State of South Carolina,

OLLIE FAMILIAVETH

To	All Whom	These	Presents	May	Concern
		LILOC	LICOCIICO	ATAGS Y	CONCCLIN

Jack n	. McCauley, Jr.		ــــــــــــــــــــــــــــــــــــــ
hereinafter spoken of as the Mortgag Whereas Jack H. McCaul		<u> </u>	6
is justly indebted to C. Douglas Wil	₹	zed and existing unde	or the laws of the
State of South Carolina, hereinafte	r spoken of as the Mortgagee	, in the sum of A	/
Sixteen Thousand Eight	Hundred Fifty and no/10	0	Dollars
(\$ 16,850,00), lawful mondebts and dues, public and private, or obligation, bearing even date h. C. Douglas Wilson & Co., in the Cithe State of South Carolina, as the o	at the time of payment, secure erewith, conditioned for paymently of Greenville, S. C., or at su- wner of this obligation may from	ed to be paid by that ent at the principal o ch other place either o m time to time designa	one certain note ffice of the said within or without ate, of the sum of
Sixteen Thousand Eight H	undred Fifty and no/100		·
8/	1, 1963 I.H.M. Ja	Dollars (\$16	.850.00)
with interest thereon from whendate	xbecreoccat the rate of 22	per centum per ani	num, sezkak zoobowost
nebepakena nezzz ha hz xelny nex	Z X Z X Z X Z X Z X Z X Z X Z X Z X Z X	zxzl@xzxzoodkthezer	afterosaid interest
and principal sum to be paid in in-			
of April 1966	3, and on the 1st	day of each mon	th thereafter the
sum of \$_103.63 to be applied	on the interest and principal of	said note, said payn	nents to continue
up to and including the lst	day of February		, and the balance
of said principal sum to be due and	f. 197'		
the aforesaid monthly payments of	\$each are to	be applied first to in	nterest at the rate
of 5½ per centum per annu from time to time remain unpaid an of principal. Said principal and inte thereby expressly agreed that the wh ment of interest, taxes, assessments,	d the balance of cach monthly rest to be paid at the par of ex ole of the said principal sum sh	payment shall be ap change and net to the all become due after d	plied on account obligee, it being

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 southerly side of Buckingham Road in the City of Greenville, S. C., being known and designated as Lot No. 252 on plat of Section B of Gower Estates, made by R. K. Campbell, Surveyor, December, 1961, as recorded in the RMC Office for Greenville County, S. C. in Plat Book XX, pages 36 and 37.

The star large some is paid in full and the limit this marginant is satisfied this follow the marginate 1970 follow the managest Mutual Sife Insurance Corresponding to the marginal Control Marginal Control Marginal Control Marginal Control Marginal Control Marginal Services Service

AT 3:00 OCLOCK