THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:
I, mrs. W. N. Westmoreland, of Greenville, in
the County of Greenville and State of South Carolina, SEND GREETING: WHEREAS,
certain bond or obligation, bearing date the 2 nd day of July 192, stand firmly held and bound unto
THE CAROLINA LOAN AND TRUST COMPANY, of the City and County of Greenville, in said State (a body corporate, duly incorporated under the laws of
such State), in the penal sum of Twenty - sex hendred 9 mon (2600.00)
conditioned for the payment of the full and just sum of This living hundred & 20,00 (1300.00)
with interest thereon at the rate of eight per centum per annum, payable monthly, from the day of day of
A. D. 192 according to the provisions of the Charactery-Laws, Rings and Regulations of said Company, in manner and form the following, that is to say,
that the said Mrs. shall pay, or cause to be paid, to the said
Company, or its certain attorneys, successors, or assigns, at Greenite City apprecial months on the 20th day, or before the end of the month of
Company, or its certain attorneys, successors, on assigns, at Creen file City of cessive months on the 20th day, or before the end of the month of 192, and on the 20th or before the other cach provide the cach provide th
June 1 Dollars (9 13.00) Dollars,
being the regular monthly instablient payable of the Thursday Shares of stock, and Cight 9 67,00 (48.67) Dollars
being the monthly there on the adding or loop) will the stay flow soid twenty monthly compared the first the stay of the stay
being the monthly mare, on the awante or loan), will there have been paid twenty monthly payments, and shall for the next twenty months pay the sum of Dollars,
being the regular month ment on sale stock and Six 4 7100 86, 93) Dollars being the monthly
interest on balance due); for the fext twenty months the sum of Cighter of 100 (18.20)
Dollars being the regular monthly payment on said stock and Dollars being the monthly interest on balance due): for the next twenty months nav
The state of the s
the sum of Dollars (Dolla
being the monthly payment on said shares of stock and Three 147/00 (83, 47) Dollars being the monthly
interest on balance due); for the next twenty months pay the sum of Jourtain 273100 (914.73) Dollars,
Dollars being the monthly payment on said shares of stock and
Dollars, being the monthly interest on balance due).
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
ment upon the pivance of loan made me, the said made me, the said made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made me, the said ment upon the pivance of loan made ment upon the pivance of loan ment upon the loan ment upon the pivance of loan ment upon the loa
be paid, all three which has be duly imposed upon, or charged against me, the said
in accordance whitethe Charter, By-Laws, Rules and Regulations, as in and by the said bond or obligation, and the condition thereunder written, reference being
the eithto had will more fully appear.
NOW, KNOW ALL MEN, That I, the said Mrs. W. N. Westmand in consideration of the said debt
and sum of money aforesaid, and for the better securing the payment thereof to the said THE CAROLINA LOAN AND TRUST COMPANY, according to the
condition of the said bond or obligation, and also in consideration of the further sum of FIVE DOLLARS, to the said
Mrs. W. Westmoreland in hand 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 State of South Carolina, and described as follows:
ituate, lying and being near the city of greenville, State and
to the state of th
ounty abortaaid, being a part of lots 35 and 36 of a pla
Said Souri Villa, retortled in Plat Book a page 5-18
ed more July described as follows.
Regenning at a point ou Brockman Street, corner of lot
longing Sto W. D. Lucas and running thence 7, 10-30 4.
2) peet; thence 5. 57-25, 0. 175 geet, thence 5. 10-00 2. 6.
et There n. 57-25 W. 175 feet and vering the sauge
the state of the s
and conveyed to me my saw me you and by his deed date
ray 3 rd, 1920, and recorded in Volume 20 page 37, R. m
fire for exerville county, south Carolina.
v