925 2220

State of South Carolina,

County of GHERNILLE

JUN 12 11 59 AM 1363

on : S, n. Rit

TO ALL WHOM THESE PRESENTS MA	Y CONCERN:
ÇImBERÇE (d)	. BY AND SHIRLEY N. FRY
	therein called mortgagor) SEND GREETING:
WHEREAS, the said mortgagur	rence 3. Ty and harley by Ery
TIRERTY LIFE INSURANCE COMPANY	riting, of even data with these Presents is well and truly indebted to the in a corporation echartered under the laws of the State of South Carolina, in the
188 15 15 Ch. CO DOLLARS, to be paid	at its Home Office in Greenville, S. C., together with interest thereon from
lass because contil materials at the rate of	five of doore helf
personaum, said principal and interest being	payable monthly instalments as follows:
each	of each year thereafter the sum of \$. 196.46.
to be applied on the interest and principal of	if said note, said payments to continue up to and including the 18t.
day of	balance of said principal and interest to be due and payable on the Ast payments of \$ 106.52
each are to be applied first to interest at the	o rate of A PIVE 3NO ONE-NOLL
per annum on the principal sum of \$ 4.7 1	or so much thereof as shall, from time to time, remain unpaid
	payment shall be applied on account of principal.
the agent default is made in the payment	nterest are spayable in lawful money of the United States of America; and in of any instalment or instalments, or any spart thereof, as therein provided,
1875.	the date of such default until paid at the rate of seven (7%) per contum per
annum.	10 to the same to

And if all by time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition agreement of covenant contained herein, then the whole sum of the principal of said note remaining at that time singlicity depends of the contained herein, then the whole sum of the principal of said note remaining at that time singlicity 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 mortgage 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 thereofe to the said EFBERTY 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 certain place, parcel or tract of land situate, lying and being in Chick Jprings Township, County and state aforesaid, known as Tract Ro. 16, containing 1.04 acres, on Nap Ro. 1 of Halloran Heights, prepared by W. J. Biddle, dated November 1952 and recorded in the R. W. C. Office for the county and state aforesaid in Plat Book "BB" at Page 171, and having, according to said plat, and a more recent survey by C. Aiddle, Engineer, dated June 1963, the following courses and distances:

BEGINATING at an iron pin on the western side of Woodhaven Drive, which point is 851.4 ft. from the intersection of said Drive and Altamont foud, and running thence S. 73-43 d. 246 ft. to a point; thence S. 57-10 E. 24.2 ft. to a point; thence S. 29-15 E. 156 ft. to a point; thence N. 77-16 E. 242.5 ft. to a point on the western side of woodhaven Drive; thence N. 24-01 W. 192 ft. to the point of beginning.