## THE STATE OF SOUTH CAROLINA,

	TO ALL WHOM THESE PRESENTS MAY CONCERN:
	of Greenville, in the County of Greenville, and the State of South Carolina, send Greeting:
	WHEREAS, & , the said for July and by 2004 certain note or obligation, bearing date the day of July day of July 1927
	duly incorporated under the laws of such State), in the sum of State (a body corporate,
200	with interest thereon at the rate of eight per centum per annum, payable monthly, from the 2.7 May of A. D. 192.7
	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
	Company, or its certain attorneys, successors or assigns, at Greenville City aforesaid, monthly, on the 20th or before the end of the month of
	Dollars, ( Seven and no / 00 Dollars, Dollars, Shares of Stock, and Four and 07/00
BEG BR	Dillars, being the monthly contest on the advance or loan) until there have been paid twenty monthly payments, and shall for the next twenty months pay the
11/29	Sum of political Partial 73/0:0 Dollars, (Seven and 20/00)  Dollars, principle regular monthly payment on said stock and Myll and 73/00 Dollars, being the monthly interest on balance due);
Helican	Dollars,
	Dollars, being the monthly interest on balance due); for the next twenty months pay the sum of Ougut and Silver and Silve
3 -	Dollars, ( Dollars, being the monthly payment on said shares of stock and
	sum of States and 94/60 Dollars, being the monthly interest on balance due); for the next twenty months pay the
	months payment on said shares of stock and 210 and 94/100 Dollars, being the monthly interest on balance due.)
nt Herel	Each of the above payment to be made on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said.
77 ava	shares of stock and to connect thereof, the amount at such time paid shares by MLL to be credited as a payment upon the advance or loan made MLL, the said
Jane 11 g	The Brought Cause to be paid all fines which may be duly imposed upon, or charged against The said
A PORTOR	in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the said note for obligation, anythic condition thereunder written, reference being phereunto had will more fully appear.
MAT	in tonside the said the said the carolina Loan and Trust Company,
245	The consideration of the said fact and sum of money as aforesaid, and for the better securing the payment thereof to the said The Carolina Loan and Trust Company, the paid to the terms of said note or obligation, and also in consideration of the further sum of Five Dollars to
Witness	in and well and truly paid by the said The Carolina Loan and Trust Company, at and before the sealing 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, all that tract or parcel of land, situated in the County of Greenville, State of South Carolina, and described as follows:
of the second	Justice and the second that told wine and told
	and bounds !-
1	Beginning at an iron him on bhoice are. at-
e	grever of flot now ar formerly journed by R.C.
	sray, thence, with said, bray lot 2/6 feel, more
	e flery, to live of land not at formerly
0-1	land last mentioned in a easterly direction
	to an iron kin at corner of fot now or turnerly
1	owned by army Pickens; thence with like of
1	aid Fighens lot logan iron pin on choice,
	renge; then ee with though firence, 6-0 feel- lo
A I H SHE	and grand the same
min or	There have haid to device in Deed Book 5-7 have 82
1.01.5000	The waste of the party of the p
no being	Surveyor Contract Con
the suffer	Survey of the Morreage satisfied and cancelled of the Mall
estro ven	and other discusses satisfied and cancelled of record.  O 10988 The Morreage satisfied and Cancelled Of Med.
uthur	The this
6th day	Administration of 1674 see of 1000. 1936, of 4:30 9 ml.
Meles	2 James S. C. 1936, at 4
	16th savet mov.
The tare re	Katha Later and the second of