FEB 15 12 25 Pri 1350

1 HLEL * YTTE (0.8.0.

State of South Carolina,

County of Greenville

PHILE PARTS TOWNER R. V. 1. To All Whom These Presents May Concern

	I, W	David Ridgeway,	Jr.,		
hereinafter spoken o	f as the Mo	ortgagor send greeting. David Ridgeway,			
		as Wilson & Co., a corp		_	1:
State of South Care	olina, here	inafter spoken of as tl	he Mortgagee, in th	e sum of	
	Fo	our Thousand Five	Hundred and No	<u>/100</u>	Dollars
obligation, bearing C. Douglas Wilson &	even de k Co., in th	rul money of the Unite vate, at the time of pay ate herewith, condition the City of Greenville, S. s the owner of this ob	yment, secured to be oned for payment C., or at such otl	e paid by that one at the principal of her place either w	certain bond or ffice of the said ithin or without
Four Th	ousand F	ive Hundred and l	No/100 Do	ilars (\$ 4.500.00)
with interest thereo	n from the	date hereof at the ra	four and o	ne-half $(4\frac{1}{2})$ er centum per ann	um, said interest
to be paid on the	lst	day of	March	19 50 and therea	fter said interest
and principal sum t	o be paid	in installments as follo	ows: Beginning on t	he1	stday
		19_50 , and on the			
		plied on the interest ar			
up to and including	the ls	<u>tday of</u>	February	, 19.70_,	and the balance
of said principal suri	n to be du	and payable on the	lst_day of_	Marc	<u>h</u> , 19_70;
the aforesaid monthl	y payment	of \$ 28.47	each are to be	applied first to in	terest at the rate
from time to time r of principal. Said pr thereby expressly ag	emain unprincipal an preed that t) num on the principal s aid and the balance of d interest to be paid a the whole of the said p nents, water rate or ins	of each monthly pa it the par of exchar principal sum shall b	yment shall be app age and net to the become due after de	pli e d 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 bond and for the better securing the payment of the said sum of money mentioned in the condition of the said bond, 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 forever, all that parcel piece or lot of land with the buildings and improvements thereon, situate, lying and in the City of Greenville, County of Greenville, State of South Carolina, being known and designated as Lot # 4, Property of J. R. Jenkinson, as per plat thereof recorded in the R.M.C. Office for Greenville County, South Cerolina, in Plat Book "T", at Page 201; said lot having a frontage of 70 feet on the Northerly side of Phillips Lane, a depth of 192.2 feet on the West, a depth of 178.4 feet on the East, and 71.5 feet across the rear.