E le arc

THE STATE OF SOUTH CAROLINA Greenville.

GREENVILLE CO. S. C.

To All Whom These Presents May Concern: MAR 27 2 42 PM 1953

I, Charles Underwood,

OLLIE FARNSWORTH SEND GREETING:

R. M.C.

Whereas,

Charles Underwood,

in and by

promissory certain

note in writing, of even date with these

Presents.

. the said

well and truly indebted to

Moss O.Black and Zobelie Black,

in the full and just sum of Two Thiusand (\$2000.00) Dollars

as and when lots with houses now being constructed thereon are sold by mortgagor

, with interest thereon from

None

at the rate of Noneper centum per annum, to be computed and paid

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. 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; and in case said note, after its maturity, should be placed in the hands of an atterney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for the protection of his interests to place and the holder should place the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses including 10 per cent, of the indebtedness as attorneys' fees, this 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 Charles Underwood, , the said

, in consideration of the said debt and

sum of money aforesaid, and for the better securing the payment thereof to the said Moss O.Black

and Zobedia Black,

according to the terms of the said note, and also in

consideration of the further sum of Three Dollars, to mo , the said Charles Underwood

, in hand well and truly paid by the said Moss O.Black and Zobedia Blad

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, sell and release unto the said 1088 O.Black and Zobedia Black, and their heirs and assigns, All of those two certain lot of land in said State and County, Chick Springs Township, being all of lots Nos. 4 and 5 According to Plat of the Property of Moss O. Black and Zobedia Blackmade by W.P. Morrow, Surveyor, dated Dec., 1952, lying and beinf on the East side of Buncombe Road (Road to Pelham) and having, according to said Plat, the following courses and distances:

Road, goint front corner of lots 1 and 5 and runs thence N.86-00 E.104 fee to an iron pin at the joint rear corner of lots Nos. 5 and 2; thence N.19-2 w.191.6 feet to an iron pin, joinr rear corner of lots Nos.5 and 2; thence N.19-23 W.157/4 feet to an iron pin on the East bank of said Buncombe Road (Road to Pelham); thence with said Road S.35-05 E.100 feet to an iron pin on said of beginning and being all of the same two lots of land conveyed to me to the said Road S.35-55 E.100 feet to the point loss O.Black and Zobedia Black by deed dared the ______day of ______ and recorded in the Office of R.M.C.for Greenville County ______ beed Book Vol.______ at page ______.

It is understood and agreed that this is a second mortgage over said lots, the first mortgage having been given to Citizan Building & Loan Assoc., of Greer, S.C. for the purpose of securing money wit which to construct houses on said lots of land.

October gardia & lade.