TO ALL WHOM THESE PRESENTS MAY CONCERN		, , , , , , , , , , , , , , , , , , ,	
	I , John W. Copeland	66	
hereinafter spoken of as the Mortgagor send greeting.		100	
WHEREAS	T John W Complement	Pr RM	
is justly indebted to C. Dongles Wilson & Co.	• vonu «, vope rand		
is justly indebted to C. Douglas Wilson & Co., a corporation Seven Thousand and No/100 -	organized and existing under the laws of the Stapped	South Carolina, hereinafter spoken of as the	Mortgagee, in the sum of
	and be legal tender in payment of attach	bts and dues, public and private, at the tin	ne of payment, secured to be noted by the
one certain bond or obligation, bearing even date herewith, co	conditioned for payment at the principal office of the sai	d C. Douglas Wilson & Co., in the City of	f Greenville, So ECORD such other plant
either within or without the State of South Carolina, as the ov	wner of this obligation may from time to time designate	of the sum of Seven Thou	sand and No 1200 -
one certain bond or obligation, bearing even date herewith, contains a state of South Carolina, as the over the within or without the State of South Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the over the contains a state of south Carolina, as the contain		SATISFIED DAY OF	youth2
with interest thereon from the date hereof at the rate of LOU and thereafter said interest and principal sum to be paid in in and on theday of each month there.	R. E	Toppie dat	CUUNTY, S. C. OOO OO
with interest thereon from the date hereof at the rate of LOU	per centum per annum, said interes	to be me Mac. FOR GREENVILL	M. NO.
and thereafter said interest and principal sum to be paid in ir	estallments as follows: Beginning on the 18t	October	September 19 46
and on the 1stday of each month there	after the sum of \$ 42.42 to be applied on	day of OCCODER	# 14 727 19 46
	igust , 19 66and the balance of said pri		
September 1966. the of	factorial and the balance of said prints	ncipal sum to be due and payable on the	lstda
entum per annum on the principal cum of •7 - 000 - 00	foresaid monthly payments of \$ 42.42	each are to be applied first to	interest at the rate of four
entum per annum on the principal sum of \$7,000,00 f principal. Said principal and interest to be paid at the par a the payment of interest, taxes, assessments, water rate or ins	of exchange and net to the obligee, it being thereby ex	remain unpaid and the balance of each more	nthly payment shall be applied on accoun
the Northern side of Stewart	•		
BEGINNING at a stake or Street, and running thence N. Awton, thence with the line Offeet to a stake on Stewart Soffeet to the beginning of Said premises being the ne recorded herewith.	Dalton and Neves in March n the Northern side of Ste 24-42 W. 90 feet to a st of said property N. 63-50 t Street; thence with the corner. s same conveyed to the mor	and, according, to P , 1946, is described wart Street 120.5 fe ake at corner of pro E. 80 feet to a sta Northern side of Ste	as follows: et East from Mitche perty of Annie Wood ke; thence S. 24-42 wart Street, S. 63-
BEGINNING at a stake or Street, and running thence N. Lawton, thence with the line 20 feet to a stake on Stewart 8. So feet to the beginning of Said premises being the ne recorded herewith.	Dalton and Neves in March n the Northern side of Ste 24-42 W. 90 feet to a st of said property N. 63-50 t Street; thence with the corner. s same conveyed to the mor	and, according, to P , 1946, is described wart Street 120.5 fe ake at corner of pro E. 80 feet to a sta Northern side of Ste	as follows: et East from Mitche perty of Annie Wood ke; thence S. 24-42 wart Street, S. 63-
BEGINNING at a stake or Street, and running thence N. Lawton, thence with the line Offeet to a stake on Stewart Said premises being the De recorded herewith. OTE: FOR POSITION OF PARAGE. The Mortgagor agrees the runder the evidence of debt of enable the Mortgagee to pay imilar charges upon the premise additional payments shall smand by the Mortgagee. Any taxes, assessments, hazard	Dalton and Neves in March n the Northern side of Ste 24-42 W. 90 feet to a st of said property N. 63-50 t Street; thence with the corner. Same conveyed to the mor APH - SEE: OTHER SIDE at there shall be added to secured hereby an amount y, as they become due, all ises subject hereto; any delibe forthwith deposited by default under this paragra	and, according, to P , 1946, is described wart Street 120.5 fe ake at corner of pro E. 80 feet to a sta Northern side of Ste tgagor by Annie Turn each monthly paymen estimated by the mor taxes, assessments, eficiency because of the Mortgagor with aph shall be deemed a eges required hereum	as follows: et East from Mitche perty of Annie Wood ke; thence S. 24-42 wart Street, S. 63- er Lindsey, by deed t required hereunde tgagee to be suffic hazard insurance, the insufficiency the Mortgagee upon
BEGINNING at a stake or Street, and running thence Notes and running thence Notes and running thence Notes are to a stake on Steward Said premises being the search of the Mortgagor agrees the condend the evidence of debt of enable the Mortgagee to pay in the mortgagee to pay in the additional payments shall mand by the Mortgagee. Any taxes, assessments, hazard	Dalton and Neves in March in the Northern side of Ste 24-42 W. 90 feet to a st of said property N. 63-50 t Street; thence with the corner. Same conveyed to the mor APH - SEE: OTHER SIDE at there shall be added to secured hereby an amount y, as they become due, all ises subject hereto; any de l be forthwith deposited by default under this paragra insurance, or similar char insurance, or similar char	and, according, to P , 1946, is described wart Street 120.5 fe ake at corner of pro E. 80 feet to a sta Northern side of Ste tgagor by Annie Turn each monthly paymen estimated by the mor taxes, assessments, eficiency because of y the Mortgagor with aph shall be deemed a eges required hereunce	as follows: et East from Mitche perty of Annie Wood ke; thence S. 24-42 wart Street, S. 63- er Lindsey, by deed t required hereunde tgagee to be suffic hazard insurance, the insufficiency the Mortgagee upon
BEGINNING at a stake or Street, and running thence Notes and running thence Notes and running thence Notes are to a stake on Steward Said premises being the search of the Mortgagor agrees the condend the evidence of debt of enable the Mortgagee to pay in the mortgagee to pay in the additional payments shall mand by the Mortgagee. Any taxes, assessments, hazard	Dalton and Neves in March the Northern side of Ste 24-42 W. 90 feet to a st of said property N. 63-50 t Street; thence with the corner. Same conveyed to the mor APH - SEE: OTHER SIDE at there shall be added to secured hereby an amount y, as they become due, all ises subject hereto; any de l be forthwith deposited by default under this paragra insurance, or similar char insurance, or similar char	and, according, to P , 1946, is described wart Street 120.5 fe ake at corner of pro E. 80 feet to a sta Northern side of Ste tgagor by Annie Turn each monthly paymen estimated by the mor taxes, assessments, eficiency because of the Mortgagor with aph shall be deemed eges required hereune	as follows: et East from Mitche perty of Annie Wood ke; thence S. 24-42 wart Street, S. 63- er Lindsey, by deed t required hereunde tgagee to be suffic hazard insurance, the insufficiency the Mortgagee upon a default in payment der.

