TOGETHER with the appurtenances and all the easements, rights, members and hereditaments to the said premises belonging or in anywise incident or	apper-
AND it is mutually covenanted and agreed, by and between the said parties, that all gas and electric fixtures, radiators, heaters, engines, and machinery faucets, and all plumbing, heating and lighting fixtures and apparatus and appurtenances, and such other goods and chattels and personal property as are ev nished by a landlord in letting an unfurnished building similar to the one herein described and referred to, which are or shall be attached to the said build 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 realty as between the parties hereto, their heirs, executors, administrators, successors and assigns, and all persons claiming by, through, or under them, and s	er tur- ling of the
deemed to be a portion of the security for the indebtedness herein mentioned and to be covered by this mortgage. Warranty—TO HAVE AND TO HOLD, the said premises and every part thereof with the appurtenances, unto the said United States Mortgage and	
Company, its successors, legal representatives, and assigns, forever. And the said Mortgagor do A hereby bind war self, heirs, executors and a trators, to warrant and forever defend all and singular the said premises unto the said United States Mortgage and Trust Company, its successors and assigns, fragainst Manuself, heirs, executors, administrators and assigns and all persons whomsoever lawfully claiming or to claim the same or any part to and do covenant and agree that will execute or procure any further necessary assurance of the title to said premises.	adminis- om and
PROVIDED, always, that if the said mortgagor	accord- ein con-
Covenants—And the said moragagor, for heirs, executors and administrators, hereby covenant and agree with said United States M and Trust Company, its successors or assigns as follows: To Pay Notes—FIRST. Thathe will pay the principal note and the nterest notes hereinbefore referred to and described, promptly as they become	
according to the tenor thereof. Taxes—SECOND. That so long as said notes shall remain unpaid in whole or in parthe will pay all taxes, assessments and other charges that	may be
levied or assessed upon, or against the said premises, or on this mortgage, or on the debt secured thereby, when due and payable according to law and befo become delinquent. Repairs—THIRD. Thathe will keep all the improvements erected on said premises in good order and repair, and will not do or permit waste	_
premises hereby mortgaged. To Insure—FOURTH. That so long as said notes shall remain unpaid is whole or in part,he will keep the building now erected, or any which is the said premises in good order and repair, and will have not do or perint waste premises hereby mortgaged.	
hereafter be erected on said premises insured against loss or damage by fire to the extent of the extent of the companies acceptable to said mortgagee and for the benefit of said mortgagee, and will deliver the policies and renewals thereof to said mortgagee.	Dollars, rtgagee.
And it is further expressly understood and agreed between the parties as follows: Default for Non-Payment Notes and Failure to Keep Covenants—FIRST. Should the said mortgagor	events, waived.
to make payment of any taxes, assessments, fire insurance premiums and other charges payable by the said more may at its option make payment thereof, and the amounts so paid with interest thereon at the covenants, and for such payment with interest as after the covenants, and for such payment with interest as after the covenants, and for such payment with interest as after the covenants, and for such payment with interest as after the covenants, and for such payment with interest as after the covenants, and for such payment with interest as after the covenants.	become foresaid
the premises hereinbefore described as well as the mortgagor, heirs, legal representatives and assigns, shall be bound to the same extended are bound for the payment of the notes herein described. Assignment of Rents—THIRD. If default shall be made in the payment of the principal note or the interest notes hereinabove mentioned, or of any part of	
at the respective times therein specified for the payment thereof, or if default be made by the mortgagor in the performance of any of the covenants or agree contained in this mortgage, the said mortgagee, its successors or assigns, shall have the right forthwith after any such default to enter upon and take possession said mortgaged premises and to let the said premises and receive the rents, issues and profits thereof and apply the same, after payment of all necessary charge expenses, on account of the amount hereby secured, and the said mortgagordo	eements of the ges and the said
New Laws. FOURTH. In the event of the passage after the date of this mortgage of any law of the State of South Carolina, deducting from the value of the purposes of taxation any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for S local purposes, or the manner of the collection of any such taxation, so as to effect this mortgage, the whole of the principal sum secured by this mortgage, twith the interest due thereon, shall at the option of the mortgagee, without notice to any party, become immediately due and payable.	State or cogether
For Non-Compliance with City Ordinances—FIFTH. The whole of said principal sum and the interest accrued shall become due at the option of the mortgage failure of any owner of the above described premises to comply with any requirement of the City of said premises by or on behalf of the mortgagee. Attorneys' Fees—SIXTH. The said mortgagor, heirs, executors or administrators, in the event of a foreclosure of this mortgage.	thereto,
judicial proceedings, or collection by an attorney, shall pay a reasonable sum for attorneys' fees which shall be secured by this mortgage, and shall be included judgment of foreclosure recovered. Provision for Notifying Mortgagor—SEVENTH. The mailing of a written notice and demand by depositing in any Post Office station or letter box, et in a postpaid envelope addressed to the owner of record of said mortgaged premises, and directed to said owner at the last address actually furnished to the of this mortgage, or in default thereof, directed to said owner of said mortgaged premises, shall be sufficient notice and demand in any case arising under this instr	nclosed holder
IN WITNESS WHEREOF, the said	
in this mortgage, or in default thereof, directed to said whier of said mortgaged premises, shall be sufficient notice and demand in any case arising under this instrand required by the provisions thereof or requirements of law. IN WITNESS WHEREOF, the said. In hereunto set. In hand. In hereunto set. In hand. In hand. In hereunto set. In hand. I	of our ereignty
Signed, Sealed and Delivered in the Presence of: Make Conortan	
n.O. Grace	(Seal.)
STATE OF SOUTH CAROLINA,	
Before me cl. Slyde Peeler Dersonally appeared Mahel Croston and made oath that she saw the within named W.O. Is a ce	
sign, seal, and, asact and deed, deliver the within written deed, for the uses and purposes therein mentioned, and that She, withwitnessed the execution thereof, and subscribed their names as witnesses therein mentioned are witnesses therein mentioned.	
Sworm to and subscribed before me this 2 1 th	eto.
J. Clyd Cleler (I. S.) Mahel Croston Notary Public of South Carolina.	
STATE/OF SOUTH CAROLINA, RENUNCIATION OF DO	OWER
I, Olyde Geeley Lotary Oublic do hereby certify unto all it may concern, that Mrs. Mitting Do. Brace	whom
the wife of the within named. A compared this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compared or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within named United States Mortgage and Trust Compared to the within the within named United States Mortgage and Trust Compared to the within the	anv. its
successors and assigns, all her interest and estate, and also all her right and claim of dower of, in, or to all and singular the premises within mentioned and re	leased.
day of Level (L. S.) Recorded 27th day of February 1926, at 10;35 o'clock A.M.	
Recorded 27th day of February 1926, at 10:35 o'clock a.M.	
Clock	