State of South Caralina,		GREENVILLE CO. S. C.
County of GREENVILLE,	Meaganta Mas	JUN 29 4 10 PM 1948
on An whitem otisse	Brengura wend	OILIF FARNSWORTH
	Benjamin S. Top	bett, R.M.C.
Whereas	Benjamin S. Torl	batt, am
xxustly indebted to C. Douglas Wilso	on & Co., a corporation or	ganized and existing under the laws of the
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	NILIE,  IN 29 4 10 PM 948  I. Benjamin S. Torbett, am  Douglas Wilson & Co., a corporation organized and existing under the laws of the a, hereinafter spoken of as the Mortgagee, in the sum of Sixty-Seven  No/100 Dollars  No/100 - No	
Hundred Fifty & No/100	Bouin Warnima,	
debts and dues, public and private, a obligation, bearing even date here C. Douglas Wilson & Co., in the Cit		
Sixty-Seven Hundred Fif	ty & No/100	**************************************
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with interest thereon from the date h	nereof at the rate of Four	rper centum per annum, said intere
to be paid on thelstday of	July	19_ <b>48</b> and thereafter said intere
and principal sum to be paid in inst	tallments as follows: Beg	inning on theda
of_August19	48_, and on thelst	day of each month thereafter the
sum of \$40.90 to be applied	d on the interest and princ	Uniterit  OLLIE FARNSWORTH  R. M.C.  Torbett, am  tion organized and existing under the laws of the lortgagee, in the sum of Sixty-Seven  Dollars  States which shall be legal tender in payment of all lent, secured to be paid by that one certain bond or for payment at the principal office of the said C., or at such other place either within or without ation may from time to time designate, of the sum of the sum of lent.  Dollars (\$ 6750.00 )  Four per centum per annum, said interest lest day of each month thereafter the lend principal of said note, said payments to continue lent.  19 48 and thereafter said interest lent.  19 68, and the balance lest day of July 19 68;  each are to be applied first to interest at the rate lent of \$ 6750.00 or so much thereof as shall each monthly payment shall be applied on account the par of exchange and net to the obligee, it being noticipal sum shall become due after default in the payance, as hereinafter provided.
up to and including thelst	day ofJune	, 19_68, and the balance
of said principal sum to be due and	payable on the lst	day ofJuly, 19.68
the aforesaid monthly payments of	40.90 eac	h are to be applied first to interest at the ra
of principal. Said principal and int thereby expressly agreed that the wh	nd the balance of each moderest to be paid at the pandle of the said principal su	onthly payment shall be applied on account of exchange and net to the obligee, it being the shall become due after default in the payment.
Now, Know All Men, that the s	aid Mortgagor in consider	ration of the said debt and sum of mon-

mentioned in the condition of the said bond and for the better securing the payment of the said sum of money mentioned in the condition of the said bond, 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 forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and in the City of Greenville, County of Greenville, State of South Carolina, being known and designated as lot No. 45, of Plat No. 2 of Sunset Hills, as per plat thereof recorded in Plat Book "P", at Page 19 of the R. M. C. Office in said County. Said lot having a frontage of 75 feet on Seminole Drive, a depth of 175 feet on the Northwest, 175 feet on the Southeast, and 75 feet across the rear, and being 300 feet in a Northwesterly direction from Waccamaw Avenue.

La satisfaction De B. E. M. Book 709 Page 348

Ellie James With