MORTGAGE OF REAL ESTATE—G.R.E.M. 2	
THE STATE OF SOUTH CAROLINA,	
County of Greenville,	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	amen appendice.
	SEND GREETINGS:
Whereas, I the said Carmon Rice	9 m
mr noming of even date	e with these presents,
W. G. Sirrine	######################################
When A Saventake and 53/100	
Dellars, to be paid on or be	fore one year after date
and we get	
por Of Or law 9 W	
De les los los los los los los los los los lo	
Let of the let of the	
at the rate of 6 per centum pe	er annum, to be computed and paid annually
with interest thereion from 1-2	and the same of th
interest at same rate as principal; and if any portion of principal or interest be at any time past due and become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mort be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deeme of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for suit or collection, or if before its maturity it should be deeme of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for suit cross the mortgager promises to pay all costs and expenses including 10 per cent. of the indebted	d unpaid, the whole amount evidenced by said note to gage; and in case said note, at its maturity, should
become immediately due, at the option of the holder hereof, who may such thereon and infections this hereof become immediately due, at the option of the holder hereof, who may such thereon and infections this hands of an attorney for suit or collection, or if before its maturity it should be deeme be placed in the hands of an attorney for suit or collection, or if	d by the holder thereof needs any ion the protection ttorney for any legal proceedings, then and in either
be placed in the hands of an attorney for suit or collection, or it before this mortgage in the hands of an a of his interests to place and the holder should place the said note or this mortgage in the hands of an a of his interests to place and the holder should place the said cases the mortgage promises to pay all costs and expenses including 10 per cent. of the indebted as a part of said debt.	dness as attorneys' fees this to be agreed to the mort-
of said cases the mortgagor promises to pay all costs and expenses indepenses and debt. gage indebtedness, and to be secured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that, the said Carmon Rice	
be placed in the hands of an attorney for suit or collection, or in bettle as the mortgage in the hands of an a of his interests to place and the holder should place the said note or this mortgage in the hands of an a of his interests to place and the holder should place the said note or this mortgage in the hands of an a of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted gage indebtedness, and to be secured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that	ey aforesaid, and for the bester securing the payment
W. G. Sirrine	AND OF MALLE
thereof to the said W. G. Sirrine	CELL DAY WELLEN DE
according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said the said	
according to the terms of the said note, and also in consideration of the further sum of the said note, and also in consideration of the further sum of the said note, and also in consideration of the further sum of the said note, and also in consideration of the further sum of the said note, and also in consideration of the said note.	C. La GOL
13	A. William
in hand well and truly paid by the said	
	the December the
receipt whereof is hereby acknowledged, have granted bargained, sold and released and by these Presents	do grant, bargain, sell and release unto the said
W C Cinnina	
All that piece, parcel or lot of land in Bates Townsh	nip, Greenville County, State of
govern Compliance adjoining land of Johnie Bridwell on the north	and other lands of M. D. Rice
and Floride Rice, on the east side of a branch, waters of Enor	ree River, and having the following
met ee end hounds!	
BEGINNING at a white oak on west side of said branch,	, thence down said branch as the
line in the general direction of N. 21 E. 3.07 chains to a be	end, thence with branch as the in
in conoral direction of N. 61-3/1 W. 1.00 chains to a point 1	n center of praticit off H. 2. darri
Time there & 1.1 Z/1, R 2 80 to iron pin on bank of a gully	, thence along said guily b. 17 -
16 of a chain to iron nin on bank of gully, thence S. 732 W.	6.97 chains to the beginning corn
and containing one and one-half $(1\frac{1}{2})$ acres more or less, accompany	rding to survey made by J. Earle
Francis Nor 5 3010	
This being the same lot of land conveyed to me by M.	D. Rice and Florida Rice, Novemb
5, 1940, deed recorded in R. M. C. office for Greenville Coun	ty, S. C., in Book 227, page 322.
), 2)40, 100	
State of South Carolina	may 21, 1945
1. 1800	
For Value Received, I assign this mo Bishop, without recourse.	utagas to Mrs. Frances
Sor Value Ofecewed, a ussign since	
Bishop, without recourse.	
	Surine
Witness;	
Bertha M. Riene	
Witness: W. G. Bertha, M. Greene Helyn C. Asbury	
$\frac{0}{2}$	+ 3'29 8.m # 59 17
assignment Recorded May 21, 1945, a	v v.aj - ini
State of South Carolina aug 19, 1954	
I race received I assign this mortgage, in the	amount vy 448.00 which is
the balance due as of this date, including prin	reipax and entert, is mo
A. Alewing & D. alewine and ansel ale	works without recourse