WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C.

THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:
That I mary L. Oittman.
of Greenville, in the County of Greenville, and the State of South Carolina, send Greeting: WHEREAS,, the said
in and by Mary certain note or obligation, bearing the 15 th day of Sefetime 1925
of Cranic indebted 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 sum of True of the sum of True of the sum of True of the sum of t
with interest thereon at the rate of eight per centum per annum, payable monthly, from the day of Ulfaturalist. D. 192.5
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
the said Mary Gittman shall pay or cause to be paid to the said
Company, or its certain attorneys, successors or assigns, at Greenville City aforesaid, monthly, on the 20th or before the end of the month of Depterally
192.5 , and on the 20th or before the end of each month thereafter for twenty successive months, the sum of Faurteen & 17/100 Dollars,
being the regular monthly installment payable on the June 1 one half Shares of Stock, and one h 67/100 (\$1.67)
Dollars, being the monthly interest on the advance or loan) until there have been paid twenty monthly payments, and shall for the next twenty months pay the
$^{\prime}$
Dollars, being the regular monthly payment on said stock, and Dollars, being the monthly interest on balance due); for the next twenty months the sum of Dollars, being the monthly balance of twenty monthly balance of twenty monthly interest on balance due); Dollars, being the monthly interest on balance due); for the monthly months pay the sum of
for the next twenty months the sum ofDollars,
(Doljars, being the regular monthly balment on said stock and
Dollars, being the monthly interest on balance due); for the most twenty months pay the sum of
Dollars, (
Dollars, being the monthly interest on balance due); for the next twenty months pay the
Dollars, being the monthly interest on balance due); for the most twenty months pay the sum of
Fresh of the chara company to be said with the hora the land and shall thereafter surrender to the Company the said Alle Torre
shares of stock and the certificate the doct the amount at such time and those by Mile to be credited as a payment upon the advance or loan made
mary & Pittle island of No
and shall pay or cause to be paid all fines which any be doly imposed upon or charged against the said. Mary the said.
Each of the above payments to be waste on the 10th of before the largeday of sech month, and shall thereafter surrender to the Company the said. Live I one shares of stock and the certificate thereof the amount at such times aid shares by live to be credited as a payment upon the advance or loan made. It is said and shall pay or cause to be paid all fines which they be drive imposed upon or charged against. On the said. Many the said note or obligation, and the population precedence with the Charter, By-Laws, Rules and Regulations, as in and by the said note or obligation, and the population precedence being thereunto had will more fully appear. NOW, KNOW Still Many that the said of money as dioresaid, and for the better securing the payment thereof to the said. The Carolina Loan and Trust Company,
NOW KNOW Soil MIN That A The the grant What A The
in consideration of the said letter land um of money and for the better securing the payment thereof to the said The Carolina Loan and Trust Company,
according to the terms of said not for obligation, and also in consideration of the further sum of Five Dollars to
in hand well and ruly by the said The Carolina Loan and Trust Company, at and before the sealing and delivery of these Presents, (the receipt whereof is
in consideration of the said self land turn of money as dioresaid, and for the better securing the payment thereof to the said The Carolina Loan and Trust Company, according to the terms of said interior obligation, and also in consideration of the further sum of Five Dollars to. the said
\sim 1 /1 $^{\prime}$
In the South side of brown Road, commencing at in iron pour on brown Road 305 feet from the
in iron pin on Drove Road 305 feet from the
Vest side les augusta Street, thence along
The sauch side of Grove Road S. 45 27 W.
and the terms of the same than the same
Nest side lef augusta Street. thence along the sauch side of Grove Road S. 45_27W. 20 feet to an iron pipe. thence nearly
paraelea so angusta serier & 41-52 6. 100 feet
paralled to anywesta Street S. 47-52 E. 180 feet lo an iron pipe en reur line, thence along
car line sparalled to Drove Road n. 45-276
eur line sparadeed to Grove Road M. 45-27 & so fut to an iron spipe, thence meanly parallel to linguista Direct, N. 47-52 W. 180 feet to the
to Rugueta Street, n. 47-52 W. 180 feet to the
point of bearinging said lat being human
point of beginning. said lat being known as Lat mo. 7 Block n. as shown on plat
Acana ded in Clark Bank. La Paris 171. De nor de
recarded in Plat Book 6. Page 176, R. M. C.
Office for Dreenville Country, Danth Varolina
Office for Dreenville County, Danch Carolina and being the same lat conveyed to me by
Emma memineh by deed recurded in Deed
Emma memineh by deed recurded in Deed Book 83, Page 450, a. M. C. Office for Breenville
Country Dauch Carolina.
$\prime\prime$