MAY 2 11 42 AM 1953

State of South Carolina, Pelie Farnsworth R. M.C.

Greenville County of

		MELVIN	K. YOUNTS	SEND GREETING:
WHEREAS,	the said	Melvin K.	Younts	
in the full and ju	certain promiss ERAL MORTGAC st sum of One	ory note in writing E CO., a corpor Phousand Ei	g, of even date with the ation chartered under ght Hundred an	ese Presents am well and truly the laws of the State of South Carolina, d No/100
of the note may f	rom time to time	designate in writi	ng, with interest there	C., or at such other place as the holder on from date hereof until maturity at
the rate of	S1x			instalments as follows:
per annum, said p	orincipal and inter	est being payable	in monthly	instalments as follows:
each to be applied on t	the interest and pr	incipal of said no	of each year thereafte	3, and on the 1st day of er the sum of \$ 26.30, of said principal and interest to be due
and payable on th	e TSC	day ofMa	Y 19	60the aforesaid monthly
payments of \$	6.30	each are to be	applied first to interest	t at the rate of Six \$\frac{1,800.00}{} \text{ or so much thereof}
as shall, from tin	ne to time, remain ount of principal.	unpaid and the	palance of each	nthly payment shall
me event default	is made in the pay	ment of any insta	lment or instalments of	of the United States of America; and in or any part thereof, as therein provided, id at the rate of seven (7%) per centum
option of the hold should be placed in the holder thereof this mortgage in t promises to pay a indebtedness, and	er thereof, who m in the hands of an f necessary for the he hands of an att ll costs and expen to be secured und	ay sue thereon an attorney for suit of protection of its corney for any legues including a refer this mortgage	ded interest, snail become deforeclose this mortgater collection, or if, before interests to place, and the all proceedings; then are asonable attorney's feas a part of said debt.	whole sum of the principal of said note me immediately due and payable, at the age; and if said note, after its maturity, it should be deemed by the holder should place, the said note of in either of such cases the mortgagor ee, these to be added to the mortgage
NOW, KNOW	ALL MEN, That.	$\underline{\hspace{1cm}}$, the	said Melvin K.	Younts
the better securin	g the payment th	ereof to the said	deration of the said del GENERAL MORTGAG	bt and sum of money aforesaid, and for E CO. according to the terms of the said
	consideration of th , the said		THREE DOLLARS, to	me
in hand well and the receipt where grant, bargain, se	truly paid by the of is hereby acknowld and release un	said GENERAL lowledged, have go to the said GEN	MORTGAGE CO., at an canted, bargained, sold ERAL MORTGAGE CO	nd before the signing of these Presents, and released, and by these Presents do D.
Fountain In particular division of Engineering in the Office. S. C., in I	nn, S. C., and be nn, S. C., and be nn, S. C., and leaves a service, and leaves a service, and leaves and leav	Greenville d as Lot 24 Mills, Foun Greenville, Register of at Page 8	County, South as shown on a tain Inn, S. C., Octobe Mesne Conveya	ne improvements thereon, so Village in the Town of Carolina, and being more a plat entitled "A Sub-C.," made by Piedmont er, 1952, and recorded ance for Greenville Count to said plat, the within Street and fronts thereon
temporaneou	sly recorde	deed conte	ה אומסמסמחמוא א	red to the Mortgagor by delivered and to be conthe Office of the Registath Carolina.
heating, pl	umbing, and	l lighting	operty and inc	rtion of the purchase ludes all heating, water quipment now or hereafted l estate hereinabove