MORTGAGE OF REAL ESTATE—G.R.E.M. 2

THE STATE OF SOUTH CAROLINA,
County of Greenville,
TO ALL WHOM THESE PRESENTS MAY CONCERN:
Lydia P. Martin SEND GREETINGS
Whereas, I the said Lydia P. Wartin
in and bymycertainpromissorynote in writing, of even date with these presents,am
well and truly indebted to
A Wille
in the full and just sum ofFifteen Hundred
(s) Dollars, to be paid one year after date, with the privile s
many 6 Man
of paying the principal or any part there of at any time
in a distribution of the state
1 & plant a le man de la
with interest thereon fromdate
semi-annually until paid in full; all integers not paid when due to bear interest at some rate as principal, and if any partial or integers he at the time past due and unpaid the whole annual to will be as a principal or integers he at the past due and unpaid the whole annual to be an integers as a principal or integers he at the past due and unpaid the whole annual to be an integers as a principal or integers as a principal or integers as a principal or integers as a past due and unpaid the whole annual to be an integers as a principal or integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and unpaid the whole annual to be an integers as a past due and the past d
become immediately due, at the option of the holder hereof, who may sue thereof and foreclose this mortgage; and in case said note, attention of the holder hereof, who may sue thereof and foreclose this mortgage; and in case said note, attention or if before its instruction in the heads of an attention of the protection or if before its instruction in the heads of an attention of the protection or if before its instruction in the heads of an attention of the protection of the protection of the heads of an attention of the protection of the protection of the heads of an attention of the protection of the heads of an attention of the protection of the heads of an attention of the heads of a transfer of the heads of th
until paid in full; all interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at same rate as principal; and if any portion of principal or interest be at same rate as principal; and if any portion of principal or interest be at same rate as principal; and if any portion of principal or interest be at same rate as principal; and if any portion of principal or interest be at same rate as principal; and if any portion of the holder hereof, who may sue thereof and foreclose this mortgage; and in case said note of the protection of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal protections, when and in either of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as attorneys' fees while added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.
gage indebtedness, and to be secured under this mortgage as a part of said debt.
NOW KNOW ALL MEN, that I , the said Lydia P. Martin
in consideration of the said debt and sum of the hard after a for the better securing the payment
thereof to the said The South Carolina National ank of Charleston
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to
the said Lydia P. Martin

The South Carolina National Bank of Charleston

All that tract or lot of land in Greenville Township, Greenville County, State of South Carolina, in the City of Greenville on the Northeast corner of Crescent Avenue and Jones Avenue and being more particularly described as follows:

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 South Carolina National Bank of Cahrleston

BEGINNING at an iron pin on said Northeast corner of Crescent Avenue and Jones Avenue and running thence Jones Avenue in a Northerly direction 200 feet to an iron pin; thence in an Easterly direction parallel with Crescent Avenue 100 feet to an iron pin corner of lot now or formerly of Sweeney; thence with said Sweeney line in a Southerly direction 200 feet to an iron pin on Crescent Avenue; thence with said Crescent Avenue 100 feet to the beginning corner. And being the same lot of land conveyed to Lydia P. Martin by Helen B. McDaniel by deed dated December 2, 1932 and recorded in R. M.C. Office for Greenville County in Deed Book, Vol 166 at page 332.