MORTGAGE OF REAL ESTATE GREM

STATE OF SOUTH CAROLINA,			ranga da kacamatan da kacamatan Kacamatan da kacamatan da kacama
COUNTY OF GREENVILLE.		Marian Marian	ripul 1
TO ALL WHOM THESE PRESENTS MAY CONCE	RN		an post
<u>*                                    </u>	I , EUGENE	E N. LOCKABY	KAP IN.
<u></u>		Ju P.	6. 83
hereinafter spoken of as the Mortgagor send gree	ting.	N. Lockeby / 8 8	O LO CORDE
WHEREAS	1 j Eugone	o ne hoomasy gov	The state of the s
justly indebted to C. Douglas Wil	eting.  I EUGENE  Eting.  I Eugene  Son & Co.,		with the sale
justly indebted to C. Douglas will	.son & co.,	• 70 · • • • • • • • • • • • • • • • • • •	a corporation organized and existing under the law of the
State of South Carolina, hereinafter spoken of as the	Mortgagee, in the sum of Seven 'Fnoi	isand Five Runtred	The state of the s
			Dollars and private at the most payment, secured to be paid by
(\$ 7 • 500 • 00 ), lawful mone	y of the United States which shall be legal tender i	n payment of all debts and dues, public a	and private, at fill times of payment, secured to be paid by
that one	, and the same that the ten ten ten ten ten ten ten ten ten te	of the said C. Douglas	
certain bond or obligation, bearing even date herewi			•
in the City of Greenville, S. C., or at such other place	ce either within or without the State of South Care	olina, as the owner of this obligation ma	ay from time to time designate,
	<u> </u>		of the sum of
Seven Thousand Five aundr	ped paid on the 1st day of	f December 1947 and	thereafter Dollars (\$7,500.00)
			aid in installments as follows: Beginning on the
# · · · · · · · · · · · · · · · · · · ·			day of each month thereafter the
			ng theday
			nd payable on the 1st
			each are to be applied first to interest
at the rate of <b>TOUR</b> per centum of each monthly payment shall be applied on account of the soid principal sum shall become due after de	per annum on the principal sum of \$.7.500 at of principal. Said principal and interest to be a larger than the principal and state of the principal state of the principal sum of \$7.500 at 100 at 10	or so much thereof as paid at the par of exchange and net to the	shall from time to time remain unpaid and the balance to obligee, it being thereby expressly agreed that the whole after provided. NOTE - FOI POSICION O
naragranh - Sae: other si	ide The Mortgag	or agrees that then	e shall be added to each mon
navment required hereunde	er or under the evidence	of debt secured he	become due, all taxes, assess
ments hozord insurance.	and similar charges uno	n the premises subj	legg uelego: sua merrerenca o
cause of the insufficience	ev of such additional par	vments shall be ror	thwith depostied by the Mortander this paragraph shall be
deemed a default in navme	ent of taxes, assessment	s, hazard insurance	, or similar charges required
NOW, KNOW ALL MEN, that the said Monor the said sum of money mentioned in the condition	rtgagorin consideration of the said debt and su	m of money mentioned in the condition	of the said bond and for the better securing the payment
whereof is hereby acknowledged, has granted, barg legal representatives and assigns forever, all that p	gained, sold, conveyed and released and by these parcel, piece or lot of land with the buildings and	presents does grant, bargain, sell, convey improvements thereon, situate, lying and	and release unto the said Mortgagee and to its successors, being on the Southeast side of
West Hillcrest Drive, ne	er the City of Greenvill	e, in the County of	Greenville, State of South
Carolina, being shown as	Lot No. 4 on Plat of Dr	uid Hills, made by	Dalton & Neves, Engineers,
January 1947, recorded	in the R.M.C. Office for	Greenville County,	S.C. in Plat Book "P" , Page
113 , and having, accord			
BEGINNING at an iro	on pin on the Southeast	side of West Hiller	rest Drive at joint front cor
of Lots 3 and 4, said pir			
west corner of the inters	•		orly direction from the North
thence along the line of	n being 882.5 feet in a	Westerly and Northe	orly direction from the North Street Extension and running
	n being 882.5 feet in a section of West Millcres	Westerly and Northe t Drive and Townes	
22; thence along the line	n being 882.5 feet in a section of West Millcres Lots 1, 2 and 3 , S. 27	Westerly and Northet t Drive and Townes -17 E. 189.9 feet	Street Extension and running
	n being 882.5 feet in a section of West Millcres Lots 1, 2 and 3, S. 27 e of Lot 22, N. 62-27 E.	Westerly and Northet t Drive and Townes -17 E. 189.9 feet to 111 feet to an ire	Street Extension and running to an iron pin at corner of L
Lot 5, N. 41-54 W. 206.8	n being 882.5 feet in a section of West Millcres Lots 1, 2 and 3, S. 27 e of Lot 22, N. 62-27 E. feet to an iron pin on	Westerly and Norther t Drive and Townes -17 E. 189.9 feet to an iron the Southeast side	Street Extension and running to an iron pin at corner of L on pin; thence along the line
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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, bath-tubs, sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other goods and chattels and personal property as are ever furnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as 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 indebtedness herein mentioned and to be covered by this mortgage.

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 , heirs, executors, administrators, successors or assigns, shall pay unto the said Mortgagee, its successors or assigns, the said sum of money mentioned in the condition of the said bond or obligation, and the interest thereon, at the time and in the manner therein specified, then these presents and the estate hereby granted shall cease, determine 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 being commenced for the foreclosure of this mortgage, 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 for the amounts due the Mortgagee, or of the solvency of any person or persons bonded for the payment of such amounts, to the appointment by any competent Court or Tribunal, without notice to any 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 be deemed necessary, who, after deducting all proper charges and expenses attending the execution of the said trents a Receiver, shall apply the residue of the said rents and profits to the payment and satisfaction of the amount remaining secured hereby, or to any deficiency which may exist after applying the proceeds of the said of the said premises to the payment of the amount due, including interest and the costs and a reasonable attorney's fee for the foreclosure and sale; and said rents and profits are hereby, in the event of any default or defaults in the payment of said premises and to let the said Mortgagee, its successors or assigns, who shall have the right forthwith after any such default to enter upon and take possession of the said mortgaged premises and receive the rents, issues and profits thereof, and apply the same, after payment of all necessary charges and expenses, on 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 representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, assessment or water rate for sixty days after the same shall have become due and payable, or after default in the payment of any installment 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

described premises to comply with the requirements of any Department of the City of Greenville, South Garolina within thirty days after notice of such requirement shall have been given to the then owner of said premises by the said Mortgagee, or if the said 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 Mortgagee 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.