## MORTGAGE OF REAL ESTATE—G.R.E.M. 9a

ertaining.	enances to the said Premises belonging, or in anywise incident or ap-
AND IT IS COVENANTED AND AGREED by and between the parties hereto the policies, ranges, elevators, and motors, bath-tubs, sinks, water-closets, basins, pipes, fauce rigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other gen letting or operating an unfurnished building, similar to the one herein described and increws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed as between the parties, hereto, their heirs, executors, administrators, successors and asset leemed to be a portion of the security for the indebtedness herein mentioned and to be	at all gas and electric fixtures, radiators, heaters, engines and machinery, ets and other plumbing and heating fixtures, mirrors, mantels, reports and chattels and personal property as are furnished by a landlord eferred to, which are or shall be attached to said building by nails, do to be fixtures and an accession to the freehold and a part of the realty igns, and all persons claiming by, through or under them, and shall be
TO HAVE AND TO HOLD all and singular the said Premises unto the said SOUTH	
And I do hereby bind myself and my Heirs, Exec	utors and Administrators to warrant and forever defend all and singular
he said Premises unto the said SOUTHEASTERN LIFE INSURANCE COMPANY its	successors and Assigns, from and against myself and my
Heirs, Executors, Administrators and Assigns, a	
And the said mortgagoragree Sto insure and keep insured the houses and build	the second let in a sum not less than Twenty-four Hundred
And the said mortgagor—agreed to insure and keep insured the houses and build no 100 (\$2,00,00)	
r Hundred & no/100 / Dollars from loss or damage by tornado, and ass	ion and deliver the policies of insurance to the said mortgagee, and that
in the event the mortgagorshall at any time fail to do so, then the mortgagee may interest, under this mortgage; or the mortgagee at its election may on such failure decl	cause the same to be insured and reimburse itself for the premium, with are the debt due and institute foreclosure proceedings.
AND should the Mortgagee, by reason of any such insurance against loss by fire damage by fire or tornado to the said building or buildings, such amount may be retained	d and applied by it toward payment of the amount hereby secured, or
the same may be paid over, either wholly or in part, to the said Mortgagor,he buildings or to erect new buildings in their place, or for any other purpose or object satisfor the full amount secured thereby before such damage by fire or tornado, or such payn	ent over, took place.
In case of default in the payment of any part of the principal indebtedness, or of case of failure to keep insured for the benefit of the mortgagee the houses and building case of failure to pay any taxes or assessments to become due on said property with be entitled to declare the entire debt due and to institute foreclosure proceedings.	s on the premises against fire and tornado risks, as ficient provided, or in
And it is further covenanted and agreed that in the event of the passage, after the ducting from the value of land, for the purpose of taxing any lien thereon, or changing secured by mortgage for State or local purposes, or the manner of the collection of any secured by this mortgage, together with the interest due thereon, shall, at the option of due and payable.	such taxes, so as to affect this mortgage, the whole of the principal sum
And in case proceedings for foreclosure shall be instituted, the mortgagoragree from the mortgaged premises as additional security for this loan, and agree activer of the mortgaged premises, with full authority to take possession of the premis paying costs of receivership) upon said debt, interests, costs and expenses, without liab	es and collect the rents and profits and apply the net proceeds (after
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the the said mortgagor, do and shall well and truly pay or cause to be paid unto the sif any be due according to the true intent and meaning of the said note, and any and all	parties to these Presents, that if,
hereby granted shall cease, determine and be utterly null and void; otherwise to remain  AND IT IS AGREED by and between the said parties that said mortgagorsha made as herein provided.	in full force and virtue.
	day ofin the
year of our Lord one thousand, nine hundred andsorty-oneand in year of the Independence of the United States of America.	the one hundred and Sixty=fifth
Signed, sealed and delivered in the Presence of:	
T. Chas. Gower	Emily Dean Smith Lester (L. S.)
Beatrice Smith	(Nee) Enily Dean Smith (L. S.)
	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County PROBATE	
	and made oath that he saw the within named
PERSONALLY appeared before me	and made oath that he saw the within namedsign, seal and asheract
PERSONALLY appeared before meT. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe withBeatri	
PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	sign, seal and as heract
PROBATE  PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe withbeatri the execution thereof.  Sworn to before me, thisday	sign, seal and asheract
PROBATE  PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	sign, seal and as heract
PERSONALLY appeared before meT. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with Beatri the execution thereof.	sign, seal and asheract  CO Smithwitnessed
PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	sign, seal and asheract  CO Smithwitnessed
PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe withday  of	sign, seal and as heract  ce Smithwitnessed  T. Chas. Gower  PRTGAGOR WOMAN.  NCIATION OF DOWER
PROBATE  PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and that he with Beatri the execution thereof.  Sworn to before me, this loth day  of March 19 41  Kathryn Smith Gower (L. S.)  Notary Public for South Carolina  MC  THE STATE OF SOUTH CAROLINA,  County  RENU	sign, seal and as her act  ce Smith witnessed  T. Chas. Gower  PRTGAGOR WOMAN.  NCIATION OF DOWER  , do hereby
PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe withday  of	Sign, seal and as heract  Ce Smithwitnessed  T. Chas. Gower  ORTGAGOR WOMAN.  NCIATION OF DOWER, do hereby  did this day appear the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its
PERSONALLY appeared before me T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	Sign, seal and as heract  Ce Smithwitnessed  T. Chas. Gower  ORTGAGOR WOMAN.  NCIATION OF DOWER, do hereby  did this day appear the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its
PERSONALLY appeared before me. T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	Sign, seal and as heract  Ce Smithwitnessed  T. Chas. Gower  ORTGAGOR WOMAN.  NCIATION OF DOWER, do hereby  did this day appear the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its
PERSONALLY appeared before me. T. Charles Gower  Emily Dean Smith Lester  and deed deliver the within written deed, and thathe with	r. Chas. Gower  T. Chas. Gower  ORTGAGOR WOMAN.  NCIATION OF DOWER  did this day appear the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its wer, in, or to all and singular the Premises within mentioned and released.