## State of South Carolina,

County of GREENVILLE

FILED GREENVILLE CO. S. U.

NOV 21 10 48 AM 1949

| TO ALL WHOM THESE PRESENTS MAY CONCERN:   | GELIE FARNSHUICH<br>R. M.C.  |
|---|--|
| TO ALL WHOM THESE PRESENTS MAY CONCERN: Augustus Benjamin Groce   |  |
| cockers as I the saidAugustus Ben jar   | in Groce   |
| in and by MY certain promissory note in writing, of even de   | ate with these Presents well and truly in-<br>corporation chartered under the laws of the State of   |
| Bouth Careline, in the full and just sum ofEight_Thouse<br>(8_8,000,00_) DOLLARS, to be paid at its Home Office in  | _ /  |
| four and one  | -nall (-12%) per centum  |
|   |  |
| 10+b Becember   | 19-TJ, and on the  |
|   | AGRI CHELCUIDET CITE Detter and 4  |
| to be applied on the interest and principal of said note, said paym   | nents to continue up to and including the  |
| day of November 19.64; the aforesaid month  | neuments of \$_61_20   |
| deg of November , 19 64; the aforesaid month  | and one-half (12%) per centum  |
| per annum on the principal sum of \$8,000,00 or so  | much thereof as shall, from time to time, remain unpaid  |
| monthly payment to the monthly  | nent shall be applied on account of principal.   |
| All trestalments of principal and all interest are payable i  | n lawful money of the United States of America, and in   |
| All instalments of principal and all interest are payable in<br>the event default is made in the payment of any instalment of<br>the same shall bear simple interest from the date of such defau<br>annual.  And if at any time any portion of principal or interest shall  | ult until paid at the rate of seven (7%) per centum per  |
| any condition, agreement or covenant contained herein, then that time unpaid together with the accrued interest, shall becoholder thereof, who may sue thereon and foreclose this mortgain the hands of an attorney for suit or collection, or if, before necessary for the protection of its interests to place, and the hands of an attorney for any legal proceedings; then and in costs and expenses including a reasonable attorney's fee, these secured under this mortgage as a part of said debt. | its maturity, it should be deemed by the holder thereon the holder should place, the said note or this mortgage in the either of such cases the mortgagor promises to pay all see to be added to the mortgage indebtedness, and to be  |
| NOW, KNOW ALL MEN, That, the said   | Augustus Ben Jamur of money eforesaid and for  |
| in consideration  | on of the said debt and sum of the said debt a |
| the terms of the said note, and also in consideration of the f  | further sum of THREE DOLLARS, Warner of THREE  |
| in hand well and truly paid by the said LIBERTY LIFE II these Presents, the receipt whereof is hereby acknowledged, Presents do grant, bargain, sell and release unto the said LIB  | NSURANCE COMPANY, at and before the signing of have granted, bargained, sold and released, and by these BERTY LIFE INSURANCE COMPANY   |
| All that certain piece, parcel and improvements thereon, situate, ly side of Longview Terrace in the City ville, State of South Carolina, being Heights made by Dalton & Neves, Engir Office for Greenville County, S. C. having according to said plat and a Surveyor, September 1948, the follows:  | or lot of land, with the buildings ying and being on the Mortheast of Greenville, County of Greeng shown as Lot 8 on plat of Forest neers, Recorded in the R.M.C. in Plat Book "P" at page 71, and recent survey made by R. W. Dalton, ing metes and bounds, to-wit:   |
| BEGINNING at an iron pin on the at joint front corner of Lots 7 and Easterly direction from the Northeas Longview Terrace and East Faris Road of Lot 7 N. 26-55 E. 158.3 feet to a feet to an iron pin; thence along the feet to an iron pin on the Northeast along the Northeast side of Longview  | , and running thence with the line n iron pin; thence S. 65-45 E. 70.1 e line of Lot 9 S. 26-55 W. 161.6   |