	SATISFIED AND CANCELLED OF RECORD	W. W. Keys Printing Rp., forther file, S. C.  W. W. Secured is paid satisfied this  The debt hereby secured is satisfied this  1966  The debt hereby instrument is satisfied this  1966  The debt hereby secured is paid and this satisfied this  1966  The debt hereby secured is satisfied this  The debt hereby secured is paid and this satisfied this sati
MORTGAGE OF REAL ESTATE	SATISFIED AND CHICAGO	The debt hereby secured is paid for this instrument is satisfied this the Lien of this instrument is larger Insurance in the 24 of July Law Life Insurance instrument is satisfied this instrument is satisfied this instrument is satisfied this insurance in the In
	- 16 DAY OF THUY	Whereby secured is satisfy 66
	Ollie Farnsworth	The debt in this instrument
STATE OF SOUTH CAROLINA,	R. M. C. FOR GREENVILLE COUNTY, S. C.	The debt hereby section is satisfied the Lien of this instrument is satisfied to the Lien of this instrument is satisfied to the Lien of this instrument is satisfied to the Lien of the L
COUNTY OF GREENVILLE,	AT 3:10 O'CLOCK P M. NO. 27777	metropolitan sife then bound metropolitan sife then bound bompanyter asst hent bound By: H. J. Yaniel me Killop
TO ALL WHOM THESE PRESENTS MAY CONCERN	<u> </u>	metroppany ast new of the company
WE, C. Q. MASON,	TR. AND OIRERA M. MASON	
	OTTO AND O DISTA HE HADDI	By: A Vanier molully
hereinafter spoken of as the Mortgagor send greeting.		Witness: 1
whereas C. Q. Mason, J	r. and O'Bera M. Mason	Witness: Jak
	and existing under the laws of the State of South Carolina, her	einafter spoken of as the Mortgagee, in the sum of
One Thousand Four Hundred		Dellow
		Donars
1, 400.00 ), lawful money of the United States w	rhich shall be legal tender in payment of all debts and dues, public	c and private, at the time of payment, secured to be paid by that
one certain bond or obligation, bearing even date herewith, conditione	ed for payment at the principal office of the said C. Douglas Wilso	on & Co., in the City of Greenville, S. C., or at such other place
either within or without the State of South Carolina, as the owner of		
<u></u>		
		Dollars (\$ 1,400,00 )
the state of form the data harde at the rate of form	111) per centum per annum said interest to be paid on the	lst day of April 19 47
with interest thereon from the date hereof at the rate of	1 s +	New47
and thereafter said interest and principal sum to be paid in installmen	nts as follows: Beginning on theday	of
and on the 1st day of each month thereafter the	e sum of \$_8.49to be applied on the interest and p	rincipal of said note, said payments to continue up to and including
the 15t day of March	19 67 and the balance of said principal sum to be	due and payable on the last day
A		(4%)
of April , 1967; the aforesaid	monthly payments of \$each	are to be applied first to interest at the rate ofper
centum per annum on the principal sum of \$1,400.00 of principal. Said principal and interest to be paid at the par of exclin the payment of interest, taxes, assessments, water rate or insurance,	or so much thereof as shall from time to time remain unpaid an	d the balance of each monthly payment shall be applied on account t the whole of the said principal sum shall become due after default
in the payment of interest, taxes, assessments, water rate or insurance,	as hereinafter provided.	
NOW, KNOW ALL MEN, that the said Mortgagor in consid	leration of the said debt and sum of money mentioned in the con	dition of the said bond and for the better securing the payment of
NOW, KNOW ALL MEN, that the said Mortgagor in consid the said sum of money mentioned in the condition of the said bond, w whereof is hereby acknowledged, has granted, bargained, sold, convey representatives and assigns forever, all that parcel, piece or lot of land	with the interest thereon, and also for and in consideration of the red and released and by these presents does grant, bargain, sell, cold with the buildings and improvements thereon, situate, lying and be	nvey and release unto the said Mortgagee and to its successors, legal
representatives and assigns forever, an that parcer, piece of lot of fam.	with the buildings and improvements invested, threate, 5,22	and the converse of the second
in Greenville Township, Greenvil	le County, State of South Carol	lina, on the Southwestern side
of mast Mountain View Avenue (fo	rmerly Tremont Avenue) 214.9 fe	eet West of the Southwestern inte
section of East Mountain View Av	enue and McDonald Street and be	eing known anddesignated as Lot
No. 108A according to plat of No		
plat is of record in the R.M.C.	Office in Plat Book H, at page	138, and being further shown by
more recent survey prepared by P	ickell & Pickell, Engineers, Fe	bruary, 26, 1947, and having acc
ing to said recent survey the fo		
	The second secon	t Mountain View Avenue (formerly
		108-A and running thence along th
Southwestern side of East Mounta	in View Avenue, N. 65-45 W. 65	feet to an iron pin, joint front
corner of Lots No. 1084 and 109.	thence along the common line	of said lots S. 20-22 W. 180 feet
production of the control of the con	· · · · · · · · · · · · · · · · · · ·	
		long the reer line of Lot No. 110
		o. 108A and 108: thence along the
common line of said last mention	ed lots, N. 20-22 E. 180 feet	to an iron pin, the beginning
corner.	Company and the company of the compa	A 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		herein by Central Realty Corporat
by deed dated April 5, 1946 and	recorded in the R.M.C. Office	for Greenville County in Deed Vol
The state of the s	A November of the second secon	
NOTE he Mortgagor agrees that	ragraph See: other side there shall be added to each mo	onthly navment required hereunder
		ed by the Mortgagee to be suffici
to enable the Mortgagee to pay a	s they become due all taxes, as	ssessments. hazard insurance, and
		cy because of the insufficiency o
such additional payments shall b	o forthwith denoctied by the M	ortgegor with the Mortgegee upon
such soditional payments shall o	e di la	It he deemed a default in nevment
demand by the Mortgagee. Any de	fault under this paragraph sha	11 be deemed a default in payment
of temes, assessments, hazard in	surance, or similar charges re	quired hereunder.
