GEERLAND CO. S.O. State of South Cacolings 12 26 PM 1961

County of GREENVILLE

whereas, we the said william J. Coggin and ann w. Coggin in the filter of Canal Morradols Co. a corporation chartered under the laws of the State of South Carolina, in the full and just sum of . Twelve Thousand and no/100 (\$ 12,000.09 Dollars, to be paid at its office in Greenville, S. C., or at such other place as the holder of the note may from time to time designate in writing, with interest thereon from date hereof until maturity at the rate of Six day of Agril 1, 19.61, and on the 1st day of Agril 1, 19.61, and on the 1st day of Agril 1, 19.61, and on the 1st day of Agril 1, 19.61, and on the 1st day of Agril 1, 19.61, and on the 1st day of Agril 1, 19.61, and on the 1st day of March 1, 19.65, the aforesaid month to be applied on the instreast and principal of said note, the unpaid balance of said principal and interest to be due many payable on the 1st day of March 1, 19.65, the aforesaid monthly payments of \$ 17.32 — seeh are to be applied first to interest at the rate of Six (5 %) per centum per ansum on the principal sum of \$12,000.00 or so much thereof as abhill, from time to time, remain unpaid and the balance of each monthly payments of \$ 11.32 — seeh are to be applied for in the full installments of principal and all interest are payable in lawful money of the United States of America; and in All installments of principal and all interest are payable in lawful money of the United States of America; and in All installments of principal and all interest are such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant containments, than the whole sum of the principal of the said onto a fire rise mainting at binder thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity money of the sum of the said onto a fire rise mainting at binder thereof, who may sue thereon and foreclose this mortgage; and i	William J. Coggin and Ann W. Coggin	CDEFFINC
in and by OUT certain promissory note in writing, of even date with these Presents ATE well and truly indebted to GENERAL MORTGAGE CO., a corporation chartered under the laws of the State of South Carolina, in the tull and just sum of Twelve Thousand and no/100. (5 12,000.09 DOLLARS, to be paid at its office in Greenville, S. C., or at such other place as the holder of the note may from time to time designate in writing, with interest thereon from date hereof until maturity at the rate of Six per annum, said principal and interest being payable in monthly to instalments as follows: Beginning on the 18t day of ART11 19.51, and on the 18t day of 200. Beginning on the 18t day of ART11 19.50, and on the 18t day of 30. each month	SEND	GREET ING.
in the full and just sum of. TWELVE TRIOUSARD AND AND AND AND AND AND AND AND AND AN	WHEREAS, We the said William J. Coggin and Ann W. Coggin	
(§ 12,000.09 DOLLARS, to be paid at its office in Greenville, S. C., or at such other place as the holder of the note may from time to time designate in writing, with interest thereon from date hereof until maturity at the rate of Six per annum, said principal and interest being payable in monthly in instalments as follows: Beginning on the 1st day of ARTIL 19.61 and on the 1st day of each month month of each pear thereafter the sum of \$ 77.32 and of each pear thereafter the sum of \$ 77.32 and payable on the interest and principal of said note, the unpaid balance of said principal and interest to be due many payable on the 1st day of March 19.85, the aforesaid monthly payments of \$ 77.32 and note the payable of the interest at the rate of 51x payments of \$ 77.32 and note the payable of account of principal. (6 %) per centum per annum on the principal sum of \$12,000.00 or so much thereof as shall, from time to time, remain unpaid and the balance of each monthly payment shall be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpud or if default be made in the respect to any condition, agreement or covenant contained herein, than the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, than the whole sum of the principal of said note or the said and the principal of said note or the said and the said of the principal of said note or the said of the principal of said note or the said said note, and the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note of the mortage as a part of inte	Twelve Thousand and no/100	
of the note may from time to time designate in writing, with interest thereon from date hereof until maturity at the rate of \$1x\$ (6 %) per centum per annum, said principal and interest being payable in. monthly to instalments as follows: Beginning on the 1st day of April 1, 16 A and on the 1st day of each worth of each year thereafter the sum of \$ 77.32 each month of each year thereafter the sum of \$ 77.32 each monthly payable on the 1st day of Maxoh 1865; the aforesaid monthly payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x\$ payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x\$ payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x\$ payment shall be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the applied on account of principal and all interest are payable in lawful money of the United States of America; and in the payment of any instalment or instalments, or any part thereof, as therein provided, the payment of principal and all interest are payable in lawful money of the United States of America; and in the payment of any instalment or instalments, or any part thereof, as therein provided, the payment of principal and all interest are payable in lawful money of the United States of America; and in the payment of any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable or remaining at that time unpaid together with the accrued interest, shall become immediately due and payable provided, whould be placed in the hands of an attorney for dits interests to place, and the holder should place, the said note provided place the holder thereof, who may such thereon and foreclose this mortgage is maturity, it should be deemed by the holder thereof the hands of an attorney for dits	12,000.00 DOLLARS to be paid at its office in Greenville, S. C., or at such other place a	as the holder
