MORTGAGE OF REAL ESTATE—G.R.E.M. 2				40825 PROVENCE-JARRARD COGREENVILLS
County of Greenville,				
O ALL WHOM THESE PRESENTS MAY CONC	CERN:			
We, J. W. Hill and Ald	er Hill			SEND GREETINGS
Whereas,Wethe said	J. W. Hill and Ala			
and bycertain			a with those presents	are
ell and truly indebted to	•			
the full and just sum ofThree Hu:	ndred Fifty (350.00) and no/100	·	
principal payment of One hu	ndred twenty (120.00	and no/100 a	ollars due one	year from date,
ne hundred twenty (\$120.00)				
ears from date				
			•	
	$\mathcal{N}^{\mathbf{v}}$	$\mathcal{M}^{\mathcal{V}}$	$\mathcal{N}^{\mathcal{N}}$	
th interest thereon from date	\./ . se	zen .		1
th interest thereon from	at the pate of	per centum per	cannum, to be computed as	nd paid
semi-annually in a seriest at same rate as principal; and if any pocome immediately due, at the option of the hole placed in the hands of an attorney for suit or his interests to place and the holder should play said cases the mortgagor promises to pay all ge indebtedness, and to be secured under this manning the said cases the mortgagor promises to pay all ge indebtedness, and to be secured under this manning the said cases the mortgagor promises to pay all ge indebtedness, and to be secured under this manning the same secured under the same secured under this manning the same secured under the same secured under this manning the same secured under t	rtion of puncipal or interest be a der hereof, who may sue thereof collection, at if before its matures the said note or this mortgage costs and expenses including 10 ortgage as a part of said debt.	at any time past due and vand foreclose this morte trity it should be deemed in the helds of an at per cent. Of the indebted	til paid in full; all interest unpaid, the whole amoun rage; and in case said note by the holder thereof no torney for any legal proce ness as attorneys' fees, thi	t not paid when due to beau t evidenced by said note to e, after its maturity, should ecessary for the protection eedings, then and in either is to be added to the mort
NOW KNOW ALL MEN, that	the sale	M. Hill and A	lder Hill	
	, in consideration of the aid			. 1
ereof to the said	W. Narwood, Jr.			
·	·			San Market
cording to the terms of the said note, and also	In consideration of the further s	um of Three Dollars, to	us s	
e saidJWW	. Hill and Alder Hil	<u> </u>		
hand well and truly paid by the said	J. W. Norwood,	Jr.		W 3
				Section 200 The
	·-		at and before sig	oning of these Presents, the
ceipt whereof is hereby acknowledged, have gran	ited, bargained, sold and released	and by these Presents d	grant, bargan, sell and	nong of these Presents, the release unto the said
T 18/ 31 -	Tu		* 7	

J. W. Norwood Jr.

All that parcel of land in Greenville County, State of South Carolina containing 3.03 acres, more or less, on the Anderson Road being a portion of lot #1, #15, according to plat recorded in R. M. C. Office for Greenville Sounty in Plat Book A, Page 165 and having the following metes and bounds, according to sarvey by W. J. Riddle, May 1934:

BEGINNING at an it on pinton the S. E. side of the Anderson Road and running thence S. 30 E. 512 feet to an iron pan; the Ace S. 59-30 W. 316.8 feet to iron pin, thence N. 30 W. 335 feet to iron pin on edge of Anderson Road V thence with Anderson Road N. 33 E. 214 feet; thence still with Anderson Road W. 126-45 3. 155 West to beginning corner, being a portion of the same conveyed to River Falls Realty Company by John C. Doyle by deed dated 23rd day of January 1934.