MORTGAGE OF REAL ESTATE—G.R.E.M. 9	
STATE OF SOUTH CAROLINA,	eri da e especial primario especial especial de proposición de la composición de la composición de la composic La composición de la
County of Greenville	
We, Joe T. Lindsey and Mary Imog	ene Lindsey
	SEND GREETING:
Joe T. Lindsey and	Mary Imegene Lindsey
WHEREAS, the said	
	John M. Waddell
in and by _our_ certain promissory note in writing, of even date with the	hese presentsAre_ well and truly indebted to Are the truly indebted to
	South Gardinesin the full and just sum of Five Thousand and
no/100 (\$ 5.000.00_) DOLLARS. to be	his office paid at XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
of the state of th	entum per annum, said poincipal and interest being payable in menthly
hereof until maturity at the rate of(
Beginning on the 12th day of August , 19 44 and o	n the 12th day of each of thousand of
each year thereafter the sum of \$ 39.55. to be apple	of the interest and principal of said note, said payments to continue up to in-
10 50 and the holome	f said principal and interest to be due and payable on the 12 day of July
cluding the day or will be all the balance of	of \$39.55 each are to be applied first to interest at the rate
	man and the Affrontion of the
of 1176 5%) per centum per annum on the principal sum of \$	5.000.00 lor so much thereof as shall, from time to time remain that
and the balance of eachpayment shall b	e application decount of principal.
All installments of principal and all interest are payable in lawful mon	ney of the United States of America; and in the event merant are made in the payment. the same shall bear simple interest from the deal of such actual and at the
rate of seven (7%) per centum per annum.	and consider the most in an arrival and consider the covenant
And if any portion of principal or interest he at any time particle and contained herein, then the whole amount exidenced by said facte to become	e applied on account of principal. The principal of the United States of America; and in the event default the parameter, the same shall bear simple interest from the day of such efault that had a the same shall bear simple interest from the day of such efault that had a the simmediately due, at the option of the hole that the same shall be made in rester to placed in the hands of an attorney for the interests to place, and the holder should be the said that this mortgage in the cases the mortgagor promises to pay all the said that this mortgage in the cases the mortgagor promises to pay all the said the said debt. Lindsey and Mary Imagest the said t
close this mortgage; and in case shid, note, after it manuffy should be should be deemed by the holder the spirite cessary for the protection of its	interests to place, and the holder should place is said the or this mortgage in the
hands of an attorney for any legal proceedings, then and in either of said cent, of the indebtedness as attorneys' fees, this to be added to the mortgan	ge indebtedness, and to be secured understant and use as a part of said debt.
NOW KNOW ALL MEN. That the said Joe T.	Lindsey and Mary Imogent Lindsey
in consideration of the said debt and said of moneyardicand, and for the	Man M. Waddell
according to the terms of the said note, and also in co	nsideration of the further sum of THREE DOLLARS, to John M. Waddell,
the said Joe T. Lindsey and Mary Emogene Lind	Selyin hand well and truly paid by the said the said and released, and by these
Presents do grant, targette sell and release unto the said	SOYin hand well and truly paid by the said sold and released, and by these said sold and released, and by these
John M. Waddell, his Heir	es and Assigna#
	land with the buildings and improvements thereon,
	of Bennett Street, in the City of Greenville, County
of Greenville, State of South Carolina, and	having the following metes and bounds, to-wit:
	rest side of Bennett Street, 71 feet from the north-
	reet, and running thence along the west side of
	iron pin; thence at right angle to Sennett Street,
	perty of H. K. Townes, Trastee; thence with the line
of H. K. Townes, Trustee, S. 19-30 W. 70 fe	et to an iron pin; thence S. 10-30 E. 165 feet to
an iron pin at the beginning point	
This is the same property conveye	d to us by deed of Joe H. Britt to be recorded
herewith.	
	sfer and set over unto, without recourse, the
within mortgage to Maye W. Webb, this the 24	
Witnesses:	John M. Wadde 1
J. Ed Dawson	
Willie Mae Watson	
Assignment Recorded July 24th, 1944	at 9:27 A.M. # 7819.
And the second s	
×	