VOL 403 PAGE 162

ir

a

State of South Carolina,

VOL 44.3 = 10.2 OCT 15 10 1 M 1948

OLLIE FARNSWORTH RIMO

To all Whom These Presents May Concern:

	Springfield Bay	tist Church			
	•••••••••••			SEN	D CREETING:
Whereas,		the said	Springfield	Baptist Chure	n sala lada jagas h
	9 .				
and by	its	certain Promiss	ory note in writing	g, of even date wi	th these presents,
<u> </u>	s well and	truly indebted to	Citisens L	umber Company	
12th day of	st sum of Six Hund to be paid in mo each month here	onthly installmentation of the beginning	ents of Ten (\$ November 12,	10,00) Dollars 1948, said pa	each on the
be applied	first to interes	st and then to p	rincipal unti	l paid in full	
	, with interest thereo	n from	date		
the rate of Six	(6%) per cent. I	per annum, to be com	emisannually inputed and paid	monthly	
pal; and if any	until paid	in full; all interest nor interest be at any			

until paid in full; all interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of ten (10%) per cent. of the amount due thereon, besides all costs and expenses of collection, to be added to the amount due on said note and to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear.

NOW, KNOW ALL MEN, That the said Mortgagor...... in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Mortgagee...... according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said Mortgagor...... in hand well and truly paid by the said Mortgagee....., at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain and release unto the said Mortgagee..., and, its successorers and Assigns forever, all and singular that certain piece, parcel, lot or tract of land situate, lying and being in Greenville Township, Greenville

County, State aforesaid, on the Southern side of East McBee Avenue in the City of Greenville, containing three-fifths of an acre, more or less, and described as follows:

BEGINNING at a stake 3xn on Avenue Street and running thence N. $73\frac{1}{2}$ W. 2.30 chains to a stake 3xn; thence S. $16-\frac{1}{2}$ W. 174.24 chains to a stake 3xn; thence S. $73\frac{1}{2}$ E. 151.8 chains to a stake 3xn on an alley ten feet wide; thence N. $16\frac{1}{2}$ E. 2.64 chains to the beginning.

Being the same property conveyed to Jacob Horry, et al by Alexander McBee, Executor, by deed dated July 4, 1871, recorded in Book of Deeds DD at Page 69; the grantees in said deed took title in the property as Trustees for the Church which was incorporated by special act of legislature, and said Church paid the purchase price and said property has been dedicated to Church purposes and is owned by Springfield Baptist Church; then execution of this mortgage was duly authorized by resolution of the Church at a meeting held on April 11, 1948, and the undersigned Trustees are the duly acting and qualified Trustees with authority to execute this mortgage on behalf of said Church.

It is understood and agreed that this mortgage is junior in lien to a mortgage executed by the mortgagor to the mortgagee dated April 22, 1948, in the sum of \$7500.00 recorded in Book of Mortgages 388 at Page 307.

Paid July 2, 195 Ditizand Rumbar C By. T.O. Roe, P

4:34 Heter Sign