		Vol.			79	
	MORTGAGE OF REAL ESTATE—G.R.E.M	1. 9с.		20. assigned.	42791 PROVENOS-JARRARO CO CRESSITULAS	
	STATE OF SOUTH CAROLINA,		11	any		
	County of Greenville	4	Jull ask	1.0.		
		Joseph O. Ramey/	10 ask	[N •	SUPER CHILD	
		1 Camey			HALL A	
		- Saluff - 10	+4-• }		SEND GREETING:	
	WHEREAS,I the said	Joseph O. Rame y		46	5. 1	
			- B -A	-1-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	30x (Dir	
=	in and by my_ certain promissory not	e in writing of even date with	these presents	well and truly indebted to JU	SON MILLS, a corpora-	
	tion chartered under the laws of the Stat	te of South Carolina in the fu	all aradiust sum of _ Eight	Handrad Twenty-f	tve and no/loo	
	(\$ 825.00) DOLKARS, to be paid	at The South Caro	ina National/Bant	of Charleston	nterest thereon from data	
	hereof until maturity at the rate ofS	Live of 6 of bon or	$N \wedge M = M$	al and interest being payable in		
			Ø	*11.		
	Beginning on the day of	May 19 10 and	on the lst day of each	mon th	of	
s	each year thereafter the sum for \$ 8.	25/21/1 De amp	lied on the interest and princ	ipal of said note, said paymer	nts to continue up to in-	
	cluding the lst day of October	12, 19_51 and the balance	of said principal and interest to	be due and payable on the	lst day of November	
^	19_51; the aforesai					
	of Six (6 %) per centum per a					
	and the balance of each monthly	A			ie to time, remain unpaid	
	All installments of principal and all in	terest are payable in lawful mo	ipplied on account of principal.	merics: and in the event defaul	t is made in the neument	
	All installments of principal and all in of any installment or installments, or any rate of seven (7%) per centum per annum,	part thereof, as therein provide	the same shall bear simple	interest from the date of such	default until paid at the	
	And if any portion of principal formitter contained herein, then the while autount exclose this mortgage; and in case said note should be deemed by the holder thereof need hands of an attorney for any legal proceed of the indebtedness as attorneys' fees this to	est be at any time past line and	unpaid, or if default be mad	le in respect to any condition	, agreement or covenant	
	close this mortgage; and in case said note should be deemed by the holder thereof neg	e, after its maturity should be	placed in the hands of an attorners to place and the hold	on of the holder thereof, who morney for suit or collection, or der should place the said note	if before its maturity, it	
	hands of an attorney for any legal proceed of the indebtedness as attorneys' fees this to	mgs, then and in either of said be added to the mortgage indeb	cases the mortgagor promises tedness, and to be secured under	s to pay all costs and expenses is er this mortgage as a part of se	including (10%) per cent,	
	I(I) T	τ. /1/ν ν	aganh A Damarr			
	in consideration of the said debt and sunfo	f money aforesaid, and for the			_	
	terms of the said note, and also in consid					
	Joseph O. R of these Presents, the receipt whereof is her release unto the said JUDSON MILLS.	amey reby acknowledged, have granted	in hand well and truly paid h , bargained, sold and release	by the said JUDSON MILLS, and by these Presents do	at and before the signing grant, bargain, sell and	
	Total of the said	n piece, parcel or				
	the south side of Ninth S					
	designated as Lot No. 26		•		the state of the s	
	A	· -	·		•	
	Dalton & Neves, Engineers, in February, 1940, which plat is recorded in the R. M. C. office for Greenville County, S. C., in Plat Book K, at pages 33 and 34, and having, according to said					
	plat, the following metes	_			. 4216	
		iron pin on the so		Street, joint co	rner of Lots No.	
		——————————————————————————————————————		• •	•	
	26 and 27, said pin being 72 feet west from the southwest corner of the intersection of Nimth Street and Neubert Avenue, and running thence with the line of Lot No. 27 S. 1-55 E. 90.3					
	feet to an iron pin; thence with the line of Lot No. 37 S. 88-09 W. 70 feet to an iron pin; thence					
	with the line of Lot No.		·		the state of the s	
	thence with the south si					
		This is the same property conveyed to the mortgagor herein by deed of Judson Mills of				
	even date herewith, and this mortgage is given to secure the unpaid portion of the purchase price					
					•	
					6	
					• • • • • • • • • • • • • • • • • • •	
					en e	
					· 5g	
					ver en	
					TA.	

his Mortgage Assigned to Julson Mills

1. Ly day of Sept 1. 1942 Assignment recorded

1. Vol. 3.14 of R. E. Mortgages on Page 130 on bengase Assigned and services on bengase AssignoMaidT no open no op

This Mortgage Assigned in Stelling The Sylling on 25 day of Sept Celling The Sylling on Vol. 314-01 R. E. Mortgages on Page 130 ment record