	MORTGAGE OF REAL ESTATE—G.R.E.M. 2
	1
	THE STATE OF SOUTH CAROLINA, County of Greenville.
	TO ALL WHOM THESE PRESENTS MAY CONCERN:
	SEND GREETINGS:
	Whereas, we the said Floyd Mahon and Bunice B. Mahon
	in and by our certain promissory note in writing, of even date with these presents, are
	well and truly indebted to Pauline B. Burns Shrout
١.	The state of the s
	in the full and just sum of Two Hundred (\$200.60) Dollars, to be paid on or by one year from this date
	Dollars, to be paid
	- J. M. J. A.M.
	with interest thereon from date was at the rate of six per centum per annum, to be computed and paid annually
	until paid in full: all interest not paid when due to hear
	interest at same rate as principal; and it any portion of principal or interest be at any time past due and unpaid, 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; and in case said note, after its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for the protection
	of his interests to plade and the holder should place the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either 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 seeded to the mortgage indebtedness, and to be seeded under this mortgage as a part of said debt.
	NOW KNOW AILL MEN, that We , the said Floyd Mahon and Funice B. Warner this mortgage as a part of said debt.
	thereof to the said Pauline B Burns Shrout
	thereof to the said Pauline B. Burne Shrout according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said paid by the said truly paid by the said Pauline B. Burne Shrout in hand well and truly paid by the said Pauline B. Burne Shrout Pauline B. Burne Shrout
	according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the terms of the said note, and also in consideration of the further sum of Three Dollars, 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 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.
	the said Floyd Mahon and Eunice B. Mahon
	in hand well and truly paid by the said
	at and before signing of these Presents, the
	receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Presents do grant, bargain, sell and release unfo the said
·	Pauline B. Burns Shrout All that piece, parcel and lot of land lying and being in County and State aforesaid in the
	City of Greenville, lying on the west side of Anderson Street and more specifically described as
	follows:
-	BEGINNING at a street on the west side of Anderson Street at the northeast corner of a lot
	formerly known as the McPherson property and running thence with the line of that property N. 46 3/4 W. 150 feet to stake; thence in a northerly direction approximately N. 10 E. 45 feet to
	corner on property of Pauline Burns Shrout; thence along her property S. 76 3/4 E. 152 feet
	more or less, to a corner on the west side of Anderson Street; thence along west side of Anderson
	Street S. 19 W. 45 feet to the beginning corner and being a nortion of a larger lot conveyed to
	Pauline B. Burns, now Pauline B. Burns Shrout by William N. Brissey by deed date July 20th 1928 recorded in Deed Book 120, page 442 and being the identical lands this day conveyed by Pauline B
	Burns Shrout to the mortgegors.
	This obligation is made to secure funds with which to pay a balance due on the purchase
	price and is executed and delivered concurrent with the execution and delivery of the deed from Shrout to the mortgagors.
	It is understood and agreed that this mortgage is second and inferior to one this day
	executed unto E. L. Chiles in the sum of \$4,000.00.
 	
11	
L	