O ALL WHOM THESE PRESSYS MAY CONCERN: A CONC		
in and by MULE certain note or obligation, being date the said districts and the said states in incident of unto graph of party and the said states of such steps if he sund of the mouth of the sund of the su		TO ALL WHOM THESE PRESENTS MAY CONCERN: 3
in and by Man certain note or obligation by long task the day of Man and the Man and the Long and trust Company, of the chi and Country of Greenville, in sail State (a body corporate, duly incorporated under the laws of such Siglety Ith esund of Land Man and the Country of Greenville, in sail State (a body corporate, with interest thereon at the rate of cight perfection per annuary skyrble monthly, from the Man and Country of Greenville, in sail State (a body corporate, with interest thereon at the rate of cight perfection per annuary skyrble monthly, from the Man of Man and Country of Greenville (its said Campany, in manner and form following, that it to say, that the said Man and Man and Country of its certain attorneys, surfissors or assignment Greenville City generatil, positive, on the 20th or before the end of the month of Man and the Sulf has pay of cause to be paid to the said Company, or its certain attorneys, surfissors or assignment Greenville City generatil, positive, on the 20th or before the end of the month of Man and the Sulf has pay of the said Company, or its certain attorneys, surfissors or assignment Greenville City generatil, positive, on the 20th or before the end of the month of Man and M		of Greenville, in the County of Greenville, and the State of South/Carolina, send Greeting:
with interest thereon at the rate of eight perfections per annual payable monthly, from the Makeday of Makeday		in and by my certain note or obligation bearing date the 10th day of Flamana 1027
according to the provisions of the Charter, By have, Rules and Regulations of the said Company, in manner and form following, that it is say, that the said Lange William and the said Lange William and the said Lange William and the said Company, or its certain attorneys, such soors or assigning at Greenville City such solve months, the sum of the month of the month of the month of the month of the said Dollars, being the regular monthly installment payable on the said solver to solve the monthly installment payable on the said solver to solve the monthly installment payable on the said solver to solve the monthly payments, and shall for the next twenty months pay the sum of the said the trend to solve the monthly payment on said stock and the said solver to solve the monthly payment on said stock and the said solver to solve the monthly interest on balance due); for the next twenty months pay the sum of the said solver to solve the monthly interest on balance due); for the next twenty months pay the sum of the said solver of solver the said solver of stock and the said solver of solver to said solver of solver the said s		with interest thereon at the rate of it is the sum of Change and the sum of Change at the rate of its in
Company, or its certain attorneys, successors or assigned at Greenville City processit. Southly, on the 20th or before the end of the month of Assigned at 192. —, and on the 20th or before the end of eight month thereafter for processive months, the sum of Assigned at 192. ——, and on the 20th or before the end of eight month thereafter for processive months, the sum of Assigned at 192. ————————————————————————————————————		according to the provisions of the Charter, By-Haws, Rules and Regulations of the said Company, in manner and form following, that is to say, that
Dollars, being the regular monthly interest on the advantage of local properties of the next twenty months pay the sum of the control of the next twenty months pay the sum of the next twenty monthly payment, on said stocked to the next twenty monthly payment, and shall for the next twenty months pay the Dollars, being the regular monthly payment on said stocked to the next twenty monthly interest on balance due); for the next twenty monthly payment on said stocked to the next twenty monthly payment on said stock and the sum of the next twenty monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and the said Solidary and		
Dollars, being the regular houthly partment on said stocked of the next twenty months the sup of the next twenty months pay the gular monthly payment on said stock and the sup of the next twenty months pay the sum of the next twenty months pay the sum of the su		being the regular monthly installment payable on a 101 and 101
Dollars, being the regular houthly partment on said stocked of the next twenty months the sup of the next twenty months pay the gular monthly payment on said stock and the sup of the next twenty months pay the sum of the next twenty months pay the sum of the su		Dollars, being the monthly interest on the advance or loan) und there have been used twenty monthly payments, and shall for the next twenty months pay the
