APR 30 4 55 PM 1559 .

State of South Carolina,

State ht St	mil Agrining	·• (•
County of Greenv	111e		•	
TO ALL WHOM THESE PR	ESENTS MAY CONCERN:			
I, MARTHA McCRAR	Y TOLEDANO,			
			SENI	GREETING:
whereas, I ti	he said Martha McC	rary Toledano	,(together wi	th .
John O. H. To				
in and by <u>OUP</u> certain pr indebted to GENERAL MOR in the full and just sum of	TGAGE CO., a corporation of	chartered under the la	ws of the State of S	outh Carolina,
	RS, to be paid at its office in			
of the note may from time to	time designate in writing, wit	h interest thereon fro	m date hereof unti	l maturity at
the rate of five and (3/4) three-fourths	<u> </u>	(5 3/4 %) per centum
per annum, said principal and	interest being payable in	monthly	instalments a	s follows:
Beginning on the 18	t day of Septemb	er , 19 59,	and on the 18t	day of
each month to be applied on the interest	and principal of said note, th	ach year thereafter the e unpaid balance of sa	e sum of \$ 100.5 id principal and inte	rest to be due
and payable on the	day of AUGUST	1904	: the aforesaidR	<u>iontnly</u>
payments of \$ 106.95	each are to be applie	ed first to interest at tl	ne rate of five	and three-
	r centum per annum on the			
as shall, from time to time, re be applied on account of prin	cipal.			
All instalments of princip in the event default is made i vided, the same shall bear sim centum per annum.	pal and all interest are payable the payment of any instalmable interest from the date of	ient or instalments, or	any part thereof, a	s therein pro-
respect to any condition, agri- remaining at that time unpaid option of the holder thereof, w should be placed in the hands the holder thereof necessary f this mortgage in the hands of promises to pay all costs and indebtedness, and to be secur-	together with the accrued in who may sue thereon and foreo of an attorney for suit or colle- or the protection of its interes an attorney for any legal pro- expenses including a reasonal ed under this mortgage as a	I herein, then the whol tterest, shall become in close this mortgage; arection, or if, before its sts to place, and the hoceedings; then and in coble attorney's fee, the part of said debt.	e sum of the princip imediately due and p dif said note, after maturity, it should alder should place, the either of such cases ese to be added to	al of said note payable, at the rits maturity, be deemed by the said note or the mortgagor
· ·	, That I, the said_			<u>•</u>
the better securing the payme	, in considerati ent thereof to the said GENE	on of the said debt and RAL MORTGAGE CO.	d sum of money afor according to the ter	esaid, and for ms of the said
note, and also in consideration		•	me	
in hand well and truly roid b	Martha McCrary T	oledano.	fore the signing of t	hasa Prosonts
in hand well and truly paid k the receipt whereof is hereby grant, bargain, sell and relea	y acknowledged, have granted ase unto the said GENERAL	d, bargained, sold and a MORTGAGE CO.	released, and by the	se Presents do

ALL That piece, parcel or lot of land situate, lying and being on the southwest side of Marshall Court, near the City of Greenville, State of South Carolina, designated as Lot No. 1 on a plat of Marshall Court, recorded in the R.M.C. Office for Greenville County in Plat Book T, Page 261, and having according to said plat the following metes and

BEGINNING at an iron pin on the southwest side of Marshall Court at the joint front corner of Lots 1 and 2 and running thence along the line of said lots, S. 64-46 W. 225.8 feet to an iron pin; thence turning and running N. 25-45 W. 154.5 feet to a point; thence turning and running N. 79-48 E. 236.3 feet to an iron pin on the southwest side of Marshall Court, said pin being 217.7 feet south of the intersection with Brookside Way; thence along southwest side of Marshall Court, S. 25-14 E. 90 feet to the point of beginning.

Form No. L-2 South Carolina

bounds, to-wit:

ton the state of t

Zentepled and ganggleen of the