VOI	
MORTGAGE OF REAL ESTATE—G.R.E.M. 2	PROTERIOR—LARGAND OR—GREENVIRIGE \$1619
THE STATE OF SOUTH CAROLINA,	
County of Greenville,	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	
	este adestinas.
I , June Riley Putnam	BEND GEEFTINGS:
Whereas, I the said June Riley Putnam	
in and by my certain promissory note in writing, of even date with these presents,	
well and truly indebted to The South Carolina National Bank of Charleston, S. C., Green	ville, S.C.Branch,
in the full and just sum of Forty-Two Hundred and No/100 (\$4200.00)	- Dollars - /
CHERKEN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	of sea on Auto
and interest to be paid in full five years from date. Said monthly parametric to to interest and the balance to the principal with interest thereon from this date at the rate of filts,percentum per limit, the companies.	the entire balance
and interest to be paid in full five years from date, said monthly parments to	ab applied first
to interest and the balance to the principal	$\rho$
The state of the s	Ale -
mile built	
with interest thereon from this date at the rate of River percentum services compared	
with interest thereon from this date at the rate of percentum per thum, the company a	nd paidmontanty
Britishid in full; all interest	t not paid when due to bear
interest at same rate as principal; and if any portion of principal or interest be at any time that due that unpaid the whole amount become immediately due, at the option of the holder hereof, who may sue thereon an interest due that unpaid the whole amount be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof not his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal procof said cases the mortgagor promises to pay all costs and expenses including 10 per cent. Of the indebtedness as attorneys' fees, the gage indebtedness, and to be secured under this mortgage as a part of said debt.	s, after its maturity, should
be placed in the hands of an attorney for suit or collection, or it before its maturity it same be team at one of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal proc	sedings, then and in either
of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. The indeptendent as according 10 per cent. The indeptendent indeptendent indeptendent indeptendent as according 10 per cent.	
NOW KNOW ALL MEN, that, the saidJune_Riley_Puther	·····································
	. A t
thereof to the said South Carolina National Bank of Charleston. S. G. Greenville according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said the said said note, and also in consideration of the further sum of Three Dollars, to the said said said said said said said said	S/C. Branch,
thereof to the said	340
STED IN MCL.	Al.
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to	Č.
the said R11ey Putnem	
in hand well and truly paid by the said South Carolina National Bank of Charles Town	reenville, S.C.,
Branch	
at and before ni	gning of these Presents, the
in hand well and truly paid by the said South Carolina National Bank of Charles to the Branch  Branch  at and before si receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Provints do grant, bargain, sell and South Carolina National Bank of Charleston, S. C., Greenville, S. C., Branch, 1	release unto the said
South Carolina National Bank of Charleston, S. C., Greenville, S. C., Branch, i	ts successors or
assigns:	
All that let of land in Greenville Township, Greenville County, State of	South Carolina,
situate on the West side of Westview Avenue and known and designated as Lot N	
by a plat of Parkvale, Section A, said plat being recorded in the R.M.C. Office	a for Greenville
County, S. C. in Plat Book "K", page 52 and having the following metes and b	enura - co-ata:
BEGINNING at a point on Westview Avenue at joint corner of Lots 25 and 2	
N. 89-0 W., along the joint line of said lots, 364 feet to a point at or near	
corner Lots 25 and 26; thence up the meanderings of said branch 70.5 feet; t	
feet to a point on Westview Avenue; thence S. 12-0W (approximately) along s	aid Westview Avenue
70 feet to the beginning corner, joint corner Lots 25 and 26.	
Also all that lot of land in Greenville Township, Greenville County, Sta	te of South Carolin
situate on the West side of Westview Avenue and known and designated as Lot No	
plat of Parkvale, Section A, recorded in Plat Book "K" in the R.M.C. Office for	r Greenville Count
S. C., at page 52 and more particularly described as follows:	
	1 0E
BEGINNING at a point on Westview Avenue and joint corner of Lots 24 and	
thence N. 89-0 W. along the joint line of said lets 376 feet to a point at or	
rear corner of Lots 24 and 25. Thence approximately N. 12-0 E. up the meands	rings of said bran
70.5 feet, joint rear corner of Lots 25 and 26; thence S. 89-0 E. 364 feet al	long the joint line
of Lots 25 and 26 at a point on Westview Avenue joint corner of Lots 25 and 26	
tely S. 12-0 W., along said Westview Avenue, 70 feet to the beginning corner,	
Lots 24 and 25.	
	<u> </u>