JAN 17 12 06 PM 1953

State of South Carolina, Lie farnsworth R.M.C.

County of GREENVILLE		į.		
,	/			
FO ALL WHOM THESE PRESENTS M	IAY CONCERN:			
WHEREAS, I the said	Ruth A.	Snoddy		
n and by certain promissory no indebted to GENERAL MORTGAGE Count the full and just sum of Thirteen	te in writing, of ever	n date with thes artered under th	e Presents	well and truly te of South Carolina,
(\$ 13,800.00) DOLLARS, to be pai				
of the note may from time to time designation the rate of				
per annum, said principal and interest bei	ng payable in	month	ly instaln	nents as follows:
Beginning on the lst day of	March	, 19 53	, and on the	1st day of
each month to be applied on the interest and principal and payable on the lst day of				
payments of \$ 109.16 each	n are to be applied f	first to interest a	at the rate of	five
(5 %) per centum p	per annum on the pr	rincipal sum of \$	13,800.00	or so much thereof
as shall, from time to time, remain unpaire applied on account of principal.	id and the balance o	of each	monthly	payment shall
All instalments of principal and all in the event default is made in the payment the same shall bear simple interest from per annum.	of any instalment or	instalments, or	any part thereof.	as therein provided.
And if at any time any portion of pricespect to any condition, agreement or externaining at that time unpaid together we option of the holder thereof, who may suchould be placed in the hands of an attorn the holder thereof necessary for the protechis mortgage in the hands of an attorney promises to pay all costs and expenses in ndebtedness, and to be secured under this	ovenant contained he with the accrued inter- te thereon and foreclo- tey for suit or collect ection of its interests for any legal proce- cluding a reasonable	erein, then the vest, shall become this mortgag ion, or if, before to place, and the edings; then and attorney's fee	whole sum of the particle immediately during and if said not be its maturity, it so holder should particle in either of such these to be added.	principal of said note e and payable, at the e, after its maturity, should be deemed by lace, the said note or cases the mortgagor
NOW, KNOW ALL MEN, That				
he better securing the payment thereof	, in consideration to the said GENERA	of the said debt AL MORTGAGE	and sum of mon CO. according to	ey aforesaid, and for the terms of the said
note, and also in consideration of the furt				en e
the said n hand well and truly paid by the said the receipt whereof is hereby acknowledgrant, bargain, sell and release unto the ussigns, forever.	Rut GENERAL MORTGA ged, have granted, be e said GENERAL M	th A. Snod AGE CO., at and argained, sold a IORTGAGE CO.	dy if before the signified and released, and its succe	ng of these Presents, by these Presents do SSOPS and
9				
All that piece, parcel or ments thereon, in the City on the north side of Newmonton No. 74, and a portion made by Dalton & Neves, Enf the R.M.C. for Greenvilland a more recent survey ranuary 15, 1953, and have the following metes and be	y of Greenvil an Street, ar of Lot No. 7 ngineers, Apr lle County, S made by Piedm ing, accordir	lle, in Gr nd being k 73 on plat ril 1941, S. C., in nont Engin ng to said	eenville Co nown and de of McDanie recorded ir Plat Book I eering Serv	esignated as a late of the Office a, Page 47, rice, dated
BEGINNING at an iron pin of seing the point where the the east side of Austin State an iron pin; thence N. Line of Lot 73; thence the pin on the north side of 173 and 74; thence with the L25 feet to the beginning	north side of treet, and ro 89-45 W. 57 rough Lot 73, Newman Street e north side	of Newman unning the feet to a , S. 5-35 t at joint	Street intence N. 26-3 n iron pin E. 186.3 fe front corn	ersects with 60 W. 195 feet in the rear eet to an iron her of Lots
The above described proper by deed of J. Alvin Gilres				

Form No. L-2 South Carolina

SATISFIED AND CANCELLED OF RECORD

DAY OF

R. M. C. FOR GREENVILLE COUNTY, S. C.

AT. O'CLOCK M. NO.

