State of South Carolina. County of Greenville. WHENDERS. J. the self. K. R. Rolling	MORTCACE OF	REAL ESTATE-G.R.	PM 1			KEYS PRINTING CO., GREENVILLE, S. C
Comy of Crearies. No. MINDERS. I do not be presented by the company of the state of the company of the co	MORIGAGE OF	REAL ESTATE—G.R.	E.W. I			RETS PRINTING CO., GREENVILLE, S. C
TO ALL WINGS THESE TREETING MAY CONCERNS M. H. BOLING WINGS I	State of Sc	outh Carolina,				
Willers I do not be not	County	of Greenville.				
Willers I do not be not	TO ALL WHOM	THESE PRESENTS	MAY CONCERN:	-		
with interest thereon from			X. I	(. Boling		
Trustee Management of Thirteen Bondred Fifty & No/100 — well and only inches to Elida. Grange's the fills and engage of the fills o	TATE OF A C	 T			M. H. Bol	SEND GREETIN
Therefore the data dept size of the data of the service of the service of \$20.00 on the lath day of column to be posite. \$20.00 on Servenber 14, 1947, and a like represent of \$20.00 on the lath day of column to be posite. \$20.00 on the lath day of column to be posited from the late of the late						
and payable, Said payments to be applied first to interest, balance to principal until paid in Auli, with attent thereo from the constant of the payments are principal and flavor pertue of principal until paid in Auli, per cost, pro summy to be constant of the balance interests at one rate a principal and if any pertue of principal or interest be attention, and the same of the balance interests are principally and if any pertue of principal or interest be at a same that the constant of the same or per summy to be constanted on the same of the balance of the constant of the same per same in a period of the constant of the same period of the period of the constant of the same period of the constant of the same period of the constant of the same period of the same	in and by	ce	ertain promissory note in writ	ing, of even date with th	hese presents_am	well and truly indebted toHilda Gra
and payable, Said payments to be applied first to interest, balance to principal until paid in Auli, with attent thereo from the constant of the payments are principal and flavor pertue of principal until paid in Auli, per cost, pro summy to be constant of the balance interests at one rate a principal and if any pertue of principal or interest be attention, and the same of the balance interests are principally and if any pertue of principal or interest be at a same that the constant of the same or per summy to be constanted on the same of the balance of the constant of the same per same in a period of the constant of the same period of the period of the constant of the same period of the constant of the same period of the constant of the same period of the same	in the full and just	t sum of T	hirteen Hundred	Fifty & No/	100	Doll
successive menth thereafter until one year after date, at which time the unnaid belance will be due and payable, Soid payments to be applied first to interest, belance to principal until paid in full, with interest decrea from the companies of	to be paid:	\$20.00 on Se	ptember 14, 194	7, and a lik	e payment of	\$20.00 on the 14th day of each
with interest thereon from			•			
with interest during from	due and pr	yable, Said	payments to be	applied fir	st to interes	et, balance to principal until
with interest thereon from	•					
win interest thereon from. One per summer to be compared and party. Deep real per summer to be compared and party. Deep real per summer to be compared and party. Deep real per summer to be compared and party. Deep real per summer to be compared and party to the per person of the ballow beford, who may use thereon and forestock this mornings and notes to become immediately then at the option of the ballow beford, who may use thereon and forestock the morning and the party of th						
with interest thereof from. Continued in Table Continued Co						
with interest thereon from			A second			
become pre manum, to be computed and puid. month 17. main pead in mild interest on the good when the to bear interest at some rate as principally and if we prottine of pidotophy for interest be at many temps and the find unpadd, there this whole amount evidence by paid note to become tempdately days at the option of the haldes and exposes of collection, to be added to the appoint of the bear of the haldes and exposes of collection, to be added to the appoint of the bear of the haldes and exposes of collection, to be added to the appoint of the bear of the haldes and exposes of collection, to be added to the appoint of the bear of the added to the and definition of the hald of the added to the appoint of the sould be the property of the sould be the appoint of the sould be the appoint of the sould be the sould not only and the sould be added to the sould bear of the sould bear of the sould bear of the sould bear on the first of the sould bear of the sould bear of the sould bear of the sould bear of the sould be and not promy effected, but not the sould bear of the sould bear of the first and the sould bear of the sould bear on the first of the sould bear of the sould be and the sould bear of the so						