TOGETHER with the appurtenances and all the estate and	rights of the said Mortgagor in and to said premises.	is paid in full and
AND IT IS COVENANTED AND AGREED by and between	en the parties hereto that all gas and electric fixtures, radiators, humbing and heating fixtures, mirrors, mantels, refrigerating plant	leaters, engines and machinest Choilers, ranges, electrical shall motors, and icalianes helicking apparatus and appartenances, and such other
TOGETHER with the appurtenances and all the estate and AND IT IS COVENANTED AND AGREED by and between bath-tubs, sinks, water-closets, basins, pipes, faucets and other plu goods and chattels and personal property as are ever furnished by a attached to said building by nails, screws, bolts, pipe connections, a between the parties hereto, their heirs, executors, administrators, sue indebtedness herein mentioned and to be covered by this mortgage.	landlord in letting or operating an unfurnished building, similar	factures and an acceptant to the freehold and a part of the realty as
between the parties hereto, their heirs, executors, administrators, suc indebtedness herein mentioned and to be covered by this mortgage.	masonry, or in any other manner, are and shart be declared to	the december to be a northern of the line in the time
TO HAVE AND TO HOLD the said premises and every par	nasonry, or in any other manner, are that your processors and assigns, and all persons claiming by, through or under	of
PROVIDED ALWAYS, that if the said Mortgagor, his heir mentioned in the condition of the said hand or obligation, and the ir	t thereof with the appurtenances unto the said Mortgagee, its succ	essore, legal representatives and assigns forever.
	t thereof with the appurtenances unto the said Mortgagee, its succ	essays, legal representatives and assigns forever.
termine and be void.	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto taterest thereon, at the time and in the manner therein specified, t	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, de-
termine and be void.  AND the said Mortgagee, its successors, legal representatives	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the thereon, at the time and in the manner therein specified, to or assigns, shall also be at liberty, immediately after any such discovering the same of the	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, delegalt, upon a complaint filed or any other proper legal proceeding
termine and be void.  AND the said Mortgagee, its successors, legal representatives being commenced for the foreclosure of this mortgage, to apply for, for the amounts due the Mortgagee, or of the solvency of any personarty of a Receiver of the rents, issues and profits of the said prem	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the thereon, at the time and in the manner therein specified, to or assigns, shall also be at liberty, immediately after any such deand the said Mortgagee shall be entitled as a matter of right, with on or persons bonded for the payment of such amounts, to the appuises with power to lease the said premises, or such part thereof a	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, delegalt, upon a complaint filed or any other proper legal proceeding not from the value of the mortgaged premises as security cointment by any competent Court of Tribunal, without notice to any is high the be under lease, and with such other powers as may
AND the said Mortgagee, its successors, legal representatives being commenced for the foreclosure of this mortgage, to apply for, for the amounts due the Mortgagee, or of the solvency of any persoparty, of a Receiver of the rents, issues and profits of the said pren be deemed necessary, who, after deducting all proper charges and satisfaction of the amount remaining secured hereby, or to any deficand the costs and a reasonable attorney's fee for th foreclosure and	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the therest thereon, at the time and in the manner therein specified, to or assigns, shall also be at liberty, immediately after any such do and the said Mortgagee shall be entitled as a matter of right, with on or persons bonded for the payment of such amounts, to the apprises with power to lease the said premises, or such part thereof a expenses attending the execution of the said trust as Receiver, shall sale; and said rents and profits are hereby, in the event of any	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, delegalt, upon a complaint filed or any other proper legal proceeding no from the said competent Court of Tribunal, without notice to any is a proper legal proceeding to the proper legal proceeding to the said rent of Tribunal, without notice to any is a proper legal proceeding and the said rents and profits to the payment and the said property of the said rents and profits to the payment and the said process to the payment of the amount due, including interest defaults or defaults in the payment of said principal and interest, or
