C MORTGAGE OF REAL ESTATE		970		
re r				
AND the said Mortgagor further ties and contingencies, in such manner	er covenants and agrees to keep the buildings on so and in such companies and for such amounts as Mortgagee and deliver renewals thereof to the sa his heirs, executors, administrators, successors or a	aid premises constantly insur	ed for the benefit of the Mortgagee, against loss by	fire, tornado and such other casus
constantly assigned or pledged to the the same. In the event the Mortgagor, the said Mortgagee, or fail to pay the this mortgage and repaid by the Mortgage	Mortgagee and deliver renewals thereof to the sa, his heirs, executors, administrators, successors or a premiums thereon the Mortgages if	may be satisfactory to the lid Mortgagee one week in ac assigns, shall for any reason	Mortgagee, until the debt hereby secured is fully relyance of the expiration of the same, marked "PAIL" all to keep the said premises so insured or fail to	aid. And will keep such policie?" by the agent or company issuir
this mortgage and repaid by the Mortgatinterest and insurance premium with in anything herein to the contrary notwiths	Mortgagee and deliver renewals thereof to the sath his heirs, executors, administrators, successors or a premiums thereon, the Mortgagee, if it so elects, agor, his heirs, executors, administrators, successors sterest on such sum paid for such insurance from the standing.	may have such insurance we or assigns, within ten days a ne date of payment may be a	itten and pay the premiums thereon, and any prer after payment by the Mortgagee. In default there and shall become due at the election of the cold.	aiums so paid shall be secured be eof, the whole principal sum an
AND should the Mortgagee, by	reason of any such insurance against loss as afore	esaid. receive any sum or sur	ms of money for one demons to the will all	ortgagee, its successors or assign
retained and applied by it toward paym parties to repair said buildings or to en secured thereby before such damage or	reason of any such insurance against loss as afore nent of the amount hereby secured; or the same ma ect new buildings in their place, or for any other p r such payment over, took place.	y be paid over, either wholl ourpose or object satisfactory	to the Mortgagee, without affecting the lien of the total distriction of the Mortgagee, without affecting the lien of the Mortgagee.	or buildings, such amount may he heirs or assigns, to enable such is mortgage for the full amount
AND it is further coverented as	nd amada to the total to the total t			
a a	ortgage, together with the interest due thereon, sha	Ill, at the ention of the said	Mortgogo without notice to	to affect this mortgage, the who
o othe owner of record of said mortgaged cmortgaged premises, shall be sufficient	nd agreed that the mailing of a written notice and premises, and directed to said owner at the last a notice and demand in any case arising under this	i demand by depositing it in ddress actually furnished to instrument, and required by	any post-office, station, or letter-box, enclosed in the holder of this mortgage, or in default thereof the provisions thereof or the requirement of the	a postpaid envelope addressed f. directed to said owner at sa
AND it is further covenanted and said mortgaged premises or any part the	nd agreed by said rarties that in default of the pathereof, it shall and may be lawful for the said Mo and any amounts so paid, the Mortgagor shall repromises and be secured by the said bond and by ith. And the said Mortgagor does further covenant	yment by said Mortgagor of	all or any taxes, charges and assessments which representatives and assessments which representatives and assessments	nay be imposed by law upon th