Beginning on the 18t day of ARPILL month of each year thereafter the sum of \$ 77.32 each on be applied on the interest and principal of said note, the unpaid balance of said principal and interest to be due and payable on the 1st day of March 19.86; the aforesaid Monthly payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x\$ [6.%) per centum per annum on the principal sum of \$12,000.00 or so much thereof as shall, from time to time, remain unpaid and the balance of each Monthly payment shall be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining set holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity, should be placed in the hands of an attorney for any legal proceedings; and if and note, after its maturity, should be placed in the hands of an attorney for any legal proceedings; and if said note, after its maturity, and the hands of an attorney for any legal proceedings; and if any of such cases the mortgage in the hands of an attorney for any legal proceedings; and if any of such cases the mortgage in the hands of an attorney for	thereof until	maturity at
Beginning on the 18t day of ARPILL month of each year thereafter the sum of \$ 77.32 each on be applied on the interest and principal of said note, the unpaid balance of said principal and interest to be due and payable on the 1st day of March 19.86; the aforesaid Monthly payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x\$ [6.%) per centum per annum on the principal sum of \$12,000.00 or so much thereof as shall, from time to time, remain unpaid and the balance of each Monthly payment shall be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining set holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity, should be placed in the hands of an attorney for any legal proceedings; and if and note, after its maturity, should be placed in the hands of an attorney for any legal proceedings; and if said note, after its maturity, and the hands of an attorney for any legal proceedings; and if any of such cases the mortgage in the hands of an attorney for any legal proceedings; and if any of such cases the mortgage in the hands of an attorney for	the rate of monthly s instalments as	follows:
each papiled on the interest and principal of said note, the unpaid balance of said principal and interest to be due and payable on the list day of March 10.86; the aforesaid monthly payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x payments of \$ 77.32 each are to be applied first to interest at the rate of \$1x payment sof \$ 77.32 each are to be applied first to interest at the rate of \$1x payment sof \$ 9.10 per centum per annum on the principal sum of \$12.000.00 or so much thereof as shall, from time to time, remain unpaid and the balance of each monthly payment shall be applied on account of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the according to the shall become immediately use and payable, at the option of the holder thereof necessary for the protection of its interests to place, and the holder should place, the said of the holder thereof necessary for the protection of its interests to place, and the holder should place, the said of the holder thereof necessary for the protection of its interests to place, and the holder should place, the said of the shide thereof necessary for the protection of its interests to place, and the holder should place, the said of the shide thereof necessary for the protection of the said denoted payable and in either of such cases the mortgage promises to pay all costs and expenses including a reasonable attorn		
and payable on the 18t day of 184491 19.95 the alutesand payments of \$ 77.32 each are to be applied first to interest at the rate of \$.1x	each month of each year thereafter the sum of \$ 11.32	est to be due
as shall, from time to time, remain unpaid and the balance of each monthly, payment shall be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said not respect to any condition, agreement or covenant contained herein, then the whole the condition of the holder the bands of an attorney for suit or collection, or if, before its maturity, it should be deemed by the holder the	and neuroble on the 18t day of 18	R.Y. R.W. T. J
be applied on account of principal. All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note option of the holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity, should be placed in the hands of an attorney for any legal proceedings; then and in either of such as all note withis mortgage in the hands of an attorney for any legal proceedings; then and in either of such cases the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That We the said Control of the said and to reasonable attorney's fee, these to be said onto the said control of the said cos	6 grant and an annum on the principal sum of \$12,000,00 or so	much thereof
All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum. And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable, at the remaining at that time unpaid together with the accrued foreclose this mortgage; and if said note, after its maturity, option of the holder thereof, who may sue thereous togething of the holder thereof, who may sue thereous togething the holder should be deemed by should be placed in the hands of an attorey for any legal proceedings; then and in either of such cases the mortgage the holder thereof necessary for the promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That We the said William J. Coggin and Ann W. Coggin in consideration of the further sum of TRIREE DOLLARS, to Us NoW, KNOW ALL MEN, That We the said GENERAL MORTGAGE CO. according to the terms of the said note, and also in consideration of the further sum of TRIREE DOLLARS, to Us Coggin the better securing the payment thereof to the said GENERAL MORTGAGE CO. according to the terms of the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, a	(5 _ %) per centum per annum on the principal same of monthly	payment shall
And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable, at the remaining at the time unpaid together with the accrued interest, shall become immediately due and payable, at the remaining at the time unpaid together with the accrued interest, shall become immediately due and payable, at the remaining at the time unpaid together with the accrued interest, shall become immediately due and payable, at the remaining at the time unpaid together with the accrued of the holder thereof, who may sue thereon and foreclose this mortgage in the hands of an autorney for said test. Now, the hands of an autorney for any legal proceedings, then and in either of such cases the mortgage promises to pay all costs and expenses including a reasonable autorney's fee, these to be added to the mortgage modebtedness, and to be secured under this mortgage as a part of said debt. Now, know all men, that we the said william J. Coggin and Ann W. Coggin and Ann W. Coggin in the better securing the payment thereof to the said GENERAL MORTGAGE CO. according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to use the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. at and before the signing of these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C.	be applied on account of principal.	merica: and in
