	Died 1949, 1949
STATE OF SOUTH CAROLINA,	atisk the Compar
County of Greenville	1 Du Car. se la Juli
I, W. B. Turner	and the same of th
	Satisfication 1949, what of Company of Compa
WHEREAS, I the said W. B. Turner	Sold Company of Man of Company of Man
in and byMY certain promissory note in writing, of even dardwith these	resents _ well and truly indebted to SOUTHEASTERN LIFE IN-
SURANCE COMPANY, a corporation chartered under the laws of the of S	but bearolina, in the full and sum ofOne_Thousand_Seven
Hundred and no/100 _{\$} 1,700.00) DOLLARS, to be paid at its	Iome Office in Greenville, S. C., the ther with interest thereon from date
hereof until maturity at the rate ofsix(6%) per centum per installments as follows:	
Beginning on the 7th day of November, 19.39, and on the	7th day of each of
each year thereafter the sum of \$, to be applied on t	he interest and principal of said note, said payments to continue up to in-
aluding the 7th day of September 1949 and the Klange of at the	winding and interest to be due and novelle on the 7th day of October
1949; the aforesaid monthly paymonts of	18.89each are to be applied first to interest at the rate
of Six (6 %) per centum per annum on the planning of \$1700	or so much thereof as shall from time to time remain unnaid
and the balance of each month payment shall be applied d	ageount of principal
All installments of principal and all interest are payable in lawful money of the of any installment or installments, or any part thereof, as therein provided, the strate of seven (7%) per centum per annum.	
And if any portion of principal or interest be at any time past due and unpaid, contained herein, then the whole amount evidenced by said note to become immediculate this mortgage; and in case said note, after its maturity should be placed in should be deemed by the holder thereof necessary for the protection of its interests hands of an attorney for any legal proceedings, then and in either of said cases the of the indebtedness as attorneys' fees, this to be added for the mortgage indebtedness,	or if default be made in respect to any condition, agreement of expenant ately due, at the option of the holder thereof, who may bue the for fad forest the hands of an attorney for suit or collection, and the fact that the place, and the holder should place, the said that is not transfer in the mortgagor promises to pay all costs and covers state under the property of the place.
NOW, KNOW ALL MEN, That	curing the payment thereof the sant SOUTH ASTERN LIFE INSURANCE
COMPANY according to the terms of the said note, and also in consideration of the	further sum of THREE DOLLARS
in consideration of the said debt and sum of money aforesaid, and for the better see COMPANY according to the terms of the said note, and also in consideration of the the said	nand well and truly paid by the bail SDOTHEASTERN LIFE INSURANCE reby acknowledged, have granted, betained, sold and released, and by these INSURANCE COMPANY.
All that certain piece, parcel or lot of	f land, with the buildings and improvements
thereon, situate, lying and beling on the north s	ide of Harvley Street in the City of Greenville,
County of Greenville, State of South Carolina, be	
of property of W. M. Jordan, F. H. and J. G. Cum	
and having, according to said plat, which is rece	
County, S. C., in Plat Book E at page 214, the fo	
	Harvley Street, joint corner of lots 3 and 4,
	east corner of the intersection of Harvley Street
and Rutherford Street; thence with the line of Lo	
thence S. 88-00 E. 50 feet to an iron pin; thence	
	Street; thence with the north side of said Stree
N. 88-04 W. 50 feet to the point of beginning.	

This is the identical property conveyed to the mortgagor herein by deed dated October 22,

1921, and recorded in the R. M. C. office for Greenville County, S. C., in Deeds Volume 73 at

MORTGAGE OF REAL ESTATE—G.R.E.M. 9

page 243.