State of Sout	h Caralin					
COUNTY OF GRE	PNVILLE		.			
Io all W hom The	se I recute					
We, Royston G. Ken						i i i
					aterikila derek Konstant	
Whereas,	the said	d Reyeton	S. Kenn			
and by our	certain	Promiserry note				
	well and truly indeb	ted to Floren	ce M. Gr	•en		
		The server of the server				
the full and just sum of	i i		1 (1)	ollate		
, to be paid	on or before Ja	muary 1, 196	7			
•	:					
the rate of Six (6%)					telal gradulation	••••
pal; and if any portion of p videnced by said note to beco reclose this mortgage; said note thereon, besides all costs of part thereof, in the part thereof, be collected lots is mortgage); as in and by the	principal or interest become immediately due, note further providing and expenses of colf the same be placed by an attorney or by lethe said note, reference.	at the option of for an attorney! lection, to be add in the hands of egal proceedings be being thereun	st due and the holder s fee of te led to the an attorne of any kir to had, wil	l unpaid, then hereof, who m n (10%) per co amount due on y for collection d (all of which l more fully ap	the whole amore as the thereon a said note and to or if said debt, h is secured unpear.	unt and unt be , or der
pal; and if any portion of p videnced by said note to beco preclose this mortgage; said note thereon, besides all costs oblectible as a part thereof, in my part thereof, be collected by his mortgage); as in and by the NOW, KNOW ALL Money aforesaid, and for the based the said note, and also in and well and truly paid by the first hereby acknowledged, has	principal or interest become immediately due, note further providing and expenses of colf the same be placed by an attorney or by letthe said note, reference MEN, That the said better securing the pay consideration of the he said Mortgagee.	at any time part at the option of for an attorney lection, to be add in the hands of egal proceedings are being thereum. Mortgagor in yment thereof to further sum of a and before the d, sold and release	st due and the holder s fee of te led to the an attorne of any kin to had, will n consider the said M Three Dol ne signing of sed, and b	l unpaid, then hereof, who m n (10%) per co amount due on y for collection, id (all of which ll more fully ap ation of the said ortgagee acc lars, to the said of these Presents y these Presents	the whole amore ay sue thereon a cent. of the amore said note and to or if said debt, h is secured un opear. If debt and sum cording to the tent of Mortgagor, the receipt who is do grant, barg	unt be of of in ere- ain
ipal; and if any portion of p videnced by said note to beco preclose this mortgage; said note thereon, besides all costs ollectible as a part thereof, it my part thereof, be collected land mortgage); as in and by the NOW, KNOW ALL Mononey aforesaid, and for the land f the said note, and also in and well and truly paid by the f is hereby acknowledged, has not release unto the said Mortertain piece, parcel, lot or tra	principal or interest become immediately due, note further providing and expenses of colf the same be placed by an attorney or by lethe said note, reference MEN, That the said better securing the pay consideration of the he said Mortgagee are granted, bargained tragagee and, and, and	e at any time parat the option of for an attorney lection, to be add in the hands of egal proceedings are being thereun. Mortgagor in yment thereof to further sum of at and before the d, sold and releaser He	st due and the holder s fee of ter led to the an attorne of any kin to had, will n considers the said M Three Dol ne signing of sed, and b	l unpaid, then hereof, who m n (10%) per co amount due on y for collection d (all of which ll more fully ap ation of the said ortgagee acc lars, to the said of these Presents y these Presents	the whole amore ay sue thereon a sent. of the amore said note and to or if said debt, he is secured un pear. If debt and sum cording to the tent of Mortgagor	unt and unt be or der of ms in ere- ain hat
ipal; and if any portion of p videnced by said note to beco preclose this mortgage; said note thereon, besides all costs ollectible as a part thereof, it my part thereof, be collected lands mortgage); as in and by the NOW, KNOW ALL Money aforesaid, and for the lands in and well and truly paid by the first hereby acknowledged, has not release unto the said Mortertain piece, parcel, lot or tra	principal or interest become immediately due, note further providing and expenses of colf the same be placed by an attorney or by letthe said note, reference MEN, That the said better securing the pay consideration of the he said Mortgagee ave granted, bargained tragagee and, and, he act of land situate, lying the said stract # ton & Neves, Engineering the said stract # ton & Neves # t	e at any time parat the option of for an attorney election, to be add in the hands of egal proceedings are being thereum. Mortgagor in yment thereof to further sum of a and before the d, sold and releaser He mg and being in situate on the 3 as shown or ineers, December 1 and the situate of the	st due and the holder s fee of te led to the an attorne of any kin to had, wil n considers the said M Three Dol ne signing of sed, and b sirs and As	l unpaid, then hereof, who me (10%) per commount due on y for collection, and (all of which did in ore fully appreciation of the said ortgagee	the whole amore ay sue thereon a sent. of the amore said note and to grant, or if said debt, he is secured un opear. If debt and sum tording to the tent ording to the tent of Mortgagor	unt and unt be or der of ms in ere- ain hat
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ipal; and if any portion of periodenced by said note to become close this mortgage; said in the thereon, besides all costs of the said said and for the first said note, and also in and well and truly paid by the said note, and also in and well and truly paid by the said note, and also in and well and truly paid by the said note, and also in and well and truly paid by the said note, and also in and well and truly paid by the said unrecorded place. Countered the said unrecorded place well as and running them we have thence continuated to said unrecorded place of the said of Creek: thence we said in a said unrecorded place of the said of the same presented by the same presented being the same presented being the same presented by the same presente	principal or interest become immediately due, note further providing and expenses of colf the same be placed by an attorney or by letter said note, reference MEN, That the said better securing the parconsideration of the he said Mortgagee and act of land situate, lying attending the following of the said S. 76-34 E. 2 and 3; thence with the meanders seet, N. 56-27 W. the South side of the point of mises conveyed to the south of mises conveyed to the following of the south of mises conveyed to the south side of mises conveyed to the south of mises conveyed to the south side of mises conveyed to the south of mises conveyed to the south side of the south side of mises conveyed to the south side of mises south side of the south	e at any time parat the option of for an attorney lection, to be add in the hands of egal proceedings be being thereum. Mortgagor	st due and the holder of fee of ter led to the an attorne of any king to had, will no considers the said M Three Dolne signing of sed, and beins and As Lander 1946 and s, to he contains the containing	l unpaid, then hereof, who me (10%) per commount due on y for collection, and (all of which all more fully appropriate to the said of these Presents of these Presents of these Presents of the property of the property of the property and having wit: In on the Soless, to an intraverses of the property	the whole amount of the amount of the amount of the amount or if said debt, has secured unique. I debt and sum to the tend of the receipt who is do grant, barg and singular to the tend of tracts # uth side of iron pin, journ pin on f such line S. 18-59 W. Theasterly of said Avenue or 1	unt and unt be or der of ms in ere- ain hat and 51.5 dir- enue, ess.

TOCETHED: L. II I	
Premises belonging, or in anywise inc	lar the Rights, Members, Hereditaments and Appurtenances to the said
TO HAVE AND TO HOLD a	ill and singular the said Premises unto the said Mortgagee and
LICIIS AND ASSIONS FOR	rever, And we do hereby bindourselves, our so warrant and forever defend all and singular the said Premises unto said
Mortgagee and her	The later defend an and singular the said Premises unto said
* **	Heirs and Assigns, from and against us and our
or to claim same or any part thereof.	ministrators and Assigns, and every person whomsoever lawfully claiming

Paid in full July 15, 1950 Florence M. Encere Mineso: M. E. Balling

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