then pade in tall, all spheres are pade when one to be subjected to a processing that the process of the pade in the control of the pade in the pade of the pade o	with interest there	on fromd	la t e			_at the rate of Six
to the said Mortgages	the whole amount providing for an a	all interest not paid what evidenced by said not attorney's fee of ten (10 as a part thereof if the	hen due to bear interest at e to become immediately d 1%) per cent. of the amoun same be placed in the hand	same rate as principal; and ue, at the option of the transition of the transition, besides a second an attorney for collection.	and it any portion of pre- holder hereof, who ma all costs and expenses of lection, or if said debt.	incipal or interest be at any time past due and impant, it is sue thereon and foreclose this mortgage; said note furt collection, to be added to the amount due on said note or any part thereof, be collected by an attorney or by le
to the said Mortgages						
Asign, forece, all and singular that certain piece, parcel, let or tract of land situate, bying and being in Greenville. Township. Road, near the City of Greenville, being shown as Lots Nos. 81 and 82 on Plat of City View Anner revised in April 1927, recorded in Plat Book G at page 154, and described as follows: BEGINNING at a stake on the Southern side of Marion Road, at corner of Lot No. 85, and running thence with the line of said lot, S. 25-00 E. 383 feet to a stake on branch; at corner Lot No. 96; thence with the line of said lot 96, and with the line of Lot No. 97, N. 46-00 E. 128 feet to a stake, at corner of Lot No. 80; thence with the line of said Lot, N. 28-30 W. 267 feat to stake on Marion Road; thence with the Southern side of Marion Road, S. 85-30 W. 50.5 feet to atake; thence continuing with the Southern side of Marion Road, S. 85-30 W. 50.5 feet to atake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50.5 feet to atake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50.5 feet to be stake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50.5 feet to be beging corner. Said premises being the same conveyed to the martgagor by J. D. Eakaw by deed dated. July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in July 6, 1946, Maragan, Junit Lychn D. Krangan EATISVED and CANCALED OF RECORD End of Marion Road, M. No. 1717.5. R. M. C. FOR GREINVILLE COUNTY, S. C. ATS. 35 OCLOCK A. M. No. 1717.5.	to the said Mortg	agee according to	the terms of the said note,	and also in consideration	on of the further sum of	f Three Dollars to the said Mortgagor in hand well a
Assigns, forever, all and singular that certain piece, parcel, lot or tract of land situate, lying and being to						
Road, near the City of Greenville, being shown as Lots Nos. 81 and 82 on Plat of City View Anner revised in April 1927, recorded in Plat Book G at page 154, and described as follows: BECINKING at a stake on the Southern side of Marion Road, at corner of Lot No. 83, and running thence with the line of sid lot, S. 25-00 E. 355 feet to a take on branch; at corner. Lot No. 96; thence with the line of sid Lot, 96, and with the line of Lot No.97, N. 46-00 E. 12; feet to a stake, at corner of Lot No. 80; thence with the line of said Lot, N. 28-30 W. 267 feet to stake on Marion Road; thence with the Southern side of Marion Road, S. 85-30 W. 50.3 feet to stake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50 feet to the beging corner. Said premises being the same conveyed to the mortgagor by J. D. Eakew by deed dated July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in July August 1, 1932. Without D. Managar By Milda Managar, Januar By Milda Managar, Januar By Milda D. Milangar By Milda Managar, Milangar By Milda Managar, Milangar By Milda Milangar By Milangar						
