MORTGAGE OF REAL ESTATE—G.R.E,M. 9a-C.

pertaining.	AND ACREED has and haters an	the parties barets that all as		
AND IT IS COVENANTED A boilers, ranges, elevators, and mot frigerating plant and ice-boxes, c in letting or operating an unfurnity property belts operating an unfurnity property belts.	ors, bath-tubs, sinks, water-clos ooking apparatus and appurten ished building, similar to the o	sets, basins, pipes, faucets an nances, and such other goods; one herein described and refer	as and electric fixtures, radiators, heaters, engined other plumbing and heating fixtures, mirrand chattels and personal property as are furnistred to, which are or shall be attached to said fixtures and an accession to the freehold and a and all persons claiming by, through or under the same are said to the same attached.	ors, mantels, re- hed by a landlord building by nails,
deemed to be a portion of the secur TO HAVE AND TO HOLD a	ity for the indebtedness herein r	nentioned and to be covered by	and all persons claiming by, through or under ty this mortgage. Inc. LESS its successors and Assigns. And	I
do hereby bind mysel	f and my	Heirs Executors	and Administrators to warrant and farever defen	d all and singular
the said Premises unto the said	S. Slater & Sons,	Inc.,	myself and my or to claim the same or any part thereof.	u an and singular
				and not Titel
			on said lot in a sum not less than Nine H	
		the process	e mortgagee from loss or damage by fire, and th	
in the event the mortgagorshal interest, under this mortgage; or t AND should the Mortgagee, I damage by fire or tornado to the	Il at any time fail to do so, ther the mortgagee at its election ma by reason of any such insuran said building or buildings, su	n the mortgagee may cause the ay on such failure declare the ace against loss by fire or to ch amount may be retained a	deliver the polices of insurance to the said more te same to be insured and reimburse itself for the debt due and institute foreclosure proceedings. rnado as aforesaid, receive any sum or sums of and applied by it toward payment of the amount	ne premium, with f money for any hereby secured;
or the same may be paid over, eithe buildings or to erect new buildings for the full mount secured thereby	er wholly or in part, to the said I in their place, or for any other	Mortgagor , nls surprise or object satisfactor	ccessors, heirs or assigns, to enable such parti y to the Mortgagee, without affecting the lien	es to repair said of this mortgage
In case of default in the payn case of failure to keep insured for case of failure to pay any taxes o be entitled to declare the entire deb And it is further covenanted a ducting from the value of land, for	ment of any part of the princip the benefit of the mortgagee the r assessments to become due o but due and to institute foreclosur and agreed that in the event of the purpose of taxing any lien	pal indebtedness, or of any pa e houses and buildings on the on said property within the ting re proceedings. the passage, after the date of thereon, or changing in any v	ort of the interest, at the time the same become premises against fire and tornado risks, as here me required by law; in either of said cases the f this mortgage, of any law of the State of So way the laws now in force for the taxation of me	in provided, or in mortgagee shall uth Carolina de-
secured by mortgage for State or sum secured by this mortgage, together due and navable.	local purposes, or the manner of her with the interest due thereon,	of the collection of any such, shall, at the option of the sa	taxes, so as to affect this mortgage, the whole id Mortgagee, without notice to any party, become and does hereby assign the rents and profits a	of the principal ome immediately
receiver of the mortgaged premise paying costs of receivership) upon	es, with full authority to take said debt, interests, costs and	e possession of the premises, expenses, without liability to	udge of jurisdiction may, at chambers or other and collect the rents and profits and apply the new account for anything more than the rents and these Presents, that if	t proceeds (after l profits actually
if any be due according to the true hereby granted shall cease, determ	Ill well and truly pay or cause to intent and meaning of the said ine and be utterly null and you	to be paid unto the said mortg d note, and any and all other id: otherwise to remain in full	agee the debt or sum of money aforesaid, with	interest thereon, inder, the estate
WITNESS	hand and sealthis	, <u>lst</u>	day of April	in the
year of our Lord one thousand, nine year of the Independence of the Uni Signed, sealed and delivered in the	ited States of America.	one and in the one h	nundred and sixty-fifth	
Patrick C. Fa			Emory Dykes	
_	right			
				(L. S.)
				-
THE STATE OF SOUTH CAR	ROLINA,	PROBATI		(L. S.)
THE STATE OF SOUTH CAR Greenville PERSONALLY appeared before and deed deliver the within written the execution thereof. Sworn to before me, this	ROLINA, County Te me Harriet R. Emory Dykes deed, and that She with	PROBATI Wright a Patrick C. F	end made oath that she saw the within namedsign, seal and ashis_ant	(L. S.)
THE STATE OF SOUTH CAR Greenville PERSONALLY appeared before and deed deliver the within written the execution thereof. Sworn to before me, this	ROLINA, County The me Harriet R. Emory Dykes deed, and that She with 12th	PROBATI Wright a Patrick C. F	E and made oath that ^S he saw the within named sign, seal and as his	(L. S.)
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Assignment Recorded ______o'clock ______M.