AND the said Mortgagee, its successors, legal representatives being commenced for the foreclosure of this mortgage, to apply for, for the amounts due the Mortgagee, or of the solvency of any perseparty, of a Receiver of the rents, issues and profits of the said prembe deemed necessary, who, after deducting all proper charges and satisfaction of the amount remaining secured hereby, or to any defice and the costs and a reasonable attorney's fee for th foreclosure and any tax, assessment, water rate, or insurance, pledged and assigned possession of the said mortgaged premises and to let the said prem	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the therest thereon, at the time and in the manner therein specified, to or assigns, shall also be at liberty, immediately after any such do and the said Mortgagee shall be entitled as a matter of right, with on or persons bonded for the payment of such amounts, to the apprises with power to lease the said premises, or such part thereof a expenses attending the execution of the said trust as Receiver, shall sale; and said rents and profits are hereby, in the event of any	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, deletallt, upon a complaint filed or any other proper legal proceeding not consideration of the value of the mortgaged premises as security cointment by any competent Court of Tribunal, without notice to any
AND the said Mortgagee, its successors, legal representatives being commenced for the foreclosure of this mortgage, to apply for, for the amounts due the Mortgagee, or of the solvency of any persecutive, of a Receiver of the rents, issues and profits of the said preparty, of a Receiver of the rents, issues and profits of the said preparty, of a Receiver of the rents, issues and profits of the said preparty, of the amount remaining secured hereby, or to any defice and the costs and a reasonable attorney's fee for the foreclosure and any tax, assessment, water rate, or insurance, pledged and assigned possession of the said mortgaged premises and to let the said premacount of the amount hereby secured.	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the time and in the manner therein specified, the said Mortgagee shall be entitled as a matter of right, with on or persons bonded for the payment of such amounts, to the applies with power to lease the said premises, or such part thereof a expenses attending the execution of the said trust as Receiver, shall each and said rents and profits are hereby, in the event of any to the said Mortgagee, its successors or assigns, who shall have hisses and receive the rents, issues and profits thereof, and apply	the said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, delegall, upon a complaint filed or any other proper legal proceeding not consideration of the value of the mortgaged premises as security cointment by any competent Court of Tribunal, without notice to any is high that he under lease, and with such other powers as may ill apply the residue of the said rents and profits to the payment and estate or defaults in the payment of the amount due, including interest default or defaults in the payment of said principal and interest, or the right forthwith after any such default to enter upon and take the same, after payment of all necessary charges and expenses, on
AND the said Mortgagee, its successors, legal representatives being commenced for the foreclosure of this mortgage, to apply for, for the amounts due the Mortgagee, or of the solvency of any perseparty, of a Receiver of the rents, issues and profits of the said prembe deemed necessary, who, after deducting all proper charges and satisfaction of the amount remaining secured hereby, or to any defice and the costs and a reasonable attorney's fee for th foreclosure and any tax, assessment, water rate, or insurance, pledged and assigned possession of the said mortgaged premises and to let the said premacount of the amount hereby secured.  AND it is covenanted and agreed by and between the partice representatives or assigns, after default in the payment of interest for due and payable, or after default in the payment of any instalment.	t thereof with the appurtenances unto the said Mortgagee, its success, executors, administrators, successors or assigns, shall pay unto the titerest thereon, at the time and in the manner therein specified, the said Mortgagee shall be entitled as a matter of right, with on or persons bonded for the payment of such amounts, to the apprinces with power to lease the said premises, or such part thereof a expenses attending the execution of the said trust as Receiver, she is alle; and said rents and profits are hereby, in the event of any to the said Mortgagee, its successors or assigns, who shall have nises and receive the rents, issues and profits thereof, and apply the state of the said fortiles are the said mortgagee, its successors or assigns, who shall have nises and receive the rents, issues and profits thereof, and apply the said wortgage is successors or assigns, who shall have nises are these presents that the whole of said principal sum shall be or thirty days or after default in the payment of any tax, assessment therein before mentioned or immediately upon the actual or threaten	he said Mortgagee, its successors or assigns, the said sum of money then these presents and the estate hereby granted shall cease, delegalt, upon a complaint filed or any other proper legal proceeding no from the said competent Court of Tribunal, without notice to any is a proper legal proceeding to the proper legal proceeding to the said rent of Tribunal, without notice to any is a proper legal proceeding and the said rents and profits to the payment and the said property of the said rents and profits to the payment and the said process to the payment of the amount due, including interest defaults or defaults in the payment of said principal and interest, or