| an in Argentina (1997).<br>Di <b>w</b> itan in Argentina (1997).  | Vol. 300  |  |  |
|---|---|--|--|
| CACE OF REAL ESTATE GREM. 9a.C  | 1   |  |  |
| CARELIE   |   | ourtenances to the said Premises belonging, or in anywise including and electric fixtures, radiators, heaters, engines and heating fixtures, mirrors,  | cident or ap-  |
| ning, and respectively. The control of the control | by and between sinks, pipes, fassinks, water-closets, basins, pipes, fassinks and appurtenances, and such other similar to the one herein described y other manner, are and shall be deep to the manner, are and shall be deep the similar story. | aucets and other pluming and personal property as are furnished or goods and chattels and personal property as are furnished and referred to, which are or shall be attached to said build and referred to, which are or shall be attached to said build and to be fixtures and an accession to the freehold and a part assigns, and all persons claiming by, through or under them,   | ling by nails,   |
| s, bolts, pipe connections, masonry, or in an<br>tween the parties, hereto, their heirs, exected to be a portion of the security for the indeed   | btedness herein mentioned and to be   | sovered by this more ago.  NOTICE THE STATE OF THE STATE  |  |
| O HAVE AND TO HOLD all and singular   | the said Premises unto the said 301   | DSON MILLS, its successors and Assigns. And  | l and singular   |
| reby hind ourselves and   | Our Heirs, E  | ourselves and our  |  |
| aid Premises unto the said Judson Mills,  | its successors and Assigns, from an   | d against day gart thereof.  | ndred Fif  |
| And the said mortgagor S_agreeto ins  | sure and keep insured the houses and  | buildings on said for in a sum and the said the  | um of Eight  |
| #O-a aa b Dollars   | in a company of company   |  | and that   |
| ndred Fifty (\$850.00) pllars for event the mortgager shall at any time test, under this mortgage; or the mortgage by reason of   | rom loss or damage by tornado, and a<br>fail to do so, then the mortgagee may<br>at its election may on such failure of<br>any such insurance against loss by   | ssign and terror as a same to be insured and reimburse itself for any cause the same to be insured and reimburse itself for any cause the debt due and institute foreclosure proceedings. In the control of the control of the amount has retained and applied by it toward payment of the amount has retained and applied by it toward payment of the amount has retained and applied by it toward payment of the amount has retained and applied by it toward payment of the amount has retained and applied by it toward payment of the amount has retained and reimburse itself for the control of the cont | money for any<br>nereby secured;   |
| ne same may be paid over, either whony of his<br>dings or to erect new buildings in their place<br>the full mount secured thereby before such<br>the full mount secured thereby before such   | e, or for any other purpose or object<br>damage by fire or tornado, or such<br>part of the principal indebtedness, or   | payment over, took place. payment over, took place. r of any part of the interest, at the time the same becomes r of any part of the interest, at the time the same becomes r of any part of the interest against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks, as herein ings on the premises against fire and tornado risks.   | due, or in the<br>provided, or in<br>nortgagee shall   |
| of failure to pay any taxes or assessment<br>of failure to pay any taxes or assessment<br>intitled to declare the entire debt due and to<br>And it is further covenanted and agreed the<br>ting from the value of land, for the purpose<br>ared by mortgage for State or local purpose<br>ared by mortgage together with the  | institute foreclosure proceedings. institute foreclosure proceedings. nat in the event of the passage, after of taxing any lien thereon, or changes, or the manner of the collection of interest due thereon, shall, at the optice.               | the date of this mortgage, of any law of the State of Sour-<br>ing in any way the laws now in force for the taxation of mor-<br>fing in any such taxes, so as to affect this mortgage, the whole of<br>on of the said Mortgagee, without notice to any party, become<br>on of the said Mortgagee, without notice to any party, become  | th Caronna de-<br>tgages or debts<br>of the principal<br>me immediately<br>ising or to arise |
| and payable.  And in case proceedings for foreclosure s  m the mortgaged premises as additional s  the proceedings for foreclosure s  | shall be instituted, the mortgagors-<br>security for this loan, and agree-<br>ll authority to take possession of the  | _agreeto and does notes; that any Judge of jurisdiction may, at chambers or other that any Judge of jurisdiction may, at chambers or other premises, and collect the rents and profits and apply the net it liability to account for anything more than the rents and  | wise, appoint a<br>proceeds (after<br>profits actually                                       |
| PROVIDED ALWAYS, nevertheless, and it said mortgagors—, do and shall well and any be due according to the true intent and any be due according to the true intent and be also constant as a shall cease, determine and be   | it is the true intent and meaning of t<br>truly pay or cause to be paid unto the<br>meaning of the said note, and any a<br>utterly null and void; otherwise to re-<br>card newties that said mortgagor  | he parties to these Truckers or sum of money aforesaid, with he said mortgagee the debt or sum of money aforesaid, with and all other sums which may become due and payable hereusemain in full force and virtue. shall be entitled to hold and enjoy the said Premises until  | default shall b  |
| de as herein provided.  |   | day of   |  |
| WITNESShand_  | S and seals this  | d in the one hundred and sixty-fifth   |  |
| ar of our Lord one thousand, nine hundred a   | andan   | d in the one number and  |  |
|   |   |  |  |
| gned, sealed and delivered in the Presence of   | Jr.   | Aubrey C. Hayden   | (L. S  |
| U. F. Hayllowoz   | 14  | TAOT ATTO  |  |
| Patrick C. Fant   |   |  | (L. S  |
|   | 0   |  |  |
|   |   |  |  |
| THE STATE OF SOUTH CAROLINA,  | }   | PROBATE  and made oath that he saw the within named sign, seal and astheir   |  |
|   | Patrick C. Fant   | and made oath that he saw the water  |  |
| PERSONALLY appeared best of the   | and Everyne F. Hayder   | sign, seal and as their  |  |
| Aubrey C. nayder  | C   | . F. Haynsworth, Jr.   | witnes   |
| and deed deliver the within written deed, and the execution thereof.  | d that:he withday   | Patrick C. Fant  |  |
| Sworn to before me, this  | 19 47   | Patrick C. Fant  |  |
| OT. C. F. Haynsworth  Notary Public for South   | 1. Jr., (L. S.)   |  |  |
|   |   | IRCHASE MONEY MORTGAGE.  |  |
| THE STATE OF SOUTH CAROLINA   | ounty   | NUNCIATION OF DOWER  | , do he  |
| cartify unto all whom it may concern that I   | Mrs   |  | _did this day a  |
| the wife of the within namedbefore me, and, upon being privately and of any person or persons whomsoever, ren and estate and also all her right and claim   | separately examined by me, did deck<br>lounce, release and forever relinquish<br>im of Dower, in, or to all and singu   | are that she does freely, voluntarily, and without any computant the within named JUDSON MILLS, its successors and assure the Premises within mentioned and released.  | signs, all her int   |
| Given under my hand and seal, this  | A TO 40   |  |  |
| day of Public for Son   | A. D. 19 (L. S.)  |  |  |
| Notary Public for Sou   | 19_11_, at  | 5:22 o'clock P. M.   | BY:N.S.  |
| Merch 12th  | 19.44L, at  |  |  |
| Recorded  |   |  |  |
| Recorded  |   | GNMENT   |  |

Charleston \_\_\_\_\_the within mortgage and the note which it secures.

Dated this \_\_\_\_\_\_day of \_\_\_\_\_\_\_ March \_\_\_\_\_\_19\_\_41