THE STATE OF SOUTH CAROLINA,

Commission in the Country of Crossofts, who the Stories of Stage Cardian sensor Corresponse. WHERRAS, the sensor of the Cardian control of Controller of the sensor of Controller of the sensor of the Cardian controller of the sensor of the sensor of the cardian controller of the sensor of the sensor of the cardian controller of the sensor of the
and the state of the continuous or abblication, bearing date the state of the City and Country of Serverville, in vaid State (a body corporate, obly norsymorted under the laws of such State), in the run of Indian Country of the City and Country of Serverville, in vaid State (a body corporate, obly norsymorted under the laws of such State), in the run of Indian Country of the City and Country of Serverville, in vaid State (a body corporate, obly norsymorted under the laws of such State), in the run of Indian Country of the City and Country of Serverville, in the country of Serverville, in state of sight per center per aroun, possible mouthly, from the Land Country of Serverville, that is to say, that the country of Serverville, and the state of Serverville, and the
indested unto The Carolina Loan and Treat Councery of the City and County of Secretive, in said State (a lody corroware, day), experimentally the two of each State), in the sam of Mila and Mil
continue to the provisions of the Charter, By-Law, Roles and Regulations of the said Company, or is certain attorneys, successors or assigns, at Greenville City aforeasis, monthly, on the 20th or besires the end of the month of Charles of Company, or is certain attorneys, successors or assigns, at Greenville City aforeasis, monthly, on the 20th or besires the end of the month of Charles of Cha
company or the certain attomorpe, successors or subject, at Greenville City storesist, monthly, no the 28th or before the end of each month thereafter for twenty successive months, the sum of Secretary of Secretary in the regular monthly interest payable on the Miller Secretary successive months, the sum of Secretary of Secretary in the secretary successive months and the secretary of Secreta
could be capital mouthly interest on the advance or low) mult there have been paid twenty mouthly payments, and shall for the next twenty mouths pay the sam of Scholars, being the regular mouthly payment on said stock and the sam of Scholars, being the regular mouthly payment on said stock and the sam of Scholars, being the regular mouthly payment on said stock and sold and scholars, being the mouthly interest on balance due); for the next twenty mouths pay the sam of Scholars, being the mouthly interest on balance due); for the next twenty mouths pay the sam of Scholars, being the mouthly interest on balance due); for the next twenty mouths pay the sam of Scholars, being the mouthly interest on balance due); for the next twenty mouths pay the sam of Scholars, being the mouthly interest on balance due); for the next twenty mouths pay the sam of Scholars, being the mouthly interest on balance due); for the next twenty mouths pay mouthly payment on said shares of stock and scholars. It shall share to stock and the same of stock and the scholars and shares of stock and scholars. It shall share to stock and the scholars are shall pay or cause to be paid all fines which may be duby imposed upon or charged against Scholars are surreduced to the Company the said. In addition, and the condition thereunder writton, reference being thermothad with the said. Shall pay or cause to be paid all fines which may be duby imposed upon or charged against Scholars and productions, as in and by the said mote or obligation, and the condition thereunder writton, reference being thermothad with the said. Shall pay or cause to be paid all fines which may be duby imposed upon or charged against Scholars. It has said. Shall pay or cause to be paid all fines which may be duby imposed upon or charged against Scholars. It has said. Shall pay or cause to be paid all fines which may be duby imposed upon or charged against Scholars. It has said The Carolina Loan and Trust Company, and the condition therefore the said The Carolina Loan and
Dollars, being the regular monthly payment on said stock and State of Part of the next twenty months the sum of Journal of the regular monthly payment on said stock and State of State
Dollars, being the monthly interest on balance due); for the next twenty months pay the sum of Dollars, being the monthly payment on said shares of stock and Dollars, (Dollars, Seling the monthly payment on said shares of stock and Dollars, being the monthly payment on said shares of stock and Dollars, being the monthly interest on balance due); for the next twenty months pay the sum of Dollars, being the monthly interest on balance due); for the next twenty months payment on said shares of stock and Later I I I I Dollars, being the monthly interest on balance due); but the show payments to be made on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said balance of the show payments to be made on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said. I Dollars, being the monthly interest on balance due) but shall pay or cause to be paid all fines which may be duly impored upon, or charged against. It is said. I Dollars, being the monthly interest on balance due) have said the said of t
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 interest on balance due); for the next twenty months pay be sum of Search of Market of stock and Carely Fully Collars, being the monthly interest on balance due). Dollars, being the monthly interest on balance due); for the next twenty months pay be sum of Search of the above payments to be made on the 20th or before the last day of each mooth, and shall thereafter surrender to the Company he said. Dollars, being the monthly interest on balance due.) Dollars, being the monthly