Dollars, being the broughtly interest on balance due); for the next the first monthly payment on said stock and the first monthly payment on said stock and the first monthly payment on said shares of stock and sum of the above payments to be redde on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said and shall pay or cause to be paid all fines which make duely imposed upon, or charged against Ml the said the said and shall pay or cause to be paid the condition thereunder written, referred being the recent of the said bethat and summer than the said and shall pay or cause to be payment on the said and shall pay or cause to be paid the condition thereunder written, referred being the recent of the Said bethat and summer the said and shall pay or cause to be paid the condition thereunder written, referred being the recent of the said bethat and summer the said and shall pay or cause to be paid to the said and shall pay or cause to be payment when the said and shall pay or cause to be payment the said and shall pay or cause to be payment the said and shall pay or cause to be payment the condition thereunder written, referred being the recent of had will more fully appear. Solve the said the condition and also in consideration of the further sum of Five Dollars to the said The Carolina Loan and Trust Company, according to the said the last the last the last the carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (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, at and before the scaling and delivery of these Presents, (the receipt whereof is hereby acknowledged), have granted to land situated in the Court where of is here the said and release unto the said The Carolina Loan and the Carolina Loan and the court whereof is here the said the court whereof is here the said the court o		Dollars, being the regular monthly payment on said stort and John Dollars, heing the monthly interest on belong deal
Dollars, (Cuplet and 27/100 N Dollars, being the monthly payment on said shares of stock and sum of Mane and Sylvo N Dollars, being the monthly interest on balance due); for the next twenty months pay the monthly payment on said shares of stock and and and an an an analysis of stock and the certificate deereof, the amount at sully time paid shares by ML to be credited as a payment upon the advance or loan made much the said and shall pay or cause to be paid all fines which make duly imposed upon, or charged against ML the said. Solventially warrent on said shares of stock and the certificate deereof, the amount at sully time paid shares by ML to be credited as a payment upon the advance or loan made much the said and shall pay or cause to be paid all fines which make duly imposed upon, or charged against ML the said. Solventially warrent or solvential all fines which make the said will more fully appear. Solventially appears to be paid all fines which make the said of the bester securing the payment thereof to the said The Carolina Loan and Trust Company, according to the warms of sets were or obligation, and also in consideration of the further sum of Five Dollars to ML. The said of the said the carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is Trust Company, all that tract of barrel of land situated in the Carolina Loan and the Carolina		(Cought and 50/100 Dollars, Delig the regular monthly payment on said stock and the Alfa Alfa 40/100
bollars, being the monthly payment on said shares of stock and and any of cach month, and shall thereafter surrender to the Company the said legist. The said note or obligation, and the condition thereunder written, reference being thereunto had will more fully appear. NOW, KNOW ALL HEN, That in consideration of the said lebt and summer money as aforesaid, and for the befter securing the payment thereof to the said The Carolina Loan and Trust Company, according to the wrms of satir vote or obligation, and also in consideration of the further sum of Five Dollars to the said The Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and Trust Company, and the Company, all that tract of paired by the Carolina Loan and Trust Company, and the Company, all that tract of paired by the Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and the Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and the Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and trust of Company, all that tract of paired by the Carolina Loan and the Carolina Loan and Trust Company, all that tract of paired by the Carolina Loan and the Carolina Loan and Trust Company, all that tract of paired by these Presents, do grant, bargain, sell and release unto the said The Carolina Loan and the Caro		Dollars, (Cultut and 50/100 Dollars, being the monthly payment on said shares of stock and