TOGETHER with the appurtenances and all the estate and rights of the said Mortgagor in and to said premises.

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, goods and chattels and personal property as are ever furnished by a landlord in letting or operating an unfurnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be between the parties hereto, their heirs, executors, administrators, successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the

TO HAVE AND TO HOLD the said premises and every part thereof with the appurtenances unto the said Mortgagee, its successors, legal representatives and assigns forever.

PROVIDED ALWAYS, that if the said Mortgagor, his heirs, executors, administrators, successors or assigns, shall pay unto the said Mortgagee, its successors or assigns, the said sum of money termine and be void.

AND the said Mortgagee, its successors, legal representatives or assigns, shall also be at liberty, immediately after any such default, upon a complaint filed or any other proper legal proceeding for the amounts due the Mortgagee, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration of the value of the mortgaged premises as security party, of a Receiver of the rents, issues and profits of the said premises with power to lease the said premises, or such part thereof as may not then be under lease, and with such other powers as may satisfaction of the amount remaining secured hereby, or to any deficiency which may exist after applying the proceeds of the said premises to the payment of the amount due, including interest any tax, assessment, water rate, or insurance, pledged and assigned to the said Mortgagee, its successors or assigns, who shall have the right forthwith after any such default to enter upon and take account of the amount hereby secured.

AND it is covenanted and agreed by and between the parties to these presents that the whole of said principal sum shall become due at the option of the said Mortgagee, its successors, legal due and payable, or after default in the payment of any instalment, hereinbefore mentioned or immediately upon the actual or threatened demolition or removal of any building erected on said premises.

AND it is further covenanted and agreed that the whole of said principal sum and the interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above

AND it is further covenanted and agreed by the said parties that if default be made in the payment of the indebtedness as herein provided or of any part thereof, the Mortgagee shall have power to sell the premises herein described according to law; said premises may be sold in one parcel, any provision of law to the contrary notwithstanding.