WHEREAS William Dorns and	ife Dinch Dorns
WHEREAS William Dorns and wife Dinch Borns hereinafter referred to as first party (whether one or more persons) is indebted to	
herein after referred to as second party, for repairs and improvements to the hereinafter described property pursuant to	
contract, the complete preformance of which he could	improvements to the hereinafter described property pursuant to
THE DESIGNATION OF THE PROPERTY OF THE PROPERT	party is hereby acknowledged by first party, in the sum of
TVI WHICH HIRE DAYEN has avanted and Jall.	·
debtedness shall be fully paid, with interest from maturity thereunto being had, will more fully appear. NOW. KNOW ALL MEN, the control of t	on the day of each month hereafter until the said inty at 6% per annum, as in and by the said note, reference
to second party, his heirs and assigns, all that certain lot of h	released and by these presents does grant, bargain, sell and release and, together with the improvements thereon situated in or possible.
City of Greenville County of	Greenville State of South Carolina, fronting 65
feet on the North Side King Street	
Street, being approximately	fact in donth and his
No. 205 King	Observed 1
in deed from J.D.Robins	Street, being the property described
to first party dated January 1.	, 19 50, and recorded in the office of the
Clerk of Court to Greenville	, 19 50, and recorded in the office of the
in Dead Do. 1 399 ROB	, 19.55, and recorded in the office of the
appurtenances to the said premises belonging or in anywise	h all and singular the rights, members, hereditaments and incident or appertaining; to have and to hold all and singularing specific processing forevers and sessions forevers and sessions.
his heirs, executors and administrates the party, his heirs	and assigns, forever; and first party hereby binds himself and
party, his heirs and assigns from and aminut li	stever defend an and singular the said premises unto second
And it is agreed by and between the anid	and or any part thereof.
that in case of foreclosure of this months and the	break shall infinediately become due and payable at once and
PROVIDED ALWAYS MEVED DITTER TOS	and the interest of the closure.
if any be due, according to the terms of said note, then the	is mortgage shall be utterly null and void.
Signed, Sealed, and Delivered	21 day of april 1954 XVIIII on Farns
in the presence of:	First Dante
Chin I Stenhause	DINITH DERNS (SEAL)
Witness	First Party (SEAL)
T, Caro	(SEAL)
STATE OF SOUTH CAROLINA	First Party
COUNTY OF Greenville	
PERSONALLY APPEARED before me	no Stanhouse
and made oath that he saw the within named William	m Dorns and wife, Dinah Dorns
written Deed, and that he with Hearty, sign, seal, and as there act and deed, deliver the within	
written Deed, and that he with the McCarly	
witnessed the execution thereof.	•
SWORN to before me this	
day of , 1954	Za salle salle
Notary Public for South Caroling (SEAL)	Witness
STATE OF SOUTH CAROLINA	1
COUNTY OF Greenville	
I, certify unto all whom it may concern that Mrs. Dingh	the state of the s
certify unto all whom it may concern, that MrsDinah	Donna, Notary Public of South Carolina, do hereby
William Dorns	, did declare that she does freely voluntarily and its
me, and upon being privately and separately examined by me any compulsion, dread or fear of any person or persons who within named second party, his heirs and assigns, all her intof, in, or to all and singular the premises within mentioned.	omsoever, renounce, release and forever religions to
day of the	, HEIL
19 4	DINAH (X) DOZNS
Given under my hand and seal this day of	Wife
	.
Recorded April 29, 1954 at	: 10:00 A. M. #9542

the same of the second second