

VA Form 104-5233 (Rev. 6-62)  
April 1962. Use Optional Service  
Mark in Blank Space -4 Act (32 U. S.  
C. A. 604 (e)). Applicable to Fed-  
eral National Military Association.

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946 10-2042

SOUTH CAROLINA

528 70 828

## MORTGAGE.

**STATE OF SOUTH CAROLINA,** }  
**COUNTY OF GREENVILLE** }

of

Greenville, South Carolina , hereinafter called the Mortgagor, is indebted to  
- - - - - C. THOMAS NILSON & CO. - - - - - , a corporation  
organized and existing under the laws of South Carolina , hereinafter  
called Mortgagor, as evidenced by a certain promissory note of even date herewith, the terms of which are incor-  
porated herein by reference, in the principal sum of TEN THOUSAND AND NO/100 - - - - -  
Dollars (\$ 10,000.00 ), with interest from date at the rate of  
one or one-half percent per month .

all that piece, parcel or lot of land, with the buildings and improvements thereon,  
more particularly, lying and being near the City of Greenville, in the County of Greenville,  
State of South Carolina, being known and designated as Lot No. 2, Block A, Hughes  
Heights, as per plat thereof recorded in the R.M.C. Office for Greenville County,  
South Carolina, in Plat Book "G", page 125; said lot having a frontage of 75 feet  
on the Southwesterly side of West Parker Road, a depth of 150 feet on the Northwest,  
a depth of 150 feet on the Southeast and 75 feet across the rear.

Attest  
James J. Bradley  
Notary

5 The Debt which this instrument was given to secure  
having been paid in full this instrument is hereby  
cancelled and the Clerk of the Superior  
Court of Franklin County, Bell Buckle, is hereby  
authorized and directed to mark it satisfied of record.  
This the 17 day of April 1950 Metropolitan Life Insurance  
Company

*Attenuated* by FSB Mortgage Corporation, its attorney  
address in fact by name of attorney recorded  
In Sacramento County San Francisco

*Albert D. Faxon* - *allied* *T. T. C. Faxon*  
*allied* *J. G. Gray* - *allied* *31531*

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits thereof (provided, however, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

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