"JUN 14 10 25 AM 1962

State of South Carolina,

COUNTY OF GREENVILLE

OLUM (A) WERTH

WHEREAS, We the said Glenn L. Manning and Clarice Manning

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Whereas the mortgagore

Well and truly its

debted to Charles D. Langham and Doris A. Langham

hereinafter called the mortgagore

in the full and jest sain of Four Hundred and no/100

hereinafter called the mortgagore

in the full and jest sain of Four Hundred and no/100

hereinafter called the mortgagore

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hereinafter called the mortgagore

in the full and jest sain of Four Hundred and no/100

hereinafter called the mortgagore

in Greenville, S. G. together with

interest thereor from data hereof until paturity at the stail of Four

(\$400.00

) DOLLARS, to be paid at the stail of Four

(\$400.00

) Political of the payment of the stail of Four

(\$400.00

) Political of the mortgagore

in Greenville, S. G. together with

interest thereor from data hereof until paturity at the stail of the stail of the stail of the principal and at the payment of any installments or any part hereof, as therein provided, the same shall be ar simple interest from the date of such default unit paid at the rate of seven (7%) per centum per annum or the principal and at the payment of any installments or any part hereof, as therein provided, the same shall be ar simple interest from the date of such default unit paid at the rate of seven (7%) per centum per annum or annum or the principal and at the same shall be ar simple interest from the date of such default unit paid at the rate of seven (7%) per centum per annum or annum or annum or the principal and at the same shall be ar simple interest from the date of such default unit paid at the rate of seven (7%) per centum per annum or annum or the principal and at the payment of any inst

And if any portion of principal or interest be at any time past devand unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become inmediately ditte, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for suit or sind cases the mortgage remains to the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage remains to pay all costs and expenses in cluding ten (10%) per cent, of the indebtedness as attorney's fees, this to be added to the mortgage indebtedness, and to be so cured under this mortgage as a part of said debt.

the said mortgager(s) in hand and truly paid by the said mortgager(s) at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said. Charles D. Langham and Doris A. Langham, their heirs and assigns forever

all that lot of land with the buildings and improvements thereon, situate on the Northeast side of Kay Drive, near the City of Greenville in Greenville County, S. C., being shown as lot no. 90 on plat of Scatlon Two of Belmont heights, made by C. C. Jones, Engineer, December, 1954, recorded in the RMC Office for Greenville County, S. C. in Plat Book GG at page 99 and having according to said plat the following meter and pounds, to-wit:

BEGINNING at an iron pin on the Northeast side of Kay Drive, at joint front corner of lots 90 and 91 and runs thence with theline of lot 391, N 23-00 E, 160 feet to an iron pin; thence 8 67-00 E, 70 feet to an iron pin; thence with the line of lot 89, S 23-00 W, 160 feet to an iron pin on the Northeast side of Kay Drive; thence along Kay Drive N 67-00 W, 70 feet to the beginning corner.

This is the same property conveyed to us by deed of Charles N. Langham and Doris A. Langham of even date herewith and this mortgage is give no to secure a cportion of the purchase price and is junior in rank to the lien of that mortgage given by Eddie Benjamin Jones to C. Houghas Wilson & Co. in the original amount of \$10,500.00 dated February 23, 1956,