Dollars, being the sum of New Land Markers of stock and Araba Markers of stock and Araba Markers of stock and Araba Markers of stock and the certificate thereof, the amount at such time paid shares by 2006 to be credited as a payment upon the advance or loan made 200 feather said and shall pay or cause to be paid all fines which may be duty imposed upon, or charged against Land Land Araba Markers and Araba Markers of stock and the certificate thereof, the amount at such time paid shares by 2006 to be credited as a payment upon the advance or loan made 200 feather and only the said and sold one or obligation, and the condition thereunder written, reference being thereunto bad will more fully appear. NOW, KNOW ALL MEN, That the said of the said flow of the said doth and sum of money as aforesaid, and for the bother securing the payment thereof to the said The Carolina Loan and Trust Company, coording to the terms of said note or obligation, and alone of roblegation and an another sold and struly paid by the said the Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is hereby chrowledged), have granted, bargained, sold and relegied, and by these Presents do grant, bargain, sell and release unto the said The Carolina Loan and Trust Company, it that truct or parcel of land, situated in the County of Greenville, State of South Carolina, and described sollows: The carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is hereby chrowledged), have granted, bargained, sold and relegied, and by these Presents do grant, bargain, sell and release unto the said The Carolina Loan and Trust Company, it that truct or parcel of land, situated in the County of Greenville, State of South Carolina, and described sollows: The Carolina Loan and Trust Company, at and before the scaling and delivery of these Presents, (the receipt whereof is hereby chrowledged), have granted, bargained, sold and relegied, and by th
hards of the above payments to be made on the 20th or before the last day of each month, and shall thereafter surrender to the Company the said. The shares of stock and the certificate thereof, the amount at such time paid shares by Ille to be credited as a payment upon the advance or loan made. The said and shall pay or cause to be paid all fines which may be duly imposed upon, or charged against the said. The said and shall pay or cause to be paid all fines which may be duly imposed upon, or charged against the said. The said note or obligation, and the condition thereunder written, reference being the reduct had will jim or fully appear. The consideration of the said debt and sum of money as aforesaid, and for the potter securing the payment thereof to the said the Carolina Loan and Trust Company, eccording to the terms of said note or obligating, and also in consideration of the further sum of Five Dollars to. The said 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 chrowledged), have granted, bargained, sold and relegated, and by these Presents, do grant, bargain, soll and release unto the said The Carolina Loan and Trust Company, if that treat or pared of land, strated in the County of Greenville, State of South Carolina, and describes a follows: The consideration of the said debt constant of South Carolina, and describes a follows: The constant of the said debt and sum of the payment thereof to the said The Carolina Loan and Trust Company, in the payment thereof to the said The Carolina Loan and Trust Company, in the definition of payment thereof to the said The Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said the Carolina Loan and Trust Company, in the said
in accordance with the Charter, By-Laws, Rules and Regulations, as in and by the aid note or obligation, and the condition thereunder written, reference being threunton had will more fully appear. NOW, KNOW ALI, MEN, That the said with the said will and sum of money as aforesaid, and for the birter 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 said the add will and sum of money as aforesaid, and for the birter 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 which we have a said note or obligation, and also in consideration of the further sum of Five Dollars to which we have a said note or obligation, and also in consideration of the further sum of Five Dollars to which we have a said note or obligation, and also in consideration of the further sum of Five Dollars to which we have a said note or obligation, and and the company, at and before the sealing and delivery of these Presents, (the receipt whereof is hereby chrowledged), have granted, bargain sell and release unto the said The Carolina Loan and Trust Company, it that tract or parcel of land, situated in the Country of Greenville, State of South Earlier and release unto the said The Carolina Loan and Trust Company, it that tract or parcel of land situated in the Country of Greenville, State of South Earlier and Research and Douth the Presents, (the receipt whereof is hereby chrowledged), have granted, bargain sell and release unto the said The Carolina Loan and Trust Company, it that tract or parcel of the Presents, (the receipt whereof to the said The Carolina Loan and Trust Company, it that tract or parcel of the said The Carolina Loan and Trust Company, and the carolina Loan and Trust Company, and the carolina Loan and Trust Company, and the carolina Loan and Trust Company, are carolina to the s
