	S. S
STATE OF SOUTH CAROLINA, County of GREENVILLE	e de la companya della companya della companya de la companya della companya dell
•	NVERSE AND MARION C. CONVERSE
WE, JUSERIL. OO:	
	SEND GREETING:
WHEREAS,We the saidJOSeph_1	. Converse and Marion C. Converse
	the LIBERTY
	even date with these presents _are _ well and truly indebted to XWWXNXX IFE IN-
URANCE COMPANY, a corporation chartered under the	te laws of the State of South Carolina, in the full and just sum of Ninety-live Hundred
	OLLARS, to be paid at its Home Office in Ortenville, S. C., together with interest thereon from date
ereof until maturity at the rate of Five(5%) per centum per annum, said principal and inverest being payable in monthly
	to be applied on the interest and principal of said note, said payments to continue up to in-
	and the balance of said principal and interest to be due and payable on the _9th day of _November
	payments of \$ 75.15 each are to be applied first to interest at the rate
	incipal sum of \$ 9500 • 00 or so much thereof as shall, from time to time, remain unpaid
	payment shall be applied on account of principal.
of any installment or installments, or any part thereof, as rate of seven (7%) per centum per annum.	ole in lawful money of the United States of America; and in the event default is made in the payment therein provided, the same shall bear simple interest from the date of such default until paid at the
And if any portion of principal or interest be at any ti	ime past due and unpaid, or if default be made in respect to any condition, agreement or covenant
contained nerein, then the whole amount evidenced by said close this mortgage; and in case said note, after its matu- chould be deemed by the holder thereof greesery for the	d note to become infimediately due, at the option of the holder thereof, who may sue thereon and fore- urity should be placed in the hands of an attorney for suit or collection, or if before its maturity, it protection of its interests to place, and the holder should place, the said note or this mortgage in the
ands of an attorney for any legal proceedings, then and i	in either of said cases the mortgagor promises to pay all costs and expenses including ten (10%) per ed to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.
NOW, KNOW ALL MEN That We / the said	d. Joseph T Converse and Mayish C. Converse
n consideration of the said debt and sum of money afores	aid, and for the better securing the payment thereof to the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ANCE COMPANY according to the terms of the said not	e, and also in consideration of the further sum of PHREE DOLLARS, to us LIBERTY
the said	and Marion C. in hand well and truly paid by the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Presents do grant, bargain, sell and release unto the said X	WWXNEXXXXXXLIFE INSURANCE COMPANY. LIBERTY
	3 7 01
All that certain piece, parc	cel or lot of land situate, lying and being on the North side
of Crescent Avenue in the City of	Greenville, County of Greenville, State of South Carolina, be
	on map of Forest Hills made by T. C. Admas, Engineer, Septem
per 23, 1936, recorded in the R.M	M.C. Office for Greenville County, S. C., in Plat Book D, page
206, and having, according to said	plat, the following metes and bounds, to-wit:
	the North side of Crescent Avenue at joint front corner of
	nning thence N. 1-15 E. 205.4 feet to an iron pin; thence N.
	thence S. 1-15 W. 212 feet to an iron pin on the North side of
peginning corner.	North side of Crescent Avenue S. 85-30 E. 90 feet to the
egiming corner.	en de la companya de La companya de la co
This is the same property co	onveyed to us by deed of Eva Coffey Williams, dated January 21
-	les for Crosswills County S C in Dood Book 241 name 303
	Lord 18
	AND CANCELLED OF RECORD 18
	CELLED
	AND CALL DATE, S. DO
	R.M.C. FOR GREENVILLI, COUNTY, S. C. W. NO. S.
	CREEN'V B. M.
	G FOR COLOCK
	R.M. H.

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