State of South Carolina,
County of Greenville

ort 9 3 38 PM 1963

To All Whom These Presents May Concern 1, Calvin G. Ridgeway, Children M. C.

hereinafter spoken of as the Mo Whereas Calvin	rtgagor send greeting.	Ł.		and the state of t
is justly indebted to C. Douglas	Wilson & Co., a corp	ooration organiz	ed and existing un	der the laws of the
State of South Carolina, herei	nafter spoken of as t	he Mortgagee,	in the sum of	Seventeen ·
Thousand and no/100	·			Dollars
debts and dues, public and pri- or obligation, bearing even da C. Douglas Wilson & Co., in the the State of South Carolina, as	te herewith, condition he City of Greenville, the owner of this oblig	ryment, secured ned for paymen S. C., or at sucl	l to be paid by th nt ak_the principal n other place eithe	at one certain note office of the said or within or without
Seventeen Thousand and				·
<u></u>			Dollars (\$_1	7,000.00
with interest thereon from the	date hereof at the ra	e of 5½*	per centum per a	annum, said interest
to be paid on the 1st day	of Novembe	r	19 63 and the	reafter said interest
and principal sum to be paid	in installments as follo	ows: Beginning	on the lst	L. day
	19 63, and on the			•
sum of \$ 116.95 to be app	olied on the interest a	nd principal of	said note, said pa	yments to continue
up to and including the 1st	day of	October	, 19 8	33, and the balance
of said principal sum to be du	e and payable on the	lst day o	of November	, 19_83;
the aforesaid monthly payment	s of \$ 116.95	each are to	be applied first to	interest at the rate
of 5½ per centum per from time to time remain unpa of principal. Said principal and thereby expressly agreed that the inent of interest, taxes, assessm	l interest to be paid a se whole of the said pa	at the par of exc incipal sum sha	change and net to t ll become due after	the obligee, it being r default in the pay-
Now, Know All Men, that mentioned in the condition of money mentioned in the condition of the sum of One Dollar in added has granted beggained.	the said note and for on of the said note wi 1 hand paid by the sai	the better secu th the interest t d Mortgagee, th	iring the payment hereon, and also fo he receipt whereof	of the said sum of or and in considera- is hereby acknowl-

Now, Know All Men, that the said Mortgagor in consideration of the said debt and sum of money 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, for ever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being on the easterly side of Parkside Drive, in the City of Greenville, S. C., being known and designated as Lot No. 13, Block A, on plat of Northgate as recorded in the RMC Office for Greenville County, S. C. in Plat Book M, page 13.