NOW, KNOW ALL MEN, That the said State of South Carolina Loan and Trust Company, a consideration of the said debt and sum of money as aforesaid, and for the lefter securing the payment thereof to the said The Carolina Loan and Trust Company, a consideration of the said debt and sum of money as aforesaid, and for the lefter securing the payment thereof to the said The Carolina Loan and Trust Company, as and before the sealing and delivery of these Presents, (the receipt whereof is hereby chowledged), have granted, bargained, sould and releded, and by these Presents are consideration of the said the Carolina Loan and Trust Company, it and before the sealing and delivery of these Presents, (the receipt whereof is hereby chowledged), have granted, bargained, sould and releded, and by these Presents are considerations and delivery of these Presents, (the receipt whereof is hereby chowledged), have granted, bargained, sould and releded, and by these Presents are considerations and delivery of these Presents, (the receipt whereof is hereby chowledged), have granted by the said The Carolina Loan and Trust Company, it is a state of South Carolina, and delivery of these Presents, (the receipt whereof is hereby chowledged), have granted as follows: The Act of the Carolina Loan and Trust Company, at and before the sealing and delivery of these Presents of the Presents of the Presents of the Presents of the Carolina Loan and Trust Company, and the left of the South Carolina, and delivery of these Presents of the South Carolina Loan and Trust Company, and the left of the Presents of the Carolina Loan and Trust Company, and the left of the South Carolina Loan and Trust Company, and the left of the South Carolina Loan and Trust Company, and the left of the South Carolina Loan and Trust Company, and the Carolina Loan and Trust Company, at and delivery of these Presents of the South Carolina Loan and Trust Company, and the Carolina Loan and Trust Company, and the carolina Loan and Trust Company, and the Carolina Loan and Trust
coording to the terms of said note or obligation, and also in consideration of the further sum of Five Dollars to
in that or parcel or land, situated in the County of Greenville, State of South Earling, and described as tollows: Live the bety of Greenville, Beginning at a lake on which Street 152 of Cash of the lowner of themen and Douthit street, and running themen in a northerly rection midway betypeen two houses fan a freet state dilection parallel with Douth Parcel forty sever (4) feet to an iron pipe; then per on Douthit of treet, whence along Douth treet in an eastly direction 91 feet to as iron pipe. It treet in an eastly direction fifty (50) feet to beginning advised. This left (50) feet and beginning advised. It has left the beamer of Seekson to Seekson to Seekson to Seekson to Seekson to Seekson on Seekson to Seekson
ake on the north side of Douthit Street 152 I back of the earner of there and Douthit sette, and running thence in a northerly rection midway between two houses for a fuesterly direction parallel with Dout reek forty-seven (41) feel an iron pipe; the parallel with Douth reek forty-seven (41) feel an iron pipe; the period on Douthit of treek; thence along Douth treek in an eastary direction fifty (56) feel the beginning Edward direction fifty (56) feel and beginning Edward I has list the same and Joseph by Loufa I Jackson to Seven on September 9, 1926, They deed record ween on September 9, 1926, They deed record
eeten midway between in a northerly eetion midway between two houses fin rough a well of feel to an iron pipe; Then a fuesterly direction parallel with bout reel foity-seven (47) feel to an iron pipe; the per on Douthit of treel; thence along Douth treel in an easterly direction fifty (56) feel the beginning country direction fifty (56) feel he beginning country direction fifty (56) feel and for some on beginning country of his is the same and former on beginning country of fix of fackson to George on the former on please when 9, 1926, fly deed record of the same and former on please when 9, 1926, fly deed record
reetion midway between two houses for crough a well. 96 feel to an iron pipe; then a fivesterly direction parallel with Dout reek forty-seven (41) feel to an iron pipe. The per on Douthit of treek; whence along Douth treek in an eastably direction fifty (56) feek the beginning ed ineetion fifty (56) feek he beginning ed ineetion fifty (56) feek and benveyaged by Loufa I Jackson to Geor
reet foity-seven (47) feet to an iron pipe. The souther direction 97 feet to ah iron pe on Douthit Atreet; whence along Douth treet in an eastably direction fifty (56) feet the beginning Ediner. This list the same not beginning Ediner. This list the same not sondered by Loufa I. Jackson to Seon to Seo
Da sabetherly direction 97 feet to ash iron see on Douthit Altreet; thence along Douth treet ivan eastably direction fifty (56) feet he beginning Ediner. This is the same nd bondeyeas by Loufa I Jackson to Geor nen on September 9, 1926, fly deed record
treet in an eastably direction fifty (56) feet the beginning Ediner. This list the same nd hand some to Search on September 9, 1926, fly deed record
he beginning Ediner. This list the same nd dondeyed by Loufa S. Jackson to Geo nen on September 9, 1926, by deed record
nen on September 9, 1926, fly deed record
1/10/11 - ale) 1/2/11 de la 1/9 de la
Co' whom
Obline State of the state of th
A le se le s
And the state of t
Mary South State S
And the state of t
The state of the s
Richard Report of the second o