revised in April 1927, recorded in Flat Book G at page 154, and described as follows: BEGINNING at a stake on the Southern side of Marion Road, at corner of Lot No. 85, and running thence with the line of sid lot, S. 25-00 E. 353 feet to a stake on branch; at corner Lot No. 96; thence with the line of sid Lot 96, and with the line of Lot No. 97, N. 46-00 E. 123 feet to a stake, at corner of Lot No. 80; thence with the line of said Lot, N. 28-30 W. 267 feet to stake on Marion Road; thence with the Southern side of Marion Road, S. 85-30 W. 50.3 feet to stake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50 feet to the begining corner. Said premises being the same conveyed to the mortgagor by J. D. Eakaw by daed dated July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in Jule August 1, 1952. Witness: W. M. Barnett John D. Blanger BATISTED and Anticled OF RECORD DAY OF Aug. 19-32 Guit January, January BATISTED and Anticled OF RECORD DAY OF Aug. 19-32 Guit January, S. C. ATÉ 35 OCIDOR A. M. NO. 1/1/25						the same of the sa
stake; thence continuing with the Southern side of Marion Road, N. 80-30 W. 50 feet to the begining corner. Said premises being the same conveyed to the mortgagor by J. D. Eskaw by deed dated July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in Jule August 1, 1952. Withus: W. M. Barnett John D. Klanger Battisfied and Marager, Jaust Gattisfied and Marager, Jaust R. M. C. FOR GREENVILLE COUNTY, S. C. ATS:38 OCLOCK A. M. NO. 17195	Lot No. 96	6; thence wit stake, at co	th the line of some	seid Lot 96, 80; thence	and with the with the line	line of Lot No.97, N. 46-00 E. of said Lot, N. 28-30 W. 267
Said premises being the same conveyed to the mortgagor by J. D. Eskew by daed dated July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in Jule August 1, 1952. Witness: W. M. Barnett John D. Granger By Heda Branger, Junts Fatisfied and Anaelled Of RECORD DAY OF Aug. 1952 R. M. C. FOR GREENVILLE COUNTY, S. C. ATÉ:38 OCLOCK A. M. NO. 17195	stake; the	ence continui				
July 6, 1945, recorded in Book of Deeds 277 at Page 347. Paid and satisfied in Jule August 1, 1952. Witness: W. M. Barnett. John D. Granger BATISFIED and CANCELLED OF RECORD DAY OF Aug. 1852 Other James 1852 R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$138 OCLOCK A. M. NO. 17/95	, general received in the		ing the same co	onveved to th	e mortgagor l	by J. D. Eskew by deed dated
Paid and satisfied in Jule August 1, 1952. Witness: W. M. Barnett. John D. Branger By Hilda Branger, Janett Satisfied and cantelled of RECORD Day OF Aug. 1952 R. M. C. FOR GREENVILLE COUNTY, S. C. AT 2:38 O'CLOCK A. M. NO. 17195			•	·		-
BATISFIED AND CANCELLED OF RECORD DAY OF COURTY, 19.52 R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$\frac{3}{2}\frac{3}{2}\text{O'CLOCK} \text{A. M. NO. } 17/95			ا المن المناسبين المناسب		e de la companya del companya de la companya de la companya del companya de la co	
BATISFIED AND CANCELLED OF RECORD DAY OF CLUY 19.52 R. M. C. FOR GREENVILLE COUNTY, S. C. AT 2:38 O'CLOCK A. M. NO. 17/95	er wert in		en e			
BATISFIED AND CANCELLED OF RECORD DAY OF CLUY 19.52 R. M. C. FOR GREENVILLE COUNTY, S. C. AT 2:38 O'CLOCK A. M. NO. 17/75		Paid a	nd satisf	ied in	Jule a	ugust 1, 1952.
EATISFIED AND CANCELLED OF RECORD DAY OF Cury 19.52 CHARLES OF GREENVILLE COUNTY, S. C. AT \$\frac{3}{2}\frac{3}{2}\text{O'CLOCK }\text{A}, M. NO. 17/95	and the second second	Witness			The second secon	
EATISFIED AND CANCELLED OF RECORD DAY OF Cury 19.52 AT S. 28 O'CLOCK A. M. NO. 17/95	e sees and the sees of the see	W. m.	Barnett	er e	By	Helda Branger, In
EATISFIED AND CANCELLED OF RECORD DAY OF Cury 19.52 CHAIN JAMES AND CANCELLED OF RECORD R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$\frac{3}{2}\frac{3}{2}\text{ O'CLOCK }\text{A}, M. NO. 17/95		John	W. Grange		. (and the first second and approximate the series are second	
BATISFIED AND CANCELLED OF RECORD DAY OF CULT. 19.52 R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$\frac{3}{2}\frac{3}{2}\text{ O'CLOCK A. M. NO. 17/95}	n State Comment	. V	The state of the s			
BATISFIED AND CANCELLED OF RECORD DAY OF CULT. 19.52 R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$138 O'CLOCK A. M. NO. 17/95			e e e e e e e e e e e e e e e e e e e			
DAY OF Community of the second					, the management	The state of the s
R. M. C. FOR GREENVILLE COUNTY, S. C. AT \$\frac{3}{2}\frac{3}{6}\text{ O'CLOCK. A. M. NO. 17/95}			· · · · · · · · · · · · · · · · · · ·		par en la	
AT 8:38 O'CLOCK A. M. NO. 77/95			ing per set to the set of the se		e e e e e e e e e e e e e e e e e e e	DAY OF Cury 19.5
AT 8:38 O'CLOCK A. M. NO. 77/95			and the second s			R. M. C. FOR GREENVILLE COUNTY, S. C.
			The state of the s	a ex		AT 8:38 O'CLOCK A. M. NO. 17195
	and the second of the second o				e eg mes mener e	The second secon
	· · · · · · · · · · · · · · · · · · ·		The second secon			The second secon
	a v en				and the second s	
	ر ودود در المحاصم الم		green on the commence and a constraint of the co	en e		
			•			