NOW, NOW ALL MEN, that coggin in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said GENERAL MORTGAGE CO. according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to the said William J. Coggin and Ann W. Coggin in hand well and truly paid by the said GENERAL MORTGAGE CO. at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi front corner of Lots Nos. 190 and 191, and running thence with the sout side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	All instalments of principal and all interest are payable in lawful money of the original and the event default is made in the payment of any instalment or instalments, or any part thereof, as the the same shall bear simple interest from the date of such default until paid at the rate of seven (7% per annum.	rein provided, ,) per centum
NOW, NOW ALL MEN, that coggin in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said GENERAL MORTGAGE CO. according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to the said William J. Coggin and Ann W. Coggin in hand well and truly paid by the said GENERAL MORTGAGE CO. at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi front corner of Lots Nos. 190 and 191, and running thence with the sout side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	And if at any time any portion of principal or interest shall be past the and target and respect to any condition, agreement or covenant contained herein, then the whole sum of the principal remaining at that time unpaid together with the accrued interest, shall become immediately due and remaining at that time unpaid together with the accrued interest, shall become immediately due and remaining of the holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after should be placed in the hands of an attorney for suit or collection, or if, before its maturity, it should the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder thereof necessary for the protection of its interest to place, and the holder should place, the holder thereof necessary for the protection of its interests to place, and the holder should place, the holder should place the holder should place, and the holder should place the holder should place the holder should place th	al of said note sayable, at the rits maturity, be deemed by said note or the mortgager the mortgage
the said William J. Coggin and Ann W. Coggin in hand well and truly paid by the said GENERAL MORTGAGE CO. at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi front corner of Lots Nos. 190 and 191, and running thence with the sout side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	ROW, KNOW ALL MEN, Hat, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor, in consideration of the said debt and sum of money afor	resaid, and for rms of the said
the said William J. Coggin and Annual Long Coggin and Annual Long Coggin in hand well and truly paid by the said GENERAL MORTGAGE CO. at and before the signing of these Presents do grant, bargain, sell and release unto the said GENERAL MORTGAGE CO. All that piece, parcel or lot of land in the City of Greenville, Count of Greenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi front corner of Lots Nos. 190 and 191, and running thence with the sout side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.		
All that piece, parcel or lot of land in the city of dreenville, State of South Carolina, situate, lying and being on the south side of Mount Vista Avenue, being known and designated as Lot No 190 on revised plat of Traxler Park, made by Dalton & Neves, Engineers March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi Beginning at an iron pin on the south side of Mount Vista Avenue, join front corner of Lots Nos. 190 and 191, and running thence with the sout side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	the said WIIIIam J. COREIN AND AND A COREIN IN A COREI	these Presents, se Presents do
190 on revised plat of Traxler Park, made by Dalton & Reves, Emphasized March, 1923, and recorded in the R. M. C. Office for Greenville County in Plat Book "F", at pages 114 and 115, and by plat of property of the mortgagors herein, prepared by R. W. Dalton, January, 1961, and having, according to said plats, the following metes and bounds, to-wi Beginning at an iron pin on the south side of Mount Vista Avenue, join front corner of Lots Nos. 190 and 191, and running thence with the sous side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	of Greenville, State of South Carolina, situate, lying and be	ing on the
Beginning at an iron pin on the south side of Mount Vista Avenue, join front corner of Lots Nos. 190 and 191, and running thence with the sous side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	190 on revised plat of Traxler Park, made by Dalton & Neves, March, 1923, and recorded in the R. M. C. Office for Greenvil in Plat Book "F", at pages 114 and 115, and by plat of proper	Engineers, le County ty of
front corner of Lots Nos. 190 and 191, and running themse with the side of Mount Vista Avenue, S 64-37 W. 70 feet to an iron pin at the joint front corner of Lots Nos. 189 and 190; thence with the line of Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 57-29 E. 70.56 feet to an iron pin; thence with the joint line of Lot No. 191, N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.		
N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	Beginning at an iron pin on the south side of Mount Vista Ave front corner of Lots Nos. 190 and 191, and running thence with the front of the south Wista Avenue S. 64-37 W 70 feet to an iron pi	nue, join h the sou n at the
N. 25-23 W. 216.2 feet to an iron pin at the point of beginning.	joint front corner of Lots Nos. 189 and 190; thence with the Lot No. 189, S. 25-23 E. 225 feet to an iron pin; thence N. 5	line of 7-29 E.
- The Company of th	그 전문 문에, 물에 문에 가다듬다. 그리고 생활하게 통과 생각 수가 없는 다른 사람들이 되는 그 사이지는 그는 사이다.	1

SATISFIED AND CANCELLED OF RECORD

THE DAY OF April 1963

Collie James arth

A.M. D. FOR GROEN THE COURTY, S. G.

AT S.43 6 CERCA C. N. MC. 24800