Othe same shall be a lien on the said p plects, become due and payable forthwi	romises and be secured by the said bond and by ith. And the said Mortgagor does further covenant	pay to the said Mortgagee, if these presents; and the who t and agree that he will exe	s successors, legal representatives or assigns, on de amount hereby secured, if not then due, shall the state of the secured o	emand, with interest thereon, an arreupon, if the said Mortgagee
O AND the said Mortgagor further	r covenants and agrees, should the said obligation	he placed in the hands of a	of protection for cell-time becausing assurance of	me title to said premises and wi
and payment thereof enforced in the si	r covenants and agrees, should the said obligation ay all costs of collection and litigation, together warms manner as the principal obligation.  Mortgagee has hereunto set his hand and seal this	ith a reasonable attorney's for	the same shall be a lien on the said premise.	se of any default in the covenans and be secured by this mortgag
O IN WITNESS WHEREOF, the	Mortgagee has hereunto set his hand and seal this	9th	day of August	
<del></del>	nine hundred and Forty-Six States of America.	, and i	n the one hundred and Sev	enty-First
o Cligned, sealed and delivered in the prese	· · · · · · · · · · · · · · · · · · ·			
Patitok C.	Fant		Charlie M. McCall	(L
Gerry Prevo	<u>st</u>		·	(LS
STATE OF SOUTH CAROLINA,				
GOUNTY OF GREENVILLE,		RENUNCIATIO	OF DOWER	
다. 다다 1,	J	Patrick C. Far	nt, a Notary Public for	South Carolina
do hereby certify unto all whom it may	concern, that Mrs. Essie H. McCa	11	· · · · · · · · · · · · · · · · · · ·	
ল অস		·		
on othe wife of the within named	Charlie M. McCall			
	n being privately and separately examined by me,			
	e, release and forever relinquish unto the within na			
Interest and estate, and also all	m <b>y</b>	Right and Clai	of Down of to the All All All All All All All All All Al	
	1, this 9th		in or bower or, in or to all and singular the premise	s within mentioned and released
August			Francis II Magaza	
e n Patric	k C Font		Essie H. McCall	
ρ <b>φ</b>	Notary Public for South Carolina	(L. 5.) a.		
© C → STATE OF SOUTH CAROLINA, } ss.	•			
COUNTY OF GREENVILLE.				
Personally appeared before me				
O tand made oath that he saw the above no	amed Charlie M. McCa	<u>all</u>	· · · · · · · · · · · · · · · · · · ·	
<u> </u>				
ON his high, seal and as his	act and deed deliver the above written mortgage	for the uses and purposes t	herein mentioned, and that he withPatri	ck C. Fant
a 문			witr	nessed the due execution thereof
S. asWORN to before me this	9th			
day of	August , A. r	D., 19_46	Gerry Prevost	
후 다으	Patrick C. Fant  Notary Public for South Carolina.	(L. S.)		
78	rotary ruble for South Carolina.			
© COUNTY OF GREENVILLE.		x		
₩₩				
				<u> </u>
and made oath that he saw				
ဥပို့ ပေ အေတ			sign, affix the co	rporate seal of the above named
ag	***************************************		and as the act and	deed of said corporation deliver
the above written mortgage, and that he $\Phi$	with			vitnessed the execution thereof.
SUBSCRIBED and sworn to before me t	this			
Citay of 다 되 아ન	, A. D			
บ• <del></del> O Er-l	Notary Public for South Carolina.	(L. S.)		
Recorded	August 10th	** A	l6 11:11	TO
M STATE OF SOUTH GARAGES		19_3	6 at 11:11 o'clock A•	м. гу:ЕС
STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE.  Color FOR VALUE RECEIVED C. Dou		ASSIGNMENT		:
FOR VALUE RECEIVED C. Don	iglas Wilson & Co., hereby assigns, transfers and s	sets over to Material	in Theuronae Canan	
Swithout recourse.			company the within mortgage and the OK	e ote which the same secures
DATED this 9th	day of August	, 194.6 <del>-</del> .	( St.	<b>E</b>
n the Presence of:	∆ tiro w		C: DOUGLAS WILSON & CO.	₹ <b>)</b>
DATED this 9th Calvin Ridge Patrick C.		Ву	Jack W. Barnett Assistant-Treasurer	
Patrick C.			Hasts cauc-Ileasailel	
DO Assignment F	Recorded August 10th		1 <b>4</b> 6at <b>11:11</b> o'clockA	M By:EC
Assignment F				
다. 14 0		·		
		·		
. <b>U</b>	,			