MORTGAGE.

JAH 9 3 1/ Fil 1505

State of South Carolina, County of Greenville

OLLIE FANTISCORIO

## To All' Whom These Presents May Concern

•	I, Ira Bu	rton Bell, Jr	· <u>•</u>		
hereinafter spoken of as the M	ortgagor send gre	eting.			
Whereas	Ira Bu	rton Bell, Jr	·		
is justly indebted to C. Dougla					
State of South Carolina, herei	nafter spoken of	as the Mortgage	e, in the sum	ofEighty	y <b>-</b> Four
Hundred and no/100					Dollars
(\$_8,400.00 ), lawdebts and dues, public and privor obligation, bearing even d C. Douglas Wilson & Co., in the State of South Carolina, as	vate, at the time o ate herewith, con the City of Gre	of payment, secure aditioned for pay enville, S. C., or a	ed to be pai yment at the it such other p	d by that or principal of blace either w	ne certain bond fice of the said within or without
Eighty-Four Hundred and	i_no/100	•			
			Dollars (\$	8,400.00	
with interest thereon from the	date hereof at th	e rate of four	per cent	um per annu	m, <b>zatelotnieces</b> t
to describe and the example of the control of the c	lagosfoxxxxxxxxx	000000000000000000000000000000000000000	)	Zand Chorac	ter said interest
and principal sum to be paid i	n installments as	follows: Beginnir	ng on the	lst	day
of August	_19_52, and on t	he <u>lst</u>	day o	of each month	n thereafter the
sum of \$_44.35to be ap	plied on the inter	est and principal	of said note	, said payme	nts to continue
up to and including the 1st	day of	June		, 19_77,	and the balance
of said principal sum to be due	and payable on t	he lst d	ay of	July	, 19_77_;
the aforesaid monthly payments	of \$ 44.35	each are	to be applie	d first to inte	erest at the rate
of <u>four</u> per centum per amfrom time to time remain unpa of principal. Said principal and thereby expressly agreed that the ment of interest, taxes, assessment	aid and the balan interest to be pa se whole of the sa	ce of each month aid at the par of out aid principal sum	hly payment exchange and shall become	shall be appl I net to the o due after def	lied on account bligee, it being

Now, Know All Men, that the said Mortgagor in consideration of the said debt and sum of money mentioned in the condition of the said bond and for the better securing the payment of the said sum of money mentioned in the condition of the said bond, with the interest thereon, and also for and in consideration of the sum of One Dollar in hand paid by the said Mortgagee, the receipt whereof is hereby acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release unto the said Mortgagee and to its successors, legal representatives and assigns, forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being on the Southwesterly side of Crosby Circle, near the City of Greenville, S. C., and being shown as Lot No. 150 on the plat of Paramount Park as recorded in the RMC Office for Greenville County, S. C. in Plat Book "W", page 57, said lot fronting 61.8 feet on the Southwesterly side of Crosby Circle and having a depth of 150 feet on the Northwesterly side, a depth of 154.2 feet on the Southeasterly side, and being 85 feet across the rear.

This mortgage is given for the sole purpose of correcting a certain mortgage between the same parties hereto, dated July 8, 1952 and recorded on July 9, 1952 in the RMC Office for Greenville County, S. C. in Mortgage Book 534, pages 207-210, to include the following:

Kleer-Kleen 72M BTU Oil Floor Furnace with 275 gallon tank on stand; White, TT, Electric Water Heater, with 30 gallon tank; and Disappearing Stairway.

The mortgage of July 8, 1952 is in all other respects hereby ratified and confirmed.