Each of the above payments to be used on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said light as shares of stock and the certificate percof, the amount at sully time paid shares by Me to be credited as a payment upon the advance or loan made me, the said and shall pay or cause to be baid all fines which may be duly imposed upon, or charged against Me the said. said note or obligation, and the condition thereunder written, referred being thereunto had will more fully appear. NOW, KNOW ALL MEN, That the said. in consideration of the said lebt and sump money as aforesaid, and for the before securing the payment thereof to the said The Carolina Loan and Trust Company, according to the terms of satisfactor of shiftstion, and also in consideration of the further sum of Five Dollars to Me the said of the said The Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is Trust Company, all that tract of parcel of land situated in the Courter of Carolina Loan and The Carolina Loan and Trust Company, all that tract of parcel of land situated in the Courter of Carolina Loan and Trust Company, all that tract of parcel of land situated in the Courter of Carolina Loan and Trust Company.		sum of Mare fined 63/100 Dollars, being the monthly interest on balance due); for the next twenty months pay the monthly payment or said shows a Dollars, being the
and shall pay or cause to be haid all fines which may be duly imposed upon, or charged against. Me. the said. Honge Wanter said note or obligation, and the condition thereunder written, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN, That the said in consideration of the said lebt and summer honey as aforesaid, and for the before securing the payment thereof to the said The Carolina Loan and Trust Company, according to the terms of said to the terms of said to the large trust of the said of the large trust of the said and truly problem to the said The Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is Trust Company, all that tract of parcel of land situated in the Country of Carolina, sold and released, and by these Presents, do grant, bargain, sell and release unto the said The Carolina Loan and		Each of the above payments to be made on the 20th or before the last day of each month and shall the coefficient agreement to be made on the 20th or before the last day of each month and shall the coefficient agreement to the contract of the coefficient agreement to the coefficient agreement agreement to the coefficient agreement to the coefficient agreement agreement to the coefficient agreement agreement agreement agreement to the coefficient agreement agreeme
said note or obligation, and the condition thereunder written, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN, That		
in consideration of the said lebt and sum of money as aforesaid, and for the before securing the payment thereof to the said The Carolina Loan and Trust Company, according to the terms of said note or obligation, and also in consideration of the further sum of Five Dollars to the said truly plied by the said The Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is Trust Company, all that tract of parcel of land, situated in the County of Co		said note or obligation, and the condition thereunder written, reference being thereunto had will more fully appear
the said truly plied by the raid The Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is Trust Company, all that tract of placed of land, situated in the County of County of Carolina, bargain, sell and release unto the said The Carolina Loan and		in consideration of the said teht and sum of money as aforesaid, and for the bester securing the payment thereof to the said The Carolina Loan and Trust Company.
Trust Company, all that tract of pircel of land, situated in the County of Greenville, State of South Carolina, and described as follows: The City of Areenvelle, beginning at a stake on the north de Corner of Leach and Nouthit Street, One hundred and fifty two fut last a he Corner of Leach and Nouthit Street, and running thence		the said truly plid by the laid The Carolina Loan and Trust Company at and before the said truly plid by the laid The Carolina Loan and Trust Company at and before the said truly plid by the laid The Carolina Loan and Trust Company at and before the said truly plid by the laid The Carolina Loan and Trust Company at and before the said truly plid by the laid The Carolina Loan and Trust Company at and before the said truly plid.
he corner of Leach and Douthit Streets, and running thence)	Trust Company, all that tract of parcel of land, situated in the County of Greenville, State of South Carolina, and described as follows:
he Corner of Leach and Douthit Streets, and running thence	n	e of Douthit Street. One himdred and lite to the north
	he	Corner of Leach and Douthit Streets, and running thence

in a northerly direction, midway between the trustinant

houses and through the well on the facks on Property for a distance of ninety-six feet to an ion Pipe: thence in a westerly direction Parallel to Douthit Street forty seven feet to an Iron Pipe: thence in a southerly direction ninety seven

fut to an iron Pipe on Douthit street! thence along said

Douthit street in an easterly direction fifty two feet, he lack of the said distances more or less to the beginning

being the same lot of land conveyed to me hy deed, of Loulea I fackson, dated September 9, -, not not re-