SATISFIED AND CANCELLED

THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

I, Rudolph Anderso	on, of Greenvil	lle, S.C.				SEND GREETING
			oh Anderson			
in and by						
even date with these presents,	am J.P. Abl				well and trul	y indebted to
in the full and just sum of	***************************************		ndred thirt	y-three and	1 33/100 (\$2333.33)
Donars, to be para	••••••					ate, with the
with interest thereon from						
computed and paiduntil paid in full						
any time past due and unpaid, the						
and foreclose this mortgage; as						
its maturity it should be deemed						
mortgage in the hands of an a						
10						
mortgage as a part of said debt			•			
NOW, KNOW ALL ME	N. That	the said	Rudolph A	nderson		
in consideration of the said debt	and sum of money afores	aid, and for the bette	er securing the payme	ent thereof to the sa	aid	
according to the terms of the said Rudolph Anderson	note, and also in con					
at and before the signing of these	Presents the receipt whe		wledged have grant	ed. bargained, sol	d and released, a	and by these Presents do grant
bargain, sell and release unto the						
lying and being i known and designa the subdivision o	n Greenville To ted as Lots No f Ables and Ra	ownship, Gres. 41, 42, 4	enville Cou 3, 44, 45, , which pla	nty, State 46, 47, 48 it is recor	of South , 49 and 5 ded in the	Carolina, and

hying and being in Greenville Township, Greenville County, State of South Carolina, and known and designated as Lots Nos. 41, 42, 43, 44, 45, 46, 47, 48, 49 and 50, on a plat of the subdivision of Ables and Rasor property, which plat is recorded in the R.M.C. Office for Greenville County in Plat Book E., at page 153, to which reference is here made. This being part of the lots of land this day purchased by me from Bonnie M. Ables. It is understood and agreed by and between the parties hereto that upon the payment of this mortgage, together with accrued interest at the rate of seven per cent. (7%) per annum on said one-tenth (1/10) of the principal sum, any one lot or all lots on the payment of a like sum per lot, covered by this mortgage shall be duly released from the lien of this mortgage by the mortgages, his heirs or assigns.

For Valhe received the within note the theta Mortgage seeming same is hereby transferred and assugned to C. V. Stribbing without recome, this 5 th day of april-1922 J.P. ables,

By -- Little Alt for Greenville County; S. C. pm 1036