State of South Carolina,

County of Green	ville			•		
To All Whom	These	Presents M	lay Conceri	1		
	. <u>I</u> ,	Cloyd L. Brad	lley,			
hereinafter spoken of a	s the Mortga	gor send greeting	g.		·	
is justly indebted to C	. Douglas W	ilson & Co., a co	orporation organiz	zed and exi	sting under the	e laws of the
State of South Caroli	na, hereinaft	er spoken of as	the Mortgagee,	in the sur	n of Eleven	Thousand
			•			
(\$ 11,000.00 debts and dues, public or obligation, bearing C. Douglas Wilson & the State of South Car	), lawful more and private even date Co., in the C	ney of the Unite , at the time of herewith, conditi City of Greenville	d States which sl payment, secured foned for payment e, S. C., or at suc	nall be legated to be paint at the plant that the plant the plant the plant the plant that the plant the plant that the plant the plant the plant the plant	al tender in pa id by that one orincipal office ace either withi	yment of all certain note of the said in or without
Eleven Thousand a	ind no/100					,
		•	• • • • • • • • • • • • • • • • • • •	Dolla	rs (\$ 11,000	.00)
with interest thereon i						
to be paid on the fir	st day of	May		19_59	and thereafter	said interest
and principal sum to	be paid in i	nstallments as fo	llows: Beginning	on the	first	day
of June	19_	59, and on the	first	day of	each month th	hereafter the
sum of \$ 67.55						
up to and including t	he first	day of	April		, 19_ <u>84</u> , and	d the balance
of said principal sum	to be due ar	nd payable on th	e first day	of	May	, 19_84;
the aforesaid monthly						
of $5\frac{1}{2}$ per centre from time to time remof principal. Said printhereby expressly agreement of interest, taxes	icipal and in ed that the w	terest to be paid hole of the said	l at the par of exc principal sum sha	change and Il become	l net to the obl due after defau	igee, it being
Now. Know All N	Men, that the	e said Mortgagor	· in consideration	of the sa	id debt and su	ım of monev

mentioned in the condition of the said note and for the better securing the payment of the said sum of money mentioned in the condition of the said note with the interest thereon, and also for and in consideration of the sum of One Dollar in hand paid by the said Mortgagee, the receipt whereof is hereby acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release unto the said Mortgagee and to its successors, legal representatives and assigns, foreven, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being on the northwesterly side of Lowndes Avenue, in the City of Greenville, S. C., and being designated as Lot No. 3, Section B, of Elletson Acres, as recorded in the RMC Office for Greenville County, S. C. in Plat Book QQ, page 5.

The original mortgage executed by Cloyd L. Bradley to C. Douglas Wilson & Co., dated April 24, 1959, recorded in the RMC Office for Greenville County, S. C. in Mortgage Book 784, page 125, provided for interest at the rate of five and onequarter (52%) per cent, which rate of interest was in error and should have been five and one-half ( $5\frac{1}{2}\%$ ) per cent. This instrument is executed to correct said error.

Hr Setisfaction See C. E. M. Book 902 Page 563

ATTEMED AND CANCELLED OF RECORD 2 DAT 05-Ellie Farnsworth 3. M. C. FOR GENERVHILE COUNTY, S. C. AT 11:240 CLOCK 11 M. NO. 8865