STATE OF SOUTH CAROLINA,
County of Greenville
We, Clinton M. Ballew and Fay C. Ballew
SEND GREETING:
WHEREAS, we the said Clinton M. Ballew and Fay C. Ballew
Judson Mills in and by _Qur certain promissory note in writing, of even date with these presents _are _well and truly indebted to SULTERENTEENEED NATIONAL CONTRACTOR OF THE PROPERTY OF THE
SUKRAMEN CONTROL No. a corporation chartered under the laws of the State of South Carolina, in the full and just sum of Eight Hundred Fift
and no/100 (\$ 850.00 ) DOLLARS, to be paid at increase in Greenville, S. C., together with interest thereon from date
hereof until maturity at the rate of
Beginning on the 1st day of June , 1939, and on the 1st pack of each month of
each year thereafter the sum of \$ 8.50 be applied on the interest and principal of spid note said payments to continue up to in-
cluding the lat day of November 1905 Que the balance of said principle and interest of the day of late and payable on the late day of
December 1950; the aforesaid morthly payments of \$ 1850 and are to be applied first to interest at the rate
of
and the balance of each monthly payment shall be subling on bootint of principal.
Beginning on the lst day of June 1939, and on the lst and principal of said net said payments to continue up to including the lst day of November 1950, the aforesaid monthly payments of \$ 850 graphical and interest and principal and payable on the lst day of each payments of \$ 850 graphical and interest at the rate of Six (6%) per centum per annul on the principal sum of \$ 850 graphical and the balance of each monthly payments of \$ 850 graphical and the balance of each monthly payments of \$ 850 graphical and the balance of each monthly payments of the United States of America; and in the event default panded in the payment of any installments of principal and all interest are related by the foreign provided, the same shall bear simple interest from the date of such default paid at the rate of seven (7%) per centum per annum.
And if any portion of principal or interest be at all time past the and unpaid, or if default be made in confect to any condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the option, with health thereof who may sue the contained herein, then the whole amount evidenced by said note, after its individity should be placed in the hands of an atterney for any legal proceedings, then and in either of said cases the mortgage in the hands of an atterney for any legal proceedings, then and in either of said cases the mortgage promises a sattorneys' fees, this to be added to the mortgage indebtedness, and to be secure to deer this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That we the said Clinton M. Ballew and Rayco Ballew in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to be said Sakkarasakar
NOW, KNOW ALL MEN, That we, the said Clinton M. Ballew and kayed Ballew # 27 in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said SAKKERSKENNER
according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to
the said Clinton M. Ballew and Fay C. Ballew in hand well and truly paid by the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
All that certain piece, parcel or lot of land on the west side of 7th Avenue in Judson
Mills No. 2 Village, in the County of Greenville, State of South Carolina, being known and
designated as Lot No. 11 of Block G as shown on a plat of Judson Mills No. 2 Village made by
Dalton & Neves, Engineers, in March, 1939, which plat is recorded in the R. M. C. office for
Greenville County in Plat Book K at pages 1 and 2, and having, according to said plat, the
following metes and bounds, to-wit:
BEGINNING at an iron pipe on the west side of 7th Avenue, joint corner of Lots No. 10 ar
77 which income to 165 7 each month of the nonthwest corner of the intersection of 7th

11, which iron pipe is 165.7 feet north of the nor Avenue and 20th Street, and running thence N. 88-13 W. 120 feet to an iron pipe in the line of Lot No. 7 joint rear corner of Lots No. 10 and 11; thence with the line of Lots No. 7 and 14; N. 1-47 E. 50 feet to an iron pipe, joint rear corner of Lots No. 11 and 12; thence with the line of Lot No. 12 S. 88-13 E. 120 feet to an iron pipe on the west side of 7th Avenue; thence with 7th Avenue S. 1-47 W. 50 feet to the beginning corner.

This is the same property conveyed to the mortgagor herein by deed of Judson Mills of even date herewith and this mortgage is given to secure the unpaid portion of the purchase price of the above described land.

State of South Carolina,

County of Greenville.

Assignment.

For value received Judson Mills hereby assigns, transfers, and sets over unto Peoples National Bank, Greenville, S. C. the within mortgage and the note which it secures.

Dated this 14 day of June, 1939.

Betty Wells Witness:

Marion Peeler

JUDSON MILLS

BY: A. B. SIBLEY

Treasurer.

Assignment recorded June 15th, 1939 at 2:21 P.M. #7767 BY: E.G.

S. b. Natl. Bank of Chas. on - 25 day of - Sept. 19 42. Assignment ecords This Mortgage Assigned to Justion Mills in Vol. 314 of R. E. Mortgages on Page 228.

on 24 day of Sent 19 145/

in Vol. 314 of R. F. Mortgages on Page 228