DEC 19 4 37 PM 1960

STATE OF SOUTH CAROLINA, Ollie (1) 19 MERTH County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN:

we, James L. Shaw and Nancy M. Shaw
of the City of Greenville , State of South Carolina, hereinafter spoken of as the Mortgagor, send greetings:

.........DOLLARS in words and figures as follows:

In monthly installments of One Hundred Twenty-two and 42/100 Dollars (\$122,42), commencing on the first day of February 1961, and on the first day of each month thereafter until the principal and interest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of January 1986. Out of each monthly installment, accrued interest to the due date of such installment shall be credited first with the remainder of such installment to be credited to principal.

NOW, KNOW ALL MEN, that the said Mortgagor, in consideration of the said dobt and sum of money mentioned in the said note and for the better securing the payment of the said sum of money mentioned in the said note or of any renewal or extension thereof, with interest thereon, and also for and in consideration of the sum of One Dollag in hand paid by the said Mortgagee, the receipt whereof is hereby acknowledged, has granted, bargained, sold precleased and by these presents does grant, bargain, sell, convey and release unto the said Mortgagee and to its under the case of the said Mortgagee and to its under the said mortgage and the said mor

All that lot of land in the county of Greenville, state of South Carolina, known and designated as Lot No. 28, on plat of Pleasantburg Forest subdivision made by Dalton & Neves, Engineers, August 1956 recorded in plat book GG page 163, of the RMC Office for Greenville County, S. C., said lot having a frontage of 85 feet on the south side of Azalea Court, a depth of 176 feet on the east side, a depth of 230,9 feet on the west side, and a rear width of 117.4 feet.

Together with and in addition to the monthly payments of principal and interest payable under the terms of the note secured hereby, the mortgagor covenants and agrees to pay to the mortgagee, on the first day of each month until the said note is fully paid, a sum equal to the premiums that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged property, plus taxes and assessments hext due on the mortgaged property (all as estimated by the mortgagee), less all sums already paid therefor, divided by the number of months to elapse before one month prior to the date when such premiums, taxes and assessments will become delinquent, such sums to be held by the mortgagee in trust to pay said premiums, taxes and special assessments.

The debt for which this mortgage was given to secure having been paid in full, this mortgage and the note it secures, is hereby declared forever satisfied. Dated at springfield massachusetts, this 19th day of September, 1967. Monarch Life Insurance Company
By Richard I. Stoam Investment Secretary
By Richard I. Stoam Investment Secretary
attest B. Mr. Lindy Secretary
SATISFIED AND CANCELLED OF RIVORD

Witness & ligalathe h. Plage TARIA

SATISFIED AND CANCELLED CO.

9 DAY OF OCT.

1061

1161

1. M. C. FUR GREENVILLE COUNTY, S. C.

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1211

1

SEAL.