State of South Carolina,

County of GREENVILLE

N 3 4 51 PM 1934

GLLE FARNSWORTH R. M.C.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

I, FELTON	D. FINLEY	1		₩	
William D.A.C.		MAY 2 2222			SEND GREETING:
WITEREAS,	the said PS .	TOA D. FINAN	X		
in the full and just sur	n of PLA INCHES	WE THE MS/TO	10		am well and truly State of South Carolina,
(\$ 8.000.00) DO	OLLARS, to be paid	l at its office in	Greenville, S	C., or at such of	ther place as the holder
of the mote may from the rate ofFIVE	time to time designs	te in writing, wi	th interest the	reon from date h	ereof until maturity at 5 %) per centum
per annum, said princip	pal and interest bein	g payable in	monthly	ina	tolmonts of fill
Beginning on the	1st day of	August	10	54 and on the	lst day of 63.64
each month		of ea	ch vear therea	fter the sum of \$	63.64
to be applied on the in	terest and principal	of said note, the	unpaid balanc	e of said principa	l and interest to be due
and payable on the	day of	July		_64: the aforesaid	monthly
payments of \$ 65.64	each	are to be applie	ed first to intere	est at the rate of	FIVE
(5%) per centum pe	er annum on the	principal sum	of \$ 6.000.00	on so much there a
as shall, from time to be applied on account (time, remain unnaid	and the balance	e of each MO	nthly	payment shall
					tates of America; and in eof, as therein provided, seven (7%) per centum
remaining at that time option of the holder the should be placed in the the holder thereof necesthis mortgage in the ha	unpaid together wit ereof, who may sue hands of an attorner ssary for the protect nds of an attorney f	the accrued in thereon and fore y for suit or colli- tion of its intere or any legal pro	therein, then the terest, shall be close this mort ection, or if, be sts to place, and ceedings; then	ne whole sum of the come immediately gage; and if said fore its maturity, I the holder should and in either of su	r if default be made in ne principal of said note due and payable, at the note, after its maturity, it should be deemed by d place, the said note or ach cases the mortgagor added to the mortgage
NOW, KNOW ALL	MEN, That I	the said_	FELTON D	FINLEY	
					oney aforesaid, and for to the terms of the said
iote, and also in consid	eration of the furthe	er sum of THRE	E DOLLARS,	o Me	
	the said FELTON	D. FINLEY			
he receipt whereof is ligrant, bargain, sell and	paid by the said Gl hereby acknowledge d release unto the	ENERAL MORT d, have granted said GENERAL	GAGE CO., at bargained, sole MORTGAGE	and before the sig d'and released, an CO.	gning of these Presents, ad by these Presents do

All those pieces, parcels or lots of land, with the buildings and improvements thereon situate, lying and being in the City of Greenville, County of Greenville, State of South Carolina, being known and designated as Lot No. 163, and a portion of Lot No. 162, Property of Central Development Corporation, as per plat thereof recorded in the R.M.C. Office for Greenville County, South Carolina, in Plat Book "BB", pages 22 and 23, and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the South side of Dellwood Drive at the Northeast corner of Lot No. 164, and running thence with the South side of Dellwood Drive N. 81-15 E. 75 feet to an iron pin; thence continuing along the South side of Dellwood Drive N. 73-45 E. 25 feet to an iron pin; thence leaving Dellwood Drive and running S. 16-36 E. 188.9 feet to an iron pin; thence S. 63-51 W. 39.5 feet to an iron pin; thence N. 81-53 W. 107.8 feet, the branch being the line to an iron pin; thence N. 3-22 W. 165 feet to an iron pin, the point of beginning.

This is the same property conveyed by M. G. Proffitt to Felton D. Finley by deed recorded in the R.M.C. Office for Greenville County, South Carolina, in Deeds Volume 486, page 145.