MORTGAGE OF REAL ESTATE—GREM 7			WALKER, EVANS & COGS	WELL CO., CHARLESTON, S. C. 14566-8-13-40
STATE OF SOUTH CAROLINA,				
COUNTY OF GREENVILLE.				
TO ALL WHOM THESE PRESENTS MAY CONCERN	. James Russell Ga	rrett		
	AS T AS			
hereinafter spoken of as the Mortgagor send greeting.				
· · · · · · · · · · · · · · · · · · ·	, James Russell Ga	rrett, am		
		,		
justly indebted to C. Douglas Wilson	& Co		a corneration ergan	ized and existing under the laws of the
State of South Carolina, hereinafter spoken of as the Mortgagee,				
State of South Carolina, hereinafter spoken of as the Mortgagee,				Dollars
5 000 00				
(\$ 5,000.00 ), lawful money of the Uni	ited States which shall be legal tender in pa	ayment of all debts and dues	s, public and private, at the	time of payment, secured to be paid by
that one				
certain bond or obligation, bearing even date herewith, condition				
in the City of Greenville, S. C., or at such other place either wit				
				, of the sum of
Five Thousand & No/100	he lat day of August	1017 and the	restter	Dollars (\$ 5,000.00 )
( said interest to be paid on t) with interest thereon from the date hereof at the rate of for	pèr centum per annum, said	d interest and principal sum	to be paid in installments a	s follows: Beginning on the
lstday of				
sum of \$_30.30 to be applied on the				
ofJuly	, 19 67, and the balan	nce of said principal sum to	be due and payable on the	_lst
day of August	, 19.67; the afo	resaid monthly payments of	\$ 30.30	each are to be applied first to interest
at the rate of <b>four</b> per centum per annum of each monthly payment shall be applied on account of princip of the said principal sum shall become due after default in the	on the principal sum of \$ 5.000.0	or so much th	ereof as shall from time t	o time remain unpaid and the balance
			and the second s	Control of the Contro
SEE: OTHER SIDE- The Mortgagor a	agrees that there sh	all be added	to each month	aly payment required
hereunder or under the evidence				
sufficient to enable the Mortgage		•	-	
and similar charges upon the pres such additional payments shall be	mises subject hereto	; any dericle	ncy because of	of the insufficiency
by the Mortgagee. Any default up	nder this paragraph	shall be deem	ed a default	in payment of Taxes.
NOW, KNOW ALL MEN, that the said Mortgagor of the said sum of money mentioned in the condition of the said whereof is hereby acknowledged, has granted, bargained, sold, legal representatives and assigns forever, all that parcel, piece of	in consideration of the said debt and sum o	f money mentioned in the c	ondition of the said bond a	nd for the better securing the payment paid by the said Mortgagee, the receipt
of the said sum of money mentioned in the condition of the said whereof is hereby acknowledged, has granted, bargained, sold, legal representatives and assigns forever, all that parcel, piece of	conveyed and released and by these pre- or lot of land with the buildings and imp	sents does grant, bargain, sel rovements thereon, situate, ly	l, convey and release unto the ring and being near	ne said Mortgagee and to its successors, the City of Greenvi
in the County of Greenville, Sta				The second secon
land Avenue, and designated as le				
in the R.M.C. Office for Greenv				*
said plat, the following metes an				THE WOOD WATER OF
BEGINNING at an iron pin				mbish inon win is
	·			
100 feet in a Northeasterly dir- (line of said lots, S. 58-40 E. 1 Decatur Street, joint corner of	ection from the Nort 50 feet to an iron p	heastern inte	rsection of	
	•	•		· · · · · · · · · · · · · · · · · · ·
said lots; thence along the real	r joint line of lots	Nos. 15 and	20, Block G,	N. 31-20 E. 50 foot
an iron pin, rear joint dormer of	•			-
lots, N. 58-μ0 W. 150 feet to a	n iron pin in the li	ne of Cumberl	and Avenue; 1	hence along the bou
eastern side of Cumberland Avenu	•	_	-	
Being the same property the	is day conveyed to m	e by Reford H	Hall and Ware debt hereby secu	red is paid in full and
		th	e Lien of this insti	rument is satisfied this
	TISFIED AND CANCELLED OF	RECORD	25 of Jans	1967
	15 DAY OF March	•	netropolitan.	Life Insurance Gomp
	The Farnsworth	<u> </u>	11 000 100	ats aut. Gent. Coun
R.	M. C. FOR GREENVILLE COUNT	22016 W	y: <u>H. M. Oor</u> /itness: <u>Daniel</u>	· A · J
ТА	10:20 O'CLOCK A M. NO.		itness: Frank	V. Lowe
TOGETHER with the appurtenances and all the estate	and rights of the said Mortgagorin and		, icircoo.	7
		Continues madiators	, heaters, engines and ma	chinery, boilers, ranges, elevators and cooking apparatus and appurtenances,
AND IT IS COVENANTED AND AGREED by and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets a and such other goods and chattels and personal property as are are or shall be attached to said building by nails, screws, bolts, the realty as between the parties hereto, their heirs, executors	ever furnished by a landlord in letting or pipe connections, masonry, or in any other	operating an unfurnished by manner, are and shall be or	building, similar to the one leemed to be fixtures and ar	herein described and referred to, which accession to the freehold and a part of shall be deemed to be a portion of the
security for the indebtedness herein mentioned and to be covered	s, administrators, successors and assigns, all by this mortgage.	ind an persons claiming by,	through or annual mann, mann	
TO HAVE AND TO HOLD the said premises and eve PROVIDED ALWAYS, that if the said Mortgagorh, sum of money mentioned in the condition of the said bond or o	ry part thereof with the appurtenances unt heirs, executors, administrato	rs, successors or assigns, sh	all pay unto the said Morta	gagee, its successors or assigns, the said
shall cease, determine and be void.				· · · · · · · · · · · · · · · · · · ·
AND the said Mortgagee, its successors, legal represenceeding being commenced for the foreclosure of this mortgage, as security for the amounts due the Mortgagee, or of the solve	to apply for, and the said Mortgagee sha	the permant of such amoun	ts to the appointment by at	y competent Court or Tribunal, without
notice to any party, of a Receiver of the rents, issues and profit	its of the said premises with power to least	e the said premises, or such	an Desciror chall apply the	a recidue of the said rents and profits
due, including interest and the costs and a reasonable attorney's	s fee for the foreclosure and sale; and sai	id rents and profits are here	by, in the event of any def	ault or defaults in the payment of said
and expenses, on account of the amount hereby secured.	es and to let the said premises and receive	the rents, issues and pronts	dictory and apply	
AND it is covenanted and agreed by and between the prepresentatives or assigns, after default in the payment of inte due and payable, or after default in the payment of any install	parties to these presents that the whole of erest for thirty days or after default in the	said principal sum shall been the payment of any tax, asses	sment or water rate for sixt ned demolition or removal o	f any building erected on said premises.
que and payable, or after default in the payment of any histan	iment hereinbefore mentioned of infinediate.	ly upon the actual of unrease		when failure of any owner of the above

described premises to comply with the requirements of any Department of the City of within thirty days after notice of such requirement shall have been given to the then owner of said premises by the said Mortgage, or it the sand premises are not maintained in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted, and within sixty days after notice by the Mortgage to the owner to repair said premises, the owner shall fail to put the said premises in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair or reasonable depreciation.

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