MORTGAGE OF REAL ESTATE—G.R.E.M. 9	
STATE OF SOUTH CAROLINA.	Sand Sand
County of Greenville	Die Me Mark
	X N M
We, Carroll D. Springfield and Grace L. Springfie	1d Crent charling:
WHEREAS, We the said Carrell D. Springfield and Grace	
WHEREAS, the said Carron of the said	
	S (LIBERTY)
in and by certain promissory note in writing, of even date with these presents	- F2
SURANCE COMPANY, a corporation chartered under the laws of the State of South Carolina in	the full and ust sum of Three
Thousand and no/100 (\$ 3,000.00) DOLLARS, to be paid at its Home office	in Greenville, S. C., together with interest thereon from date
hereof until maturity at the rate of 1170 (rincipal and interest being payable in month!
installments as follows:	
Beginning on the 13th day of August , 19 45, and on the 13th day of	
each year thereafter the sum of \$31.83, to be applied on the interest and pr	and the state of t
cluding the 13th day of June, 19 55 and the balance of shat principly and interest	es to be due and payable on the day of July
1955; the aforesaid monthly payments of \$ 31.83	each applied first to interest at the rate
of five (5 %) per centum per annum on the principal sum of \$3.000.00	or so much thereof as shall, from time to time, remain unpaid
and the balance of each monthly payment shall be applied on account of t	
All installments of principal and all interest are payable in lawful money of the United States of any installment or installments, or any part thereof, as the on provided the same shall bear so	
rate of seven (7%) per centum per annum.	. $oldsymbol{r}$
And if any portion of principal or interest be at any time past due and unpaid, of if default be contained herein, then the whole amount evidenced by said note to become immediately due at the	made in respect to any condition, agreement or covenant option of the holder thereof, sho may sue thereon and fore-
close this mortgage; and in case said note, after its muturity should be placed in the hands of ar should be deemed by the holder thereof necessary for the protection of its interests to place and the	he holder should place, the said note or this mortgage in the
And it any portion of principal or interest be at any time past due and unpaid, of it default be contained herein, then the whole amount evidenced by said note to become immediately due, at the close this mortgage; and in case said note, after its muturity should be placed in the hands of ar should be deemed by the holder thereof necessary for the protection of its interests to placed and the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage proceed, of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be	e secured under this mortgage as a part of said debt.
Wa Samall B Shringfial	A and diverse E. Spelnefield
in consideration of the said debt and sum of money aforesaid, and for the better securing the paym	dent tagreof to the said
ANCE COMPANY according to the terms of the said note, and also in consideration of the further	EIBERTY
the said Carroll D. Springfield and Grace L. Springfield. COMPANY, at and before the signing of these Presents, the receipt whereof is hereby acknowledge.	Arranid by the enion of the County of the INSURANCE
COMPANY, at and before the signing of these Presents, the receipt whereof is hereby acknowledge. Presents do grant, bargain, sell and release unto the said sources are LIFE INSURANCE.	COMPANY.
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All that certain piece, parcel or lot of land with the	buildings and improvements thereon,
situate, lying and being on the Northwest side of Central	
County of Greenville, State of South Carolina, being show	
Estates made by Dalton & Neves, Engineers, May 1932 and 1	
Greenville County, S. C. in Plat Book H at page 253, and	having according to said plat the
following metes and bounds, to-wit:	
EEGINNING at an iron pin on the Northwest side of Cent	
of Lets 2 and 3, said pin also being 100 feet in a North	ogstorly director from the inter-
section of Central Avenue and Marshall Avenue, and running N. 41-54 W. 140 feet to an iron pin; thence N. 48-06 E.	50 feet to en iron pin: thence with
the line of Let 4, S. 41-54 E. 140 feet to an iron pin en Avenue; thence with the Northwest side of Central Avenue	S. 48-06 W. 50 feet to the beginning
eorner.	<u></u>
This is the same property conveyed to the mortgagors	herein by deed of Melvin O. Bellwood
and Elizabeth C. Bellwood to be recorded herewith.	BECORD 6.
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NO CANCI	O LOTTEN, SO 3
SAPISFIED DAY 3	CO COUNTY, S. 3
SATIZOLOGIAN	O.M.
O FOR CALOUR	
R.M. Q. 14 2011	