MORTGAGE OF REAL ESTATE—GREE	17	WALKER, EVANS & COGSWELL CO.,	. CHARLESTON, S. C. 14566-8-13-40
STATE OF SOUTH CAROLINA,			
COUNTY OF GREENVILLE.			
O ALL WHOM THESE PRESENTS I	AY CONCERN		
I, C. Layton Waldre			
ereinafter spoken of as the Mortgagor	send greeting.		
WHEREAS I, C.	Layton Waldrep, am		
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	glas Wilson & Co.		existing under the laws of the
tate of South Carolina, hereinafter spoker	of as the Mortgagee, in the sum of Three Thousand Two Hun	dred and no/100	
			Dollars
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legal representatives and assigns forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being

on the northwest side of Franklin Road, near the City of Greenville, in the County of Greenville, State of South Carolina, being known and designated as the front portion of Lot No. 236 on plat of property of Colonia Company made by Dalton & Neves, Engineers, February, 1938, and recorded in the R. M. C. Office for Greenville County, S. C., in Plat Book J at pages 4 and 5, and having according to said plat, the following metes and bounds, to-wit:

BEG INNING at an iron pin on the northwest side of Franklin Road, joint front corner of Lots No. 236 and 237, said pin also being 697.4 feet in a southwesterly direction from the point where the northwest side of Franklin Road intersects with the southwest side of Berkley Avenue, and running thence with the line of Lot No. 237 N. 57-02 W. 150 feet to an iron pin; thence along a new line across Lot No. 236, S. 32-58 W. 65 feet to a point in the joint line of Lots No. 235 and 236; thence with the line of Lot No. 235 S. 57-02 E. 150 feet to an iron pin on the northwest side of Franklin Road; thence with the northwest side of Franklin Road N. 32-58 E. 65 feet to the beginning corner.

This is the same property conveyd to the mortgagor by deed dated June 17, 1941, and recorded in the R. M. C. office for Greenville County, S. C., in Deeds Volume 235 at page 93.

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 tors, 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, I 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 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 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 urity 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, 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 trust as Receiver, shall apply the residue of the said premises 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 persons 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 principal and interest, or 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 center upon and take possessession of the said ontragaged 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 resentatives 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 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 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.

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 sell the premises herein described according to law; said premises may be sold in one parcel, any provision of law to the contrary notwithstanding.