M	IORTGAGE OF REAL ESTATE—G.R.E.M. 2	PROTENCE - LABARDO CO GRANDO DE STATO	
IV.	URIGAGE OF REAL ESTATE—G.E.E.M. Z	PATRIC VARIANCE ON THE PARK OF	
T	HE STATE OF SOUTH CAROLINA,		
	County of Greenville,		
T	O ALL WHOM THESE PRESENTS MAY CONCERN:		
	I, Ella P. Groce		
	Whereas, the saidElla_PGroce		
	and byacertainreal estatenote in writing, of even date v		
we	ell and truly indebted to F. L. Crow		
	Name Handred Community Table to apply 200 P. 22		
	in the full and just sum of Nine Hundred Seventy-Eight & 37/100 Dollars		
(\$ 978.37 ) Dollars, to be paid by November 1st, 1946			
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wi	ith interest thereon from date the rate of 6 per centum per	hnum, to be computed and paid at maturity	
in be	terest at same rate as principal; and if any portion of principal or interest he at any time past due and usecome immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortging	npaid the whole amount evidenced by said note to e; and in case said note, after its maturity, should	
be of	terest at same rate as principal; and if any portion of principal or interest he at any time hast due and usecome immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed in the interests to place and the holder should place the said note or this mortgage in the hands of an attorney are included the mortgage promises to pay all costs and expenses including 10 per cert. Of the indebtedness and to be secured under this mortgage as a part of said light	the holder thereof necessary for the protection ney for any legal proceedings, then and in either	
of ga	sgo independent, and to be seeded under this intrigage as a part of said new.	s as attorneys' fees, this to be added to the mort-	
	NOW KNOW ALL MEN, that I, the said Ella P. Groce		
	, in consideration of the said debt and sum of money a	foresaid, and for the better securing the payment	
th	ereof to the said F. L. Crow		
ac	ecording to the terms of the said note, and also in consideration of the further sum of Three Dollars, to	me	
	e saidElla P. Groce		
in	hand well and truly paid by the said F. L. Crow		
receipt whereof is hereby acknowledged, have granted, pargained, sold and veleased and by these Presents to grant, bargain, sell and release unto the said			
	F. L. Crow Abus heirs		
	1 those two certain tracts of land northwest of the town of Gre		
(8	chool District 9-11 Nsaid County and State, and being (1) That	tract on the old road leading	
from the old Chick Springs Road to the old Cunningham Place, and beginning at an iron pin on			
south side of the said old foad; and running thence N 16 E 16.20 to a large pine tree; thence N.			
87 W 4.15 chains to an fron pin; thence vs. E. 16.84 chains along said old road to the beginning			
corner, containing five (5) acres, more or less and (2) That tract adjoining the above tract			
containing twenty-two (22) acres more or less, and being the same the conveyed to me by deed			
from J. William Peterson, Jr., as Trustee under the will of T. M. Groce, deceased, said deed			
recorded in the office of R. M. C. in and for Greenville County in Book 212, at page 111, with			
the exception of approximately (5) acres taken by New Highway.			
		#ATISDIA.	
•		BATISFIED AND CANCELLED OF RECORD	
		allie Barren 1948	
		R.M.C. DOB CONTROLLE COUNTY	
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