State of South Carolina,

FEB 3 2 39 PM 1956

County of GREENVILLE

OLLIE FARNSWORT.

ALI. WHO	M THESE PRESEN	NTS MAY CONCERN:		
	Thomas A. A	ble, Jr.,		
***************************************	T		*************************	SEND GREETIN
WHEREAS	, the s	aid Thomas A. Able, J	r.,	
and became	T	aid Thomas A. Able, J		
debted to GE	NERAL MORTGA	dissory note in writing, of even GE CO., a corporation charter	date with these Pres ed under the laws o	ents am well and trof the State of South Carol
the full and	just sum of Se	venty-five Hundred and	No/100	
		to be paid at its office in Greesignate in writing, as follows:		
e note may ir	om time to time de	esignate in writing, as follows:		
r (6) mon	ths from date			
in (o) mon	TIOM GAUG			,
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th interest fr	om the date hereo	f until maturity at the rate of	five	· · · · · · · · · · · · · · · · · · ·
		puted and paid at mat		
All installm	nents of principal a efault is made in a ame shall bear sim	and all interest are payable in the payment of any installment aple interest from the date of	lawful money of the	United States of America;
maining at the control of the contro	tondition, agreement that time unpaid to the holder thereof, do be placed in the holder thereof ner this mortgage in tagor promises to not the holder thereof neromises to not the holder thereof neromises to not the holder thereof the holder thereof the holder the	on of principal or interest shalent or covenant contained here ogether with the accrued interest who may sue thereon and for hands of an attorney for suit ecessary for the protection of the hands of an attorney for ay all costs and expenses included to be secured under this more	in, then the whole surest, shall become im reclose this mortgag or collection, or if, b its interests to place any legal proceeding wing a reasonable at	um of the principal of said numediately due and payable, e; and if said note, after efore its maturity, it should, and the holder should plays; then and in either of sitternays fee these to be add.
		at, the said		
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e better secu		thereof to the said GENERAL		
		the further sum of THREE DO		
te, and also i		· · · · · · · · · · · · · · · · · · ·	A Able. Jr.	· · · · · · · · · · · · · · · · · · ·
te, and also i	d truly naid her 4h.	the said Thomas e said GENERAL MORTGAGE cnowledged, have granted, bar	CO at === 1 1 1	41

All that certain piece, parcel or lot of land in the State of South Cerolina, County of Greenville, on the eastern side of Bennett Street, in the City of Greenville, being shown and designated as Lot 123 on plat of North Hills recorded in Plat Book "H" at Page 136, and having according to said plat the following metes and bounds, to-wit:

BEGINNING at an iron pin on the eastern side of Bennett Street joint front corner of Lots 122 and 123 and running thence S. 72 E. 143.8 feet to a pin; thence N. 19-17 E. 70 feet to pin; thence N. 72 W. 143.8 feet to pin on the eastern side of Bennett Street, which pin is 197.3 feet south from the southeastern corner of the intersection of Bennett Street and E. Hillcrest Drive; thence with the eastern side of Bennett Street S. 19-17 W. 70 feet to the point of beginning.

Being the same premises conveyed to the mortgagor by deed recorded in Deed Book 307 at Page 251.

Form No. L-4 South Carolina