GREENVILLE CO. S. C.

State of South Carolina,

JUL 15 9 02 AM 1950

• County of _____Greenville.

OLLIE FARNSWORTH

TO ALL WHOM THESE P	RESENTS MAY CONCERN:		•
	MILDRED SMITH	JONES	SEND GREETING:
WHEREAS, I th	e said Mildred Smit	h Jones	
in and bymy_ certain p debted to the LIBERTY L South Carolina, in the full at (\$_7,700.00_) DOLLA date hereof until maturity at per annum, said principal an Beginning on the 14t; each	romissory note in writing, of eviffe INSURANCE COMPANY and just sum of Seventy-sales, to be paid at its Home Office the rate of four and interest being payable in and interest being payable in and principal of said note, said payable of said property of the aforesaid of interest at the rate of four of \$ 7.700.00	ren date with these Present, a corporation chartered even Hundred & fice in Greenville, S. C., to one-half nonthly 19.50, and each year thereafter the surpayments to continue up to incipal and interest to be defined and one-half or so much thereof as shall payment shall be applied on the in lawful money of the continue of the contin	ts $\underline{9m}$ well and truly inunder the laws of the State of $\underline{n0/100}$ $\underline{12.\%}$) per centum instalments as follows: d on the $\underline{14th}$ day of $\underline{14th}$ day of $\underline{69.38}$ and including the $\underline{14th}$ ue and payable on the $\underline{14th}$ ts of \$ 69.38 ($\underline{4\frac{1}{2}\%}$) per centum I, from time to time, remain unpaid
any condition, agreement of that time unpaid together we holder thereof, who may su in the hands of an attorney necessary for the protection hands of an attorney for a costs and expenses including secured under this mortgage	r covenant contained herein, the vith the accrued interest, shall at thereon and foreclose this more for suit or collection, or if, but of its interests to place, and the legal proceedings; then and g a reasonable attorney's fee, as a part of said debt.	en the whole sum of the phecome immediately due integrate; and if said note, so ore its maturity, it should he holder should place, the in either of such cases these to be added to the	, or if default be made in respect to principal of said note remaining at and payable, at the option of the after its maturity, should be placed in the deemed by the holder thereof e said note or this mortgage in the he mortgage promises to pay all mortgage indebtedness, and to be
NOW, KNOW ALL MI	N, That, the se	id Mildred Smith	. Jonas
the better securing the p	ayment thereof to the said I	ation of the said debt and IBERTY LIFE INSUR	i sum of money aforesaid, and for ANCE COMPANY according to
the terms of the said note	and also in consideration of t	he further sum of THREE	DOLLARS, to
#	id by the said LIBERTY LIF whereof is hereby acknowleds sell and release unto the said	ildred Smith Jor	NY, at and before the signing of ed, sold and released, and by these NCE COMPANY, its Suc-
and improvements ner of the inter area recently an South Carolina, of Block J, on r neers, April 194 County, S. C., i	thereon situate, section of Oregon nexed to the City being shown as Lot evised plat of Kan a recorded in the	lying and being Street and Stews of Greenville, 5 and the East atenah made by I R. M. C. Office page 86, and have	tern 8 feet of Lot 4, Dalton & Neves, Engi-
North side of Or front line of Lo to an iron pin; west side of Ste	treet and Stewart egon Street, S. 63 t 4, Block J; then thence N. 63-35 E. wart Street; thence	Street, and rung -35 W. 96 feet to ce through Lot to 23 feet to an to e along Stewart 56-0 E. 85 feet	corner of the interse ning thence along the to an iron pin in the 4, N. 26-30 W. 165 fe iron pin on the South Street following the) to an iron pin; t (the chord being S.

45-10 E. 96.1 feet) to the beginning corner.

This is the same property conveyed to the mortgagor by deeds of

W. W. Carter dated May 8, 1941, recorded in the R. M. C. Office for Greenville County, S. C., in Deed Book 233, at pages 122 and 123.

SATISFIED AND CANCELLED OF RECORD

ATL'S SOU CLOCK L.M. NO. 2012.