MURIGAGE OF REAL	ESTATE—G.R. P.M. 9C.				
STATE OF SOUTH O	LAROLINA				
County of Greeny					and the second
County of	(T.T.T.C)				
****			0 .		*********
I, Lillie	Mae Gilbert		J		SEND GREETING:
WHEREAS, _I	the saidLille Mac	Gilbert			
		χ			
in and hy MY conta	in promissory note in writing, o	f aron data with these aross	nto, am wall and	tmily indebted to IIIDSON	I MILLS a compose
		•			
	laws of the State of South Ca		,		
(\$	LLARS, to be paid at the of	Tice of Judson que	118 in Greenville	S. C., together with interes	st thereon from date
hereof until maturity at installments as follows:	the rate ofSix(6_%)96er centum per an	num, said principal and in	terest being payable inP	onthly
	Tours a sum	The most		erin erin erin erin erin erin erin erin	
	lst day of January	, -			
	sum of \$ 9.73				
	of November , 19 49	V = • 14		~ /	
December 19	49; the aforesaid month 1	payments of \$_	.73 y	ch are be applied first to	interest at the rate
of six (6%) per centum per annum on the pr	rincipal sum of \$ 740,00	or so much the	reof a shall, from time to	time remain unnaid
and the belonce of each	monthly pa	www.dut.ahall@a.avestad.an.a	9		7
All installments of p	rincipal and all interest are pave	ble in lawful money of the U	nited States of America:	and in the event default is	nade in the payment
rate of seven (1%) per co	rincipal and all interest are payer stallments, or any part thereof, a entum per annum.	7 (1)	74		
And if any portion of	e principal or interest be at any ti e whole amount evidenced by sai in case said note, after it ma- holder thereof necessary for the any legal proceedings, then and orneys' fees, this to be added to the	ime past due and unpaid, or i	i default to made in re	spect to any condition, agr	eement or covenant
close this mortgage; and	in case said note, after in ma	turity should be placed in the	e hands of an attorney for	r suit or collection, or if be	dore its maturity, it
hands of an attorney for of the indebtedness as att	any legal proceedings, then and orneys' fees this to be added to the	in either of said cases the m	ortgagor promises to pay	all costs and expenses include ortgage as a part of said de	ling (10%) per cent,
NOW KNOW ALL	MEN That I'm	Lilli	e Mae Milbert	and a harr or park of	
in consideration of the sa	MEN, That, the said debt and sum of money afores	said, and for the better secur	ing the payment thereof	to the said JUDSON MIL	LS according to the
terms of the said note,	and also in consideration of the	further sum of THREE DO	LLARS, tome		the said
Lillie	eipt whereof is hereby acknowled DSON MILLS.	in handwel	ll and truly paid by the s	aid JUDSON MILLS, at an	d before the signing
release unto the said JUI	OSON MILLS.	ged, have granted, bargained,	sold and released, and	by these Presents do gran	t, bargain, sell and
Al	l that certain piece	, parcel or lot o	of land on the 1	East side of D'S	treet, in
Section No. 6 of	Judson Mills Villag	e, near the City	of Greenville,	in the County of	Greenville,
State of South Ca	rolina, being known	n and designated a	s Not No. 44 a	shown on a pla	t of Section
No. 6 of Judson	Mills Village, made	by Dlaton & Neve	s, Engineers,	November, 1941,	which plat
is recorded in the	ne R. M. C. Office f	Cor Greenville Cou	nty, S.C., in	lat Book K. at	pages 106
and 107, and havi	ing, according to sa	id plat, the foll	owing metes and	bounds, to-wit	
BI	EGINNING at an iron	pin on the East s	ide of D Street	t, joint front e	orner of Lots
No. 43 and 44, ar	nd running thence wi	th the line of Lo	ot No. 43, N. 8	3-23 E. 78 feet	to an iron
pin, joint rear	corner of Lots No. 2	29 and 30; thence	with the rear	line of Lot No.	29, S. 1-37
E. 70 feet to an	iron pin, joint con	rner of Lots No. 2	8, 29, 44 and	45; thence with	the line of
Lot No. 45, S. 8	3-23 W. 78 feet to	an iron pin on the	East side of	Street; thence	with the
East side of D St	treet N. 1-37 W. 70	feet to the begin	ming corner.		The second secon
	This is the same lot	ofland conveyed	to me by Judso	Mills by dead	of even date,
and this mortgage	e is given to secure	the unpaid balar	ice of the purc	ese pirce of th	e above
described premise	98,	3			
	and the second of the second o	,			
		AND CANCEL	- de Ho		
			UED OF		
The state of the s	reference and reference on the second contract of the proof to part of the property difference property of the second contract of the sec	CANCE	200 C 23	<u></u>	
	and the state of t	TED AND CT	WANTA \$ 20		
		WING TO DAY TO	IE CON NO.		
		O P GREEN	2. M.	N. C.	
		CANCEL AND CANCEL OF AT AT A TO AND CANCEL OF THE PARTY O		() ()	
		ATA	• • •		
				· · · · · · · · · · · · · · · · · · ·	
				·	
	•				
	•				
No. o la	1	on the control of the			
		The second section of the second seco			