coll	of principal or interest be at er hereof, who may sue thereon ection, or if before its maturity
time past due and unpaid, then the whole amount evidenced by said not foreclose this mortgage; and in case said note	r interest at the same rate as te to become immediately hould be placed in the hands of interests to place, and the holicases the mortgagor promises to gage indebtedness and to be see	principal; and if any portion due, at the option of the hold f an attorney for suit or coll der should place, the said not pay all costs and expenses, i ured under this mortgage as	of principal or interest be after hereof, who may sue thereor ection, or if before its maturity e or this mortgage in the neluding 10
until paid in full; all interest not paid when due to beat time past due and unpaid, then the whole amount evidenced by said not foreclose this mortgage; and in case said note, after maturity, slould be deemed by the holder thereof necessary for the protection of hids of an attorney for any legal proceedings, then and in either of said cent. of the indebtedness as attorney's fees, this to be added to the mort NOW, KNOW ALL MEN, That	r interest at the same rate as te to become immediately hould be placed in the hands of is interests to place, and the holicases the mortgagor promises to gage indebtedness and to be sec	principal; and if any portion due, at the option of the hold f an attorney for suit or coll der should place, the said not pay all costs and expenses, i ured under this mortgage as	of principal or interest be at er hereof, who may sue thereon ection, or if before its maturity e or this mortgage in the ncluding 10
until paid in full; all interest not paid when due to bear time past due and unpaid, then the whole amount evidenced by said not foreclose this mortgage; and in case said note after maturity, si ould be deemed by the holder thereof necessary for the protection of hi s of an attorney for any legal proceedings, then and in either of said cent. of the indebtedness as attorney's fees, this to be added to the mort NOW, KNOW ALL MEN, That	r interest at the same rate as te to become immediately hould be placed in the hands of is interests to place, and the hole cases the mortgagor promises to tragge indebtedness and to be see the case of the hole that the hole tha	principal; and if any portion due, at the option of the hold f an attorney for suit or coll der should place, the said not pay all costs and expenses, i ured under this mortgage as	of principal or interest be a er hereof, who may sue thereor ection, or if before its maturity e or this mortgage in the ncluding 10
until paid in full; all interest not paid when due to bear time past due and unpaid, then the whole amount evidenced by said not foreclose this mortgage; and in case said note, after maturity, slould be deemed by the holder thereof necessary for the protection of his of an attorney for any legal proceedings, then and in either of said cent. of the indebtedness as attorney's fees, this to be added to the mort NOW, KNOW ALL MEN, That	r interest at the same rate as te to become immediately hould be placed in the hands of is interests to place, and the holecases the mortgagor promises to trage indebtedness and to be security the payment there the further sum of Three Dollar	principal; and if any portion due, at the option of the hold f an attorney for suit or coll der should place, the said not pay all costs and expenses, i ured under this mortgage as	of principal or interest be a er hereof, who may sue thereor ection, or if before its maturity or this mortgage in the ncluding 10
until paid in full; all interest not paid when due to bear time past due and unpaid, then the whole amount evidenced by said not foreclose this mortgage; and in case said note after maturity, so ould be deemed by the holder thereof necessary for the protection of his of an attorney for any legal proceedings, then and in either of said count. of the indebtedness as attorney's fees, this to be added to the mort NOW, KNOW ALL MEN, That	r interest at the same rate as te to become immediately hould be placed in the hands of is interests to place, and the holicases the mortgagor promises to transport to be security and to be security the payment there where further sum of Three Dollar the said	principal; and if any portion due, at the option of the hold f an attorney for suit or coll der should place, the said not pay all costs and expenses, i ured under this mortgage as cof to the said	of principal or interest be a er hereof, who may sue thereor ection, or if before its maturity or this mortgage in the ncluding 10