State of South Carolina,

I. John Durham Boney	LLIE FARISWORT	
hereinafter spoken of as the Mortgagor send greeting.	£, M.D.	
Whereas I, John Durham Boney, am	•	and the second
in justly indebted to C. Douglas Wilson & Co., a corporation orga	nized and existing under th	e laws of the
State of South Carolina, hereinafter spoken of as the Mortgagee,	in the sum of	
Six Hundred Fifty and No/100	<u> </u>	Dollars
(\$ 650.00), lawful money of the United States we debts and dues, public and private, at the time of payment, secund obligation, bearing even date herewith, conditioned for payment. C. Douglas Wilson & Co., in the City of Greenville, S. C., or at the State of South Carolina, as the owner of this obligation may	which shall be legal tender in red to be paid by that one coment at the principal office t such other place either with the from time to time designate	payment of all certain bond or e of the said hin or without of the sum of
<u></u>		
Six Hundred Fifty and No/100	Dollars (\$ 650.00	
with interest thereon from the date hereof at the rate of four	per centum per annur	m. said interest
to be paid on the lst day of October	$_{\rm min}$ 19, $^{ m 49}$ and thereaf	ter said interest
and principal sum to be paid in installments as follows: Begin of November 1949, and on the 1st	ming on the least nontless and least month	day i.thereafter the
sum of \$ 6.58 to be applied on the interest and princi	pal of said note, said payme	ents to continue
up to and including the lst day of September	r	and the balance
of said principal sum to be due and payable on the 1st	day of Cotoler	19 59
the aforesaid monthly payments of \$ 6.58each	are to be applied first to int	crest at the rate
of four per centum per annum on the principal sum of § from time to time remain unpaid and the balance of each mo of principal. Said principal and interest to be paid at the par thereby expressly agreed that the whole of the said principal sument of interest, taxes, assessments, water rate or insurance, as	650.00 or so much anthly payment shall be apposed of exchange and net to the man shall become due after dehereinafter provided.	thereof as shall lied on account obligee, it being fault in the pay-
Now, Know All Men, that the said Mortgagor in consideramentioned in the condition of the said bond and for the better money mentioned in the condition of the said bond, with the int tion of the sum of One Dollar in hand paid by the said Mortgaedged, has granted, bargained, sold, conveyed and released and convey and release unto the said Mortgagee and to its successiver, all that parcel, piece or lot of land with the buildings and being near the City of Greenville, Sounty of Greenville,	ation of the said debt and resecuring the payment of the terest thereon, and also for a age, the receipt whereof is led by these presents does grassors, legal representatives at improvements thereon, sit serville, where of no	nd in considera- nereby acknowl- nt, bargain, sell- and assigns for mate. lying and the largette
being known and designated as Lots $\#$ 30, $\#$ 40,	$_{\pm}$ 22 and 23 , 24	and of last
# 80, of the property of the Captino seics, as	gar glet brown Cores	omae Ella Tue
R.M.C. Office for Greenville County in Flat Bo		

BEGINNING at an iron pin in the Northeast Internation of Taris Took (formerly McCarter's Shop Road) and an un-neared street, and running thence along Paris Road, N. 6-21 W. 24.8 feet to a stake; transe rontinuing along Paris Road, N. 100 feet to an iron pin; thence 3. 80.1 feet to a stake Go at the named street; thence S. 78-31 W. 177.2 feet to an iron pin, the point of beginning.

according to said plat, the following metes and bounds, to win:

For Satisfaction See Q. E. M. Book 793 Page 110

Ollie Farnsworth

3:23

0. 31877