## State of South Carolina,

County	of	GREENVILLE.
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то	ALL	WHOM	THESE	PRESENTS	MAV	CONCERN

******	I, IOL	A B. ROWLAND,	SEND GREETI
WHEREAS,	<b>I</b> the said	Iola B. Rowland,	)
n and by <b>EY</b> indebted to GEN	certain promiss	ory note in writing, of eve GE CO., a corporation ch	en date with these Presents
in the full and ju	st sum of Twen	ty-four Hundred Fif	<u> </u>
			Greenville, S. C., or at such other place as the ho
			interest thereon from date hereof until maturit
the rate of 11	•	<b> </b>	
per annum, said p	orincipal and inter	est being payable in	instalments as follows
Beginning on	the 187 day	y of <b>September</b>	, 19 50, and on the lst d
each to be applied on	onth the interest and p	of each	n year thereafter the sum of \$ 19.40 unpaid balance of said principal and interest to be
and payable on th	le lst	day of August	, 19 65; the aforesaid monthly
payments of \$	19.40	each are to be applied	first to interest at the rate of five
	( <b>5</b> %) per ce	ntum per annum on the p	orincipal sum of \$ 2450.00 or so much the
as shall, from tin be applied on acc	ne to time, remair ount of principal.	unpaid and the balance	of each monthly payment
the event default the same shall b per annum.	is made in the pa ear simple interes	yment of any instalment o it from the date of such o	n lawful money of the United States of America; a or instalments, or any part thereof, as therein providefault until paid at the rate of seven (7%) per ce
respect to any coremaining at that option of the hold should be placed the holder there in promises to pay indebtedness, and	ondition, agreemer time unpaid toge der thereof, who n in the hands of an f necessary for the hands of an at all costs and expel to be secured un	nt or covenant contained fither with the accrued inte- nay sue thereon and forect a attorney for suit or collec- e protection of its interest ttorney for any legal proce- nses including a reasonable der this mortgage as a pai	shall be past due and unpaid, or if default be ma herein, then the whole sum of the principal of said erest, shall become immediately due and payable, a lose this mortgage; and if said note, after its mat ction, or if, before its maturity, it should be deem ts to place, and the holder should place, the said no eedings; then and in either of such cases the mort le attorney's fee, these to be added to the mort of said debt.
NOW, KNOW	V ALL MEN, That	the said	Tola B. Rowland,
			n of the said debt and sum of money aforesaid, an RAL MORTGAGE CO. according to the terms of the
note, and also in	consideration of t	he further sum of THREE	E DOLLARS, to me
the receipt where	i truly paid by th eof is hereby acki	Iola B. Rowland e said GENERAL MORTG nowledged, have granted, nto the said GENERAL	bargained, sold and released, and by these Preser
lying and bei Piedmont, Gre Lot No. 42, S Greenville Co plat are reco	ing in the Pice enville Count Section 4, as ounty", made l	edmont Manufacturing ty, South Carolina, shown on a plat ent by Dalton & Neves, l R. M. C. Office for	ith the improvements thereon, situate g Company Village in or near the Town and being more particularly describe titled "Property of Piedmont Mfg. Co. February, 1950; Sections 3 and 4 of g Greenville County in Plat Book Y, at we, respectively. According to said

This is the identical property this day conveyed to the Mortgagor by J. P. Stevens & Co., Inc., by its deed contemporaneously delivered and to be contemporaneously recorded with this mortgage in the R. M. C. Office for Greenville County, South Carolina.

This mortgage is given to secure the credit portion of the purchase price of the within described property.

\*Privilege is reserved to pay the debt in whole or in an amount equal to one or more monthly payments on the principal that are next due on the note.

Form No. L-2 South Carolina

PAID, SATISFIED AND CANCELLED
Carolina Federal Sovings and Look Association
of Crosnville, S. C.

W. E. Neuderson
years for the as
Capil 26 1960

Ollie Jamesworth

R. M. C. FOR A. 29303