MORTGAGE OF REAL ESTATE

Keys Printing Co., Greenville, S. C.

VA Form 4-6338 (Home Loan) August 1946. Use Optional. Servicemen's Readjustment Act (38 U.S.C.A. 694 (a)). Acceptable to RFC Mortgage Co. This Morrospe Assigned to Glasnitz section of invance long South CAROLINA

24 10 day of fund. 19 47. Assignment recorded

Wel. 366 of R & Morrospe on Page 255

MORTGAGE

STATE OF SOUTH CAROLINA,	ss:		
COUNTY OF GREENVILLE			
WHEREAS: James	A. Goodwin		
		Greenville, South Carolin	
	, hereinafter called the Morigagor, is indebted to	Carolina Housing and Mortge	go Corporation
			& Conjuntion
	the State of Delay		
	tain promissory note of even date herewith, the terms of whi		
	Pans 1.		
	four per centum (4 %) per annum un co Corporation		
	North Carolina , or a		
	Thirty seven and \$5/100		
	ugust , 1947 , and continuing		
	not sconer paid, shall be due and payable on the first day of		and restored and roady postery except that the
			o in consideration of the further sum of
Three Dollars (\$3) to the Mortgagor in h gained, sold, assigned, and released, and	Mortgagor, in consideration of the aforesaid debt and for bet and well and truly paid by the Mostgagee at and before the s l by these presents does grant, bargain, sell, assign, and rele	caling and delivery of these presents, the receipt whereof is see unto the Mostgages, its successors and assigns, the following the control of the control o	hereby acknowledged, has granted, har- owing-described property situated in the
county of	Greenville , State o	South Carolina;	
All that piec	e, or parcel or lot of land	on the Southwest side of Syl	vania Avenue, near
the City of Greenv	ille, County of Greenville,	State of South Carolina. bei	ng shown as Lot #44 c
_	ade by Dalton & Neves, June		
made June, 1947, o	riginal Plat recorded in Plat	Book "J" at pages 18 and 1	9, R.M.C. Office,
	Carolina, and described as fe		
	an iron pin at joint front		
	nue. N. 56-06 W. 75 feet to a		
and while thence S.	33-54 W. 163.8 feet to an ire	n nin on the line of wot #81	Za thomas Q. EE.lil
E. 75 feet to an i	ron pin at joint rear corner	of Lots #41, #42, #44 and	45; thence N. 33-54;
E. 75 feet to an i	ron pin at joint rear corner on pin at joint front corner	of Lots #41, #42, #44 and	45; thence N. 33-54;
E. 75 feet to an i	ron pin at joint rear corner	of Lots #41, #42, #44 and	45; thence N. 33-54;
E. 75 feet to an i	ron pin at joint rear corner on pin at joint front corner	of Lots #41, #42, #44 and	45; thence N. 33-54;
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E. 75 feet to an i	ron pin at joint rear corner on pin at joint front corner he point of beginning.	of Lots #41, #42, #44 and of Lots #44 and #45 on the	(45; thence N. 33-54; Southwest side of
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Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

TO HAVE AND TO HOLD, all and singular the said property unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute (or such other estate, if any, as is stated hereinabove), that he has good right