00 PAGE 291

State of South Carolina,

OLLIE FARNSWORTH

COUNTY OF		E	· · · · · · · · · · · · · · · · · · ·	R. M.C.	· Line
an all Mi h	am These P	resents May Ci	oncern:		
Whereas,	<u>I</u>	the said			······
		certain Promissory	almetto Launo	dry & Cleaners, G	reenville,
s. C.,				/\$1000 O	OIDOLLARS
in the full and the 14th day	just sum of One T , to be paid \$20 y of each succe	housand and No/100- 0.00 on October 14, essive month thereas	1948, and a	id in full, with	the full
		ereon fromda			
cipal; and if an evidenced by so foreclose this in due thereon, it collectible as any part thereof this mortgage. NOW, it money aforesate of the said not hand well and of is hereby and release understain piece.	my portion of princi- aid note to become in nortgage; said note for pesides all costs and a part thereof, if the of, be collected by an by as in and by the second, and for the betto the, and also in con- ditruly paid by the secknowledged, have note the said Mortgage parcel, lot or tract of	paid in full; all interest no ipal or interest be at any immediately due, at the offurther providing for an address of collection, as same be placed in the length attorney or by legal processed note, reference being N. That the said Mortgater securing the payment to isideration of the further said Mortgagee, at and granted, bargained, sold gee, and, its Successof land situate, lying and State aforesaid, being at Page 77, and being	time past due a option of the hold attorney's fee of to be added to the hands of an attorney of any of thereunto had, agor	and unpaid, then the der hereof, who may staten (10%) per cent. The amount due on said range for collection, or kind (all of which is will more fully appeared according to the said derivation of the said derivation of the said derivation of the said derivation of the said Mortgagee according to these Presents, the derivative of these Presents derivative of the said Mortgage according to the said Mort	whole amount ne thereon and of the amount note and to be if said debt, or secured under the terms lortgagor in e receipt where- o grant, bargain and singular that on Plat
to said P. BEGI running to To. 54; to N. 10-15 Lewis Str Said deed to b	NING at an ironement and irone along Owe hence with the W. 200 feet to reet, S. 79-45 was premised being the recorded here.	on pin at the intersens Street, S. 10-1-1 line of said lot, I iron pin on Lewis W. 60 feet to the bound the same conveyed ewith.	section of Le 5 E. 200 feet N. 79-45 E. 6 Street; then beginning corn to the mort	ewis and Owens Strate to iron pin, con 50 feet to iron pine with the Southener. gagor by James B.	reet, and rner of Lot in; thence ern side of Caldwell by
evecuted	is understood to to fidelity Fe e described pro	ederat pavinge a	an Associatio	on, Greenville, S.	, 0., 60vari

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee and its myself and my do hereby bind. Supplies or Mers and Assigns forever, And Heirs, Executors and Administrators to warrant and forever defend all and singular the said Premises unto said Mortgagee and its Successors Merics and Assigns, from and against myself and my Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim same or any part thereof.