MORTGAGE.

State of South Carolina,
County of Greenville

OLLIE FAMINONOR

BUGH 715 HALL 165

To All Whom These Presents May Concern

Bobby A. Glenn and Jo A	inne P. Gie			
hereinafter spoken of as the Mortgagor Whereas Bobby A. Gle	send greeting.	Anne P. Gl	enn	
is justly indebted to C. Douglas Wilso	n & Co., a corp	oration organize	d and existing unde	r the laws of the
State of South Carolina, hereinafter				
State of South Carolina, hereinarter	spoken of as u	le Mortgagee, 1	1 C10 Date: 00-00-00	D. 11
Eleven Thousand, Five I	lunarea and	110/100		Donars
(\$ 11,500.00 ), lawful money debts and dues, public and private, a or obligation, bearing even date her C. Douglas Wilson & Co., in the City the State of South Carolina, as the own	ewith, condition y of Greenville, S mer of this oblig	ed for payment S. C., or at such ation may from	other place either	within or without
Eleven Thousand Five	Hundred and	l no/100		
			Dollars (\$	500.00
with interest thereon from the date l	nereof at the rat	e of five	_per centum per an	num, said interest
to be paid on the 1st day of	July		$_{-19}$ $_{57}$ and there	after said interest
and principal sum to be paid in inst	allments as follo	ows: Beginning	on the lst	day
ofAugust19_5	7, and on the	lst	day of each mor	th thereafter the
sum of \$ 67.24 to be applied of	on the interest ar	nd principal of	said note, said payr	nents to continue
up to and including the lst	_day of	June	, 19_ <sup>8</sup>	$\frac{2}{3}$ , and the balance
of said principal sum to be due and	payable on the	lstday o	ofJuly	, 19_ <sup>82</sup> ;
the aforesaid monthly payments of	67.24	each are to	be applied first to i	nterest at the rate
of five per centum per annu- from time to time remain unpaid and of principal. Said principal and inte- thereby expressly agreed that the wh	m on the princip d the balance of rest to be paid a	pal sum of \$\frac{1}{2}\] each monthly part the par of exceptions are sum sha	500.00 so muc payment shall be ap change and net to the	th thereof as shall oplied on account e 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 even, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being in the County of Greenville, State of South Carolina near Greenville, South Carolina, being known and designated as Lot No. 160, Section 3, of the subdivision known as Belle Meade, a plat of which is recorded in the Office of the R. M. C. for Greenville County in Plat Book GG, at page 187 and having such metes and bounds as shown thereon.

The Mortgagor agrees that there shall be added to each monthly payment required hereunder or under the evidence of debt secured hereby, an amount estimated by the mortgagee to be sufficient to enable the mortgagee to pay as they become due all taxes, hazard insurance, assessments and similar charges on the premises subject thereto. Any deficiency because of the insufficiency of such additional payments shall be forthwith deposited by the mortgagor with the mortgagee upon demand by the mortgagee. Any default under this paragraph shall be deemed a default in the payment of taxes, hazard insurance, assessments, or similar charges required hereunder.