County of Greenville  I. W. W. Kellett, Jr.,	
WHEREAS, I the said W. W. Kellett, Jr.	
n and bymy_ certain promissory note in writing, of even date with these pre-	
SURANCE COMPANY, a corporation chartered under the laws of the State of South	th Carolina, in the full and just sum of One [14] ous and Elect
dred and No/100 (\$1,800,00 ) DOLLARS, to be paid at its Hor	ne office in Greenville of C., the gether with interest thereon from date
dred and No/100 (\$1,800.00 ) DOLLARS, to be paid at its Hornercof until maturity at the rate of five and (55 %) per centum per a installments as follows:  Beginning on the 28th day of June , 1940, and on the each year thereafter the sum of \$19.50	nnum, stid principal and interest being payable in
Beginning on the 28th day of June , 1940, and on the	28 thday of each Month of
ach year thereafter the sum of \$ 19.50 , to be applied on the	interest and pencipal of said pade, said payments to continue and to in-
luding the 28th day of April , 1950, and the balance of said pure 1950; the aforesaid monthly payments of five and 5 %) per centum per annum on the principal sum of \$1,800.	cipal and interest to be and and payable of the 20 th ay of May
19.50; the aforesaid monthly payments of	19.50each areft be applied first to interest at the rate
ffive and $\frac{1}{5\frac{1}{2}}$ %) per centum per annum on the principal sum of $\frac{1}{6}$ 800.	20 or so much the cof as shall from time to time, remain unpaid
nd the balance of each monthly paying shall be applied on the	occupt of pripeipal.
All installments of principal and all interest are payable in lawful money of the fany installment or installments, or any part thereof, as therein provided, the sam ate of seven (7%) per centum per annum.	United States of America; and in the event default is made in the payment e shall bear simple interest from the date of such default until paid at the
And if any portion of principal or interest be at any time post the and unpaid, or ontained herein, then the whole amount evidenced by said note to become immediate lose this mortgage; and in case said note, after its materity should be placed in the hould be deemed by the holder thereof necessary for the protection of its interests to ands of an attorney for any legal proceedings, then and in either of taken cases the fifther indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and	default be made in respect to any condition, agreement or covenant by due, at the option of the holder thereof, who may sue thereon and fore- he hands of an attorney for suit or collection, or if before its maturity, it place, and the holder should place, the said note or this mortgage in the mortgagor promises to pay all costs and expenses including (10%) per cent, it to be secured under this mortgage as a part of said debt.
NOW, KNOW ALL MEN, That, the said, w. W. Kellen consideration of the said debt and sum of money aforesaid, and for the better secure	
The state of the s	
COMPANY according to the terms of the said note, and also in consideration of the fur he said W. W. Kellett. Jr.	
me said	by acknowledged, have granted, bargained, sold and released, and by these ISURANCE COMPANY.  Land. with the buildings and improvements
thereon, situate, lying and being on the northeast	
Inn, County of Greenville, State of South Caroline	
• \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	side of Weston Street at corner of property
of W. W. Kellett And running thence with said Kel	
pin; thence S. $37-00$ E. $16.78$ chains to an iron pir	
pin on the northeast state of Weston Street; thence	along the northeast side of Weston Street N.
37-00 W. 178 feet to the beginning comer.	
	the mortgagor herein by deed of Ena Drummond
Rodgers, dated April 16, 1939, and recorded in the	1/1/
in Deeds Volume 222, page 165.	Ollie 9906.
	AND CANCELLED TO THE OF THE PARTY OF THE PAR
	Ollie 9906.
	Ollie 8906.
	8 9