STATE OF SOUTH CAROLINA,				
I . S.	A. MEADORS			
WHEREAS, I the said S.	A. Meadors			
Williams, the sadd				
n and by _MY certain promissory note in writing, of e				
corporation chartered under the laws of the State of South				
\$ 5,000,00) DOLLARS, to be paid at its Home Of				
3-half (4\frac{1}{2}%) per centum per annum, saic				
Beginning on the 25th day of December				
each year thereafter the sum of \$ 51.85	, to be applied on the	interest and principal of	said note, said payments to con	itinue up to includ
he <b>25th</b> day of October , 19 5				y * *
November 1957; the aforesaid 196 four and on 420) per centum per annum on	he principal sum of \$ 5,000 e	00or so n	nuch thereof as shall, from time t	o time, remain unp
and the balance of each monthly				
All installments of principal and all interest are payab- ment or installments, or any part thereof, as therein provid-	e in lawful money of the United S	States of America: and in	the event default is made in the the default until paid at the rate of	payment of any inst seven (7%) per cent
per annum.  And if any portion of principal or interest he at any t	ime nast due and unnaid, or if de	efault be made in respe	ct to any condition, agreement	or covenant contai
herein, then the whole amount evidenced by said note to	become immediately due, at the or the hands of an attorney for suit	option of the holder their or collection, or if before	eor, who may sue thereon and re e its maturity, it should be deemed	d by the holder thei
necessary for the protection of its interests to place, and the and in either of said cases the mortgagor promises to pay mortgage indebtedness, and to be secured under this mort	e holder should place, the said no ll costs and expenses including ter	te or this mortgage in th	ie bands of an afforney for any i	iegai proceedings, t
NOW, KNOW ALL MEN, That, the said in consideration of the said debt and sum of money afores			cold I IDEDTW I THE INCIDAN	TE COMBAND
in consideration of the said debt and sum of money afores ing to the terms of the said note, and also in consider	•	× 1 1		DE CONTAINI ACC
X	- (/			truly paid by the s
the saidS. A. NEACOPS LIBERTY LIFE INSURANCE COMPANY, at and before released, and by these Presents do grant, bargain, sell and	elease unto the sand LIBERTY LI	FE INSURANCE COM	PANY.	, , , , , , , , , , , , , , , , , , , ,
	45			anta thomo
All that certain piece, nar	el or fot of land	with the bush	the City of Green	rille in t
tuate, lying and being on the Sounty of Greenville, State of So	outh side of Agenur	shown as Lot	#21. Block O. Pla	at of O. P.
ills property made by R. E. Dalt	on. Engineer, May	1925, recorded	in the R.M.C. Off	ice for Gr
llle County in Plat Book "F" , P	age 299, and having	g according to	sald plat the fol	llowing met
nd bounds. to-wit:-	1 1	$\mathcal{J}$		
BEGINNING at an iron pin on	the South side of	Arthur Amenu	at joint front co	orner of Lo
l and 22 of Block "O", said pin	being 568.6 feet Tr	n a Southweste	rly direction from	n the South
orner of the intersection of Art	hur Avenue and Prov	ve Road and ru	inning thence with	the line of
ot 22, S. 26-51 E. 180.4 feet to	andiron ring then	ce \$6. 70-39 W	, 65 feet to an ire	on pinicome
ith the line of Lot 20, \$7. 25-14	hun Avenue N. 72	OR F. 60 feet	to the beginning	Ebruse W
This is the same property	orveyed & me Pox d	eed of Charles	L. Tidwell, Char	August S
946, recorded in the R.M. Offi	ce-for/meenville/	County, South	Carolina in Obeed	Book 297,
36.	2		Carolina in Obeed  SATO REFERENCE  R. M. C. FOR GREENING  AT 3 11 00 CHOCK	N. M.
12 2 5	0- //4		FORGOCK	<u>*</u>
		and the second of the second o	R. M. J. B. C.	
· 7 × 77			ATT	
	3 / 1 / 1			
		J. 1	A CONTRACTOR OF THE PROPERTY O	The second secon
				No. and the second seco
		7/5	and control communications and control controls solders bridge bridges to the control of the con	and you wanted the second seco
aan ah	> 13	7/7		
The second secon	8	111		
	1011			
	15 4/			ung panggan manaka da katalahin dan panggan manggan garang s
	* d/ Z	<i>Q</i> /		
3	y gy/			·
		/		
	/ ا مستور			