MORTGAGE OF REAL ESTATE-G.R.E.M 1 KEYS PRINTING CO., GREENVILL	.E, S. C.
State of South Carolina, }	
State of South Carolina,	
County of Greenville.	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	
I . W. C. Norton	
SEND GRE	
WHEREAS,, the said	
my cm	
in and byertain promissory note in writing, of even date with these presentswell and truly indebted to	
W. G. Baines in the full and just sum of THIRTY-FIVE HUNDRED AND NO/100 (\$3500.00)	
in the full and just sum of THIRTY-FIVE HUNDRED AND NO/100 (\$3500.00)	. Dollars
to be paid: \$300.00 on November 19, 1947, and \$300.00semi-annually thereafter until paid in	ful1
and and and and	
-said semi-annual payments to be first applied to interest and balance to participal,	
by secured is salish 19.4	
debt hereby instruments instruments	manere le con acumbrena relan, estarfilm
-said semi-annual payments to be first applied to interest and balance upon incipal. The debt hereby secured is passatisted in the Lien of this instrument is satisfied to the Lien of th	or as well to a to a continue of a substitute.
THE THE OFFICE OF THE PARTY OF	-
The state of the s	
and the second s	-
Ву Эплия	- 17 MARIAN M. P. Miller (Miller) (Sec. observe) (Sec. observe)
Witness: Wie Min	
with interest thereon fromat the rate ofat the rate ofa	
per cent. per annum, to be computed and paidSemI-amilually	
until paid in full; all interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unporting the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said not providing for an attorney's fee of ten (10%) per cent. of the amount due thereon, besides all costs and expenses of collection, to be added to the amount due on said to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any part thereof, be collected by an attorney or proceedings of any kind (all of which is secured under this mortgage); as in and by the said note; reference being thereunto had, will more fully appear.	e further note and
NOW KNOW ALL MEN, That the said Mortgagor, in consideration of the said debt and sum of money aforesaid, and for the better securing the payment	t thoroof
to the said Mortgagee according to the terms of the said note, and also in consideration of the further sum of Three Dollars to the said Mortgagor in hand	
truly paid by the said Mortgagee, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and	
and by these Presents do grant, bargain and release unto the said Mortgagee, andhis	
Assigns, forever, all and singular that certain piece, parcel, lot or tract of land situate, lying and being inGreenville_Township	
Greenville County, State aforesaid, in the Town of West Greenvil	
on the North side of Pendleton Street, being known and designated as lot No. 21 on Plat o	1
Davis Furman and H. J. Haynsworth; also being shown and designated as lot No. 26, Block 1,	
Page 119 of the City of Block Book; said lot having a frontage of 50 feet on Pendleton	
Street, and running back in parallel lines to a depth of 198 feet, more or less, to an all	.ey
as laid out on a plat first above referred to; said premises being the same conveyed to	the
months and he W. C. Dollars	graduate agreement the company
mortgager by W. G. Raines.	0
	50
LED OF	-# _
A MICHALLE CONTRACTOR OF THE C	
mortgager by W. G. Raines.	S. 1. A.
CANCELLED OF THE COUNTY.	15 690
ANTIBE ANT OF THE COUNTY	
OLGREFIN A	
R.M.C. VILLE COUNTY THE COUNTY OF THE PROPERTY	and the second second
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	and the second
	with the same of the contract