MORTGAGE OF REAL ESTATE—G.R.E.M. 9c.	
en e	1 .
STATE OF SOUTH CAROLINA,	
County ofGreenville	
I, Charles C. Garrett	A contract of the contract of
SEND. G	REETING:
WHEREAS, I the said Charles C. Garretty	
\mathcal{M}	
in and by certain promissory note in writing, of even date with these presents well and truly indebted to JUDSON MILLS,	a corpora-
tion chartered under the laws of the State of South Carolina, in the full and just cam of Eight Hundred Fifty and No/100	
050 00 My 000 A N/O TO 3 - 4-0 358 7 7 -	from data
(\$ 850 • 00) DOLLARS, to be paid at the rate of the control of th	i irom date
hereof until maturity at the rate of M. S. IX	And the second on the second
Beginning on thelst day of January, 19_42 and on thelst day of each month	of
each year thereafter the sum of \$ 11-17, to be applied on the interest and principal of said note, said partners to continue	
cluding thelstday of November, 1949 and the balance of said principal and interest to be due and payable on the day of	
December 19 49 the aforesaid monthly payments of \$ 11-17 each argue be applied that is untarest	
payments of \$ 250,000	noin unnoid
of six (.6%) per centum per annum on the principal sum of \$.850.00 or so much thereof as shall, them time, remained the balance of each monthly payment shall be applied on account of principal and the balance of principal and all interest are nearble in lawful money of the United States of America: and the event default is made in the	nam unpam
All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in to of any installment or installments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until	he payment
And if any portion of principal or interest be at any time past due and unpaid, or if default be name in mediately due, at the obtain of the whole amount evidenced by said note to become immediately due, at the obtain of the said and the many sue thereof	or covenant on and fore-
close this mortgage; and in case said note, after its maturity should be placed in the hands of an attouch for ship or collection, or if before its should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this mort	maturity, it gage in the
And if any portion of principal or interest be at any time past due and unpaid, or if default be name in manager to may condition, agreement contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the district thereof, who may sue thereof close this mortgage; and in case said note; after its maturity should be placed in the hands of an attorney for said costs and once or this mort hands of an attorney for any legal projections, then and in either of said closes the mortgager promises to pay the costs and expenses including (10% of the indebtedness as attorneys' fees, this to be added to the mortgage indulgedness, and to be secured under this mortgage as a part of said debt.	b) per cent,
NOW, KNOW ALL MEN, That I the said Charles C. Garrett in consideration of the said debt and sum of meney aforesaid, and for the better securing the payment thereof to the said JUDSON MILLS according to the said JUDSON MILLS according to the said Supplies of the	ding to the
J/IM	
terms of the said note, and also in consideration of the said ther sum of THREE DOLLARS, to	
of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by wiese fresents do grants, bargained	the signing in, sell and
release unto the said JUDSON MILLS. V All that certain piece, parcel or lot of land on the North side of Sixth Stre	eet, in
Section No. 6 of Judson Mills Village, near the City of Greenville, in the County of Green	enville,
State of South Carolina, being known and designated as Lot No. 104 as shown on a plat of	Section
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