GREENVILLE CO. S.O.

MY 17 3 45 PM 1901.

OLLIE FARMSWORTH

TO ALL WHOM THESE PRESENT				!
	O PROGRE and	ANINI ITAATION T	N. A. A. A. T.	
WHEREAS, We the said	John C. Prosci	AND HOOVER	HOSOH S	END GREETING:
The state of the s	O. 11-OOO!	and Aim Hoc	ver Proser	1
in and by OUP certain promissor, indebted to GENERAL MORTGAGE	y note in writing, of eve	n date with these Pr	esents are	well and truly
at the run and just sum of	TITO COS STICE MITTE	s nunurea & r	10/100	
(\$11,900,00) DOLLARS, to be	paid at its office in (Irognyilla C C	-4 1	
of the note may from time to time de	signate in writing, with	interest thereon fr	at such other p	ace as the holder
per annum, said principal and interest be paid on the 1st day D Beginning on the 1st day of	being payable in not june 1951	and the 1st	day of Jul	ts as follows: only
sech <u>month</u> o be applied on the interest and princ	of each	year thereafter the	sum of \$ 75.3	3
nd payable on the 1st da	inpai or said note, the u	npaid belance of sai	d principal and	interest to be due
ayments of \$ 75.33	yor	, 19 /4; th	aforesaid MC	ntnly
half (41 %) nor control	each are to be applied	irst to interest at th	e rate of Iour	and one-
half (4½%) per centure shall from time to time remain as	un per annum on the pr	incipal sum of \$ 11	<u>.900.00</u> 0	r so much thereof
s shall, from time to time, remain use applied on account of principal.	upaid and the balance o	f eachMONU	nry	payment shall
and metannents of principal and all				
All instalments of principal and all the event default is made in the payme the same shall bear simple interest from annum. And if at any time any parties of	rom the date of such de	fault until paid at the	e rate of seven	therein provided, (7%) per centum
he same shall bear simple interest free annum. And if at any time any portion of espect to any condition, agreement of emaining at that time unpaid together ption of the holder thereof, who may hould be placed in the hands of an attorned the holder thereof necessary for the price mortgage in the hands of an attorned to mort	principal or interest sher covenant contained her with the accrued intersue thereon and forecloorney for suit or collection of its interests hey for any legal procees including a reasonable this mortgage as a part	all be past due and erein, then the whole est, shall become imse this mortgage; an on, or if, before its to place, and the holdings; then and in eattorney's fee, the of said debt.	unpaid, or if de sum of the prin mediately due and if said note, a maturity, it shoulder should place ither of such casse to be added	fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgage
he same shall bear simple interest from annum. And if at any time any portion of espect to any condition, agreement of emaining at that time unpaid together ption of the holder thereof, who may hould be placed in the hands of an attorned the holder thereof necessary for the promises to pay all costs and expenses and ebtedness, and to be secured under NOW, KNOW ALL MEN, That Prosch	principal or interest sher covenant contained her with the accrued intersue thereon and foreclooney for suit or collection of its interests hey for any legal procees including a reasonable this mortgage as a part	all be past due and erein, then the whole est, shall become imse this mortgage; an on, or if, before its to place, and the holdings; then and in eattorney's fee, the of said debt.	unpaid, or if de sum of the prin mediately due and if said note, a maturity, it shoulder should place ither of such case to be added	therein provided, (7%) per centum fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgagor to the mortgage
he same shall bear simple interest free annum. And if at any time any portion of espect to any condition, agreement of emaining at that time unpaid together ption of the holder thereof, who may hould be placed in the hands of an attement the holder thereof necessary for the price mortgage in the hands of an attemption of the pay all costs and expenses adebtedness, and to be secured under NOW, KNOW ALL MEN, That Prosch he better securing the payment thereof	principal or interest she recovenant contained her with the accrued interest the recovenant or collection of its interests of the recovenant or collection of its interests of the recovenant of the reasonable this mortgage as a part we the recovenant of the said GENERA	all be past due and erein, then the whole est, shall become imse this mortgage; an on, or if, before its to place, and the holdings; then and in eattorney's fee, the of said debt. Ohn C. Prosc of the said debt and L MORTGAGE CO.	unpaid, or if de sum of the prin mediately due and dif said note, a maturity, it shoulder should place ither of such case to be added and Ann sum of money a according to the	fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgage HOO VET
