	KEYS PRINTING CO., GREENVILLE, S. C.
MORTGAGE OF REAL ESTATE-G.R.E.M 1	
State of South Carolina, Jou Release, See Deed Book 302, O	age 431, Deck to Terrell J. Stalker
State of South Carolina,) was villease, see seem work	V
Country of Greanville	
County of Greenville.	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	
TO ALL WHOM THESE PRESENTS MAY CONCERN: I J. O. Heatherly	CEND CREETING:
	SEND GREETING:
whereas, I , the said J. Q. Headherly	
WILLIAM,	W. R. Tahar
certain promissory note in writing, of even date with these presents	M
in and by	Dollars
in the full and just sum ofTwelve Hundred and No 1009(\$1,200.00)	2-2-2-10Hats
to be paid: on or before February 14, 1947	
to be paid:	
	and the second of the second o
O LUX.	
A O	
	six (6%)
with interest thereon fromdatedate	_at the rate of
per cent. per annum, to be computed and paidit to some rate as principal; and if any portion of p	ormcipal of interest be at any this mortgage, said note further
per cent. per annum, to be computed and paid—semi-annually until paid in full; all interest not paid where the to bear interest at same rate as principal; and if any portion of puntil paid in full; all interest not paid where the to bear interest at same rate as principal; and if any portion of puntil paid in full; all interest not paid where the to become immediately due, at the option of the holder hereof, who me the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who me the whole amount evidence of ten (10%) per cent. of the amount due thereon, besides all costs and expenses the principal of the principal in	ay sue thereon and toreclose this morrgage; said note ruther f collection, to be added to the amount due on said note and
until paid in full; all interest not paid when the to bear interest at same take as paid not become immediately due, at the option of the holder hereof, who me the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who me providing for an attorney's fee of ten (10%) per cent. of the amount due thereon, besides all costs and expenses of providing for an attorney's fee of ten (10%) per cent. of the amount due thereon, or if said debt	or any part thereof, be collected by an attorney or by legal
to be collectible as a part dictor, the part of each collection as a part dictor, reference being the part of each collection as a part dictor, reference being the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part dictor, and the part of each collection as a part of each c	g merenite mas,
of the said debt and sum of money	aforesaid, and for the better securing the payment
NOW KNOW ALL MEN, That the said Mortgagor, in consideration of the said debt and stand to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum to the said Mortgagee according to the said note, and also in consideration of the said note, and also in consideration of the said note, and also in consideration of the said note.	of Three Dollars to the said Mortgagor in hand well and
1.1 fame the gigming of these Presents, the receipt whereout is more.	,
and by these Presents do grant, bargain and release unto the said Mortgagee, and	1s Heirs and
and by these Presents do grant, bargain and release unto the said Mortgagee, and	reenville Township
Assigns, forever all antisporter xuet certain piece, parcey lot for tracy of faint situate, typing and bond and state of the second situation of the s	n the Southern side of Overbrook
Road mear the City of Greenville, being shown as Lots Nos. 9 a	nd 10 on Plat of a Subdivision of
Road mear the City of Greenville, being snown as Lots Nos. 9 a	Tune 1004 meanwheat in Plat Rook
Track No. of everbrook Land Company, made by R. E. Dalton, in	SULL TOUR TOURS TOURS
or out to a follows:	
the Southern side of Overbrook Ro	ad. 110 feet east from Brookside
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	THE TIME OF BALL BOLL
Avenue . Se the Corner of Doc No. 11, and 1 MO 11 F 1	20 feet to a stake at corner of Lo
150 feet to a stake in line of Lot No. 13; thence N. 72-11 E. 1	to a stake on Overbrook Road: then
we are the man with the line of said Lot . N. 17-49 W. 150 Let C	AU A SUAMO UIL CITATION
1	NO THE DEPTHILIP COLLEGE
Being the same property conveyed to the mortgages by the	Mortgagee by deed to be recorded
$\mathcal{A} = \mathcal{A} = $	
herewith.	a mortgage this day executed to
It is understood that this mortgage is junior in lies to	
Citizens Lumber Company, a Corporation, covering the chore de	ascribed preparty.
NO DE LANCY	
rist of state of the state of t	
* × × × × × × × × × × × × × × × × × × ×	
/ \(\frac{\frac{1}{2}}{2} \)	