BOOK 676 PAGE 302

State of South Carolina, s.c.

County of Greenville App zn 2 in M 1956

OLLIE FARNSWORTH

TO ALL WHOM THESE PRESENTS MAY CONCERN: R. M.C.

DOROTHY K.	BANCOCK				
WHEREAS, the	said mortgagorDor	othy K. Hance	(herein called :	mortgagor) SEND GI	REETING:
LIBERTY LIFE IN	promissory note in writ SURANCE COMPANY, a NINE THOUSAND	corporation chartere	ed under the laws of th	ne State of South Carol	lin <mark>a, in t</mark> he
(\$9,000.00) date hereof until ma per annum, said prin	DOLLARS, to be paid a turity at the rate of	t its Home Office in Five	Greenville, S. C., toge monthly	other with interest the(5%) p instalments as follow	ereon from per centum
each	e lst day of	of each year	ar thereafter the sum	of \$ 59.40	
day of May	interest and principal of so , 19 <u>76_,</u> and the bals , 19 <u>76_;</u> the afor	ance of said principal montl	and interest to be due	and payable on the 1S	št
each are to be applied per annum on the pr	d first to interest at the rational sum of \$9,000 mon	.00 or so m	Five uch thereof as shall, f	(_5_%) p	er centum
All instalments the event default is	of principal and all intermade in the payment of simple interest from the	rest are payable in la any instalment or in	awful money of the Unstalments, or any pa	nited States of Ameri	provided,

And if at any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unpaid together with the accrued interest, shall become immediately due and payable, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity, should be placed in the hands of an attorney for suit or collection, or if, before its maturity, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note and mortgage in the hands of an attorney for any legal proceedings; then and in either of such cases the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

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 LIBERTY LIFE INSURANCE COMPANY 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 LIBERTY LIFE INSURANCE COMPANY, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these Presents does grant, bargain, sell and release unto the said LIBERTY LIFE INSURANCE COMPANY

ALL that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina, being known and designated as LOT NO. 3 of a Subdivision known as the Lucy L. Hindman property as shown on plat made by W. J. Riddle, Surveyor, August 1937 and having the following metes and bounds according to a recent survey of said property made by J. C.Hill on April 18, 1956:

BEGINNING at an iron pin on Bennett Street; said iron pin being 60 feet from the intersection of Fairview Avenue and Bennett Street and running thence South 67-03 East 168 feet to an iron pin in line of Lot No. 4; running thence along line of Lot No. 4, North 22-57 East 58.7 feet to an iron pin on Fairview Avenue; thence along the line of Fairview Avenue, North 67-03 West 156.4 feet to an iron pin at the intersection of Fairview Avenue and Bennett Street; thence along the line of Bennett Street, South 34-07 West 60 feet to the point of beginning and being all of Lot No. 3.