And if at any time any portion of respect to any condition, agreement or remaining at that time unpaid together option of the holder thereof, who may hould be placed in the hands of an attribute the holder thereof necessary for the problem is mortgage in the hands of an attornormises to pay all costs and expenses ndebtedness, and to be secured under NOW, KNOW ALL MEN, That Prosch he better securing the payment therefore, and also in consideration of the f	principal or interest she recovenant contained her with the accrued interest thereon and forecloomey for suit or collection of its interests they for any legal proces including a reasonable this mortgage as a part we the said Jensey for any legal process including a reasonable this mortgage as a part we for any legal process including a reasonable this mortgage as a part we for the said GENERA further sum of THREE	all be past due and erein, then the whole est, shall become imse this mortgage; an on, or if, before its to place, and the holdings; then and in eattorney's fee, the of said debt. Ohn C. Prosc of the said debt and L MORTGAGE CO.	unpaid, or if de sum of the prin mediately due and dif said note, a maturity, it shoulder should place ither of such case to be added and Ann sum of money a according to the	fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgage HOO VET
he same shall bear simple interest free annum. And if at any time any portion of espect to any condition, agreement of emaining at that time unpaid together ption of the holder thereof, who may hould be placed in the hands of an atthe holder thereof necessary for the priss mortgage in the hands of an attornomises to pay all costs and expenses andebtedness, and to be secured under NOW, KNOW ALL MEN, That Prosch the better securing the payment therefore, and also in consideration of the fine hand well and truly paid by the said John and receipt whereof is hereby acknowless, and release unto	principal or interest sher covenant contained her with the accrued interest the result of the suit of collection of its interests along for any legal process including a reasonable this mortgage as a part we the said of the said GENERA curther sum of THREE in C. Prosch and	all be past due and rein, then the whole est, shall become im se this mortgage; an on, or if, before its to place, and the holdings; then and in e attorney's fee, the of said debt. Ohn C. Prosc of the said debt and L MORTGAGE CO. DOLLARS, to US Ann Hoover	unpaid, or if de sum of the prin mediately due and if said note, a maturity, it shoulder should place ither of such case to be added and Ann sum of money a according to the	therein provided, (7%) per centum fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgagor to the mortgage HOOVET
he same shall bear simple interest from annum. And if at any time any portion of respect to any condition, agreement of the emaining at that time unpaid together ption of the holder thereof, who may hould be placed in the hands of an attemption of the recessary for the profile in mortgage in the hands of an attemption of the pay all costs and expenses and ebtedness, and to be secured under NOW, KNOW ALL MEN, That Prosch the better securing the payment therefore, and also in consideration of the formal manner.	principal or interest sher covenant contained her with the accrued interest the result of the suit of collection of its interests along for any legal process including a reasonable this mortgage as a part we the said of the said GENERA curther sum of THREE in C. Prosch and	all be past due and rein, then the whole est, shall become im se this mortgage; an on, or if, before its to place, and the holdings; then and in e attorney's fee, the of said debt. Ohn C. Prosc of the said debt and L MORTGAGE CO. DOLLARS, to US Ann Hoover	unpaid, or if de sum of the prin mediately due and if said note, a maturity, it shoulder should place ither of such case to be added and Ann sum of money a according to the	therein provided, (7%) per centum fault be made in cipal of said note d payable, at the fter its maturity, ld be deemed by the said note or es the mortgagor to the mortgage HOOVET

BEGINNING at an iron pin on the South side of Riverside Drive, which point is 895 feet East of the intersection of Riverside Drive with the East side of Sylvan Way; thence S. 4-40 E. 270 feet to an iron pin on the North side of a 20-foot alley; thence N. 85-20 E. 55 feet along said alley to an iron pin on the Northwest side of Riverside Drive; thence along the Northwest side of said drive, N. 45-22 E. 58.7 feet to an iron pin, joint rear corner of Lots 13 and 14; thence along joint line of said lots, N. 4-40 W. 231.4 feet to an iron pin on the South side of Riverside Drive; thence with the South side of said drive as the line, S. 85-20 W. 97 feet to point of beginning.