MORTGAGE OF REAL ESTATE—G.R.E.M. 2	47
PROFESSION - JARRANO CO Implementation (\$ 47)	Je i
THE STATE OF SOUTH CAROLINA,	
County of Greenville,	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	
I, Ruth Cline	
Whereas, I the said Ruth Cline	
in and by certain DPDELSSOFY note in writing of	
well and truly indebted to C . A . Edwards	
to the second se	
in the full and just sum of	:
dollars each month for the first eleven months from date, and the entire balance of principa	
and interest one year from date; default in any payment or payments when due to cappe the	14
entire debt then due, at holder's option, to at once become due and collectible	
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$\langle \mathcal{I} \mathcal{I} \mathcal{I} \mathcal{I} \mathcal{I} \mathcal{I} \mathcal{I} \mathcal{I}$	-
with interest thereon from date hereof at the rate of Seven per centum per annum, to be computed and paid annually	<u> </u>
interest at same rate as principal; and if any portion of principal or interest be at any time past due and unperiod the whole amount evidenced by said note be placed in the hands of an attorney for suit or collection, or if before its moturity it should be about the contract of the maturity, should be a said note, after its maturity, should be a said note, after its maturity, should be a said note.	to ald
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 proceedings, then and in eith	ion
of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.	rt-
NOW KNOW ALL MEN, that I, the said Ruth Cline	•
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment	ent
thereof to the said C. A. Edwards	-
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according to the terms of the said note, and elso in consideration of the further sum of Three Dollars, to	
the said Ruth Cline	
in hand well and truly paid by the said . Rdwards	
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receipt whereof is hereby acknowledged belt ground later Presents, the	h.a.
acknowledged, have granted, pargained, said and released and by these Presents do grant, bargain, sail and release unto the said	
C. A. Edwards, his heirs and assigns	
That certain lot of land, with all improvements thereon, near the town limits	8
of Greer, on the North side of Canpon Avenue (formerly known as Spring Street), Chick Springs Township, said County and State, and having the following courses and distances, to-wit:-	<u> </u>
Beginning at a stake on W A Downstander and distances, townst:	
Beginning at a stake on W. A. Payne's corner on the R. M. Hawkins line, and runs thence N 84 E 45 feet to a stake on the Hawkins line; thence S 11 W 104 feet to stake on	
Cannon Avenue (formerly Spring Street); thence N 84 W 65 feet along said Cannon Avenue to	1
(formerly) W. A. Payne's corner; thence N 17 E 155 feet to the beginning corner; and being t	
same conveyed to me by deed of Virginia Camp A. Finley, dated February 28th, 1945.	i Die
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TIBITED AND CHARGELLES OF THE THE PARTY OF T	7
SATISFIED AND CHARGELLES OF CHARLES OF THE COMPANY	
INTERNED AND CHECKEN, C. 10144	
Carlos Alexander	
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