Vol. 159. MORTGAGE OF REAL ESTATE

THE	STATE	OF	SOUTH	CAROLINA,
1111		~ -		O

TO ALL WHOM THESE PRESENTS MAY CONCERN:
That D. J. 19. Bridges
of Greenville, in the County of Greenville, and the State of South Carolina, send Greeting: WHEREAS,, the said
in and by certain note or obligation, bearing the 15 th day of Secretarial 1925
(V) V/2014/ 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 July July July (100 (#2,000-00) Dollars,
with interest thereon at the rate of eight per centum per annum, payable monthly, from the day of da
according to the provisions of the Charter, By-Laws, Rules and Regulations of the said Company, in mainter and form for the said shall pay or cause to be paid to the said shall pay or cause to be paid to the said
Grant its portion attorneys successors or assigns at Greenville City aforesaid, monthly, on the 20th or before the end of the month of Allere Maller
100 f
Δ Dollars, $(\mathcal{L} + \mathcal{L}) = \mathcal{L} + \mathcal{L}$ Dollars,
being the regular monthly installment payable on the A O I Shares of Stock, and W 13.33
Dollars, being the monthly interest on the advance or loan) that there have been paid twenty monthly payments, and shall for the next twenty months pay the sum of
Dollars, being the regular monthly payment on said stock, and 10, 6,7 Dollars, being the monthly interest on balance due);
for the part twenty months the sum of \$2 \cdot \(\begin{array}{c} \lambda \\ \lambda \end{array} \\ \lambda \\ \lambda \\ \\
the policy the monthly payment on said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which we have a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which was a supplementation of the said stock and which we said stock and which was a supplem
Dollars being the monthly interest on balance due! for the next wents months adv the suit of 100 the suit of 1
Dollars, being the monthly payment on said shares of stock and
sum of #2-2.67 Dollars, being the monthly interest on balance due); for the next twenty months pay the
monthly payment on said shares of took and 2,27 Dollars, being the monthly interest on balance due.)
The state of the last south or deferre the Mt day of each month and shall thereafter surrender to the Company the said.
shares of stock and the vertificate the amount fat such hime paid shares by to be credited as a payment upon the advance or loan made, the said
D. Brid Hel IIV
and shall pay or cause to be paid all fines which may be duly imposed upon or charged against the said. I be the said. Bendations as in and by the
said note or obligation, and the condition thereunder written, reference being thereunto had will more fully appear.
NOW, KNOW ALL MEN, That We said 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
the said A. D. Maria 19 12
the said
60 poet, much of Marry Coverner, thence With
Cupplication line 20. 12-1/4 E. 164 feet and
Winderen thence M. 17-3 E. 50 feet, thence
an Wiz W. in 16th best and 64 in cher to ballown
Street of thence with balhaun Street S. 17-3 W.
Didition in the course of the
to the beginning corner, and being
Jan. 100 6, on plat recorded in Plat Dook
Mydique 497. R. M. C. Ceffice for Greenville
Ico planting, and being the same lat of land
formeryed to me by J. L. Willis by de
Heted august 6th, 1925, and recorded in Volum
78, Page 430. a. M. S. Affice for Greenville County