MORTGAGE OF REAL ESTATE—G.R.E.M. 9c.	SEND GREETING:
STATE OF SOUTH CAROLINA,	OF THE PROPERTY OF THE PROPERT
County ofGREENVILLE	CANCED LANGE OF
	AND OF SUMMY 06 230
I, MELVIN LINDSEY,	SATISFIED OF MOON SEND GREETING:
WHEREAS, I the said Melvin Lindsey	Co FOR CONTRACTOR OF SERVICE
	R. Wall So Cold
	these presents well and truly indebted to JUDSON MILLS, a corpora-
(e 1.025.00 ) DOLLARS to be said at The South Carolin	and just sum of ONE THOUSAND Twenty-five and no/100 ha National/ in Greenville, S. C., together with interest thereon from date
	atum per annum, said principal and interest being payable in
installments as follows:	
Beginning on the lst day of July , 19_40, and or	n the lst day of each month of
	ed on the interest and principal of said note, said payments to continue up to in-
cluding the _lst_ day of _December, 1951, and the balance of	ts of \$_10.25each are to be applied first to interest at the rate
19 <b>52</b> ; the aforesaid _monthly paymen	ats of \$_10.25each are to be applied first to interest at the rate
	1025 00
and the balance of each monthly payment shall be an	oplied on account of principal.
All installments of principal and all interest are payable in lawful mon of any installment or installments, or any part thereof, as therein provided	or so much thereof as shall, from time to time, remain unpaid oplied on account of principal.  ey of the United States of America: and in the event default is made in the payment of the same shall bear simple interest from the date of such default, with paid at the impaid, or if default be made intrespect to any condition, agreement or covenant immediately due, at the option of the holder these who may sue thereon and fore-blaced in the hands of an attorney door suit or expection of if before its maturity it
rate of seven (1%) per centum per annum.  And if any portion of principal or interest be at any time past due and t	inpaid, or if default be made intrespect to any condition advanced or covered
contained herein, then the whole amount evidenced by said note to become close this mortgage; and in case said note, after its maturity should be p	inpaid, or if default be made intrespect to any condition, agreement or covenant immediately due, as the option of the holder theseof, who may sue thereon and fore-placed in the hands of an attorney for suit or conjection for if before its maturity, it its terests to place, and the holder should place; the said note or this mortgage in the cases the mortgagor remaises to pay all costs and copenses including (10%) per cent, edges, and to be softed under this mortgage as a pay to 5 said debt
should be deemed by the holder thereof necessary for the protection of its in hands of an attorney for any legal proceedings, then and in either of said of the indebtedness as attorneys' fees this to be added to the mortgage indebtedness.	terests to place, and the holder should place, the said note or this mortgage in the cases the mortgago remises to pay all costs and compenses including (10%) per cent,
	A A A A A A A A A A A A A A A A A A A
in consideration of the said debt and sum of money aforesaid, and for the b	etter securing the payment thereof to the said JUDSON MILLS according to the
terms of the said note, and also in consideration of the further sum of T	THREE DOLLARS, to _me the said
Melvin Lindsey of these Presents, the receipt whereof is hereby acknowledged, have granted	n hand well and truly paid by the said JUDSON MILLS, at and before the signing bargained, sold and released, and by these Presents do grant, bargain, sell and
	ot of land on the West side of Second Avenue in
	e County of Greenville, State of South Carolina, s shown on a plat of Section No. 3 of Judson Mills
	in March, 1940, which plat is recorded in the
	at Book K, at page 42, and having, according to
said plat, the following metes and bounds,	
BEGINNING at an iron pin at the South	thwest corner of the intersection of Second Avenue
	Second Avenue S. 6-12 W. 81.4 feet to an iron pin,
	hence with the line of Lot No. 12, N. 83-49 W. 119.05
	ots No. 15 and 16; thence with the rear line of
Lot No. 16 N. 6-11 E. 83.2 Feet to an iron with the South side of Seventh Street S. 82.	pin on the South side of Seventh Street; thence
with mie pount side of peventin pereet by ox-	-00 B. 110.01 1000 00 one postmerne corner.
This is the same property conveyed	to the mortgagor by deed of Judson Mills of even
date herewith, and this mortgage is given to	
price.	
ATE OF SOUTH CAROLINA, )	
UNTY OF GREENVILLE. )	
	onal Bank of Charleston hereby assigns, transfers
	gage and the note which it secures, without recourse
Dated this 24 day of September, 1942.	THE COLUMN CAPATINA NAMEONAT DANIE OF THE ORDER
INESS:  0. Gaddy	THE SOUTH CAROLINA NATIONAL BANK OF CHARLESTON BY Wm. E. Henderson
y S. Barnett	Vice President.
ATE OF SOUTH CAROLINA.	1100 1100101
UNTY OF GREENVILLE.	SEAD TO THE RESERVE OF THE PROPERTY OF THE PRO
	igns, transfers and sets over unto The South Carolin
	ge and the note which it secures, without recourse.
Dated this 25th day of September, 1942.	
TNESS:	JUDSON MILLS
ice Cobb	BY A. B. Sibley

Treasurer.

Frances Moore

Assignments recorded this 26th day of September, 1942, at 9:00 A. M. #10094. By: C. L.

Frances Moore