## MORTGAGE OF REAL ESTATE—G.R.E.M. 9a-C.

TOGETHER wit	h all and singular the Rights, Member	rs, Hereditaments, a	and Appurtenances to the said	Premises belonging, or in anywis	se incident or ap-
AND IT IS COV boilers, ranges, eleva frigerating plant an in letting or operatin screws, bolts, pipe co as between the parti	VENANTED AND AGREED by and be tors, and motors, bath-tubs, sinks, wat dice-boxes, cooking apparatus and appara an unfurnished building, similar to nnections, masonry, or in any other maies, hereto, their heirs, executors, admits the sink of the s	er-closets, basins, popurtenances, and so the one herein de anner, are and shall ainistrators, success	ipes, faucets and other plumb uch other goods and chattels and scribed and referred to, which a be deemed to be fixtures and ar ors and assigns, and all persons	oing and heating fixtures, mirr d personal property as are furnisare or shall be attached to said accession to the freehold and a claiming by through or under t	ors, mantels, re- shed by a landlord building by nails, part of the realty
deemed to be a portio	n of the security for the indebtedness h TO HOLD all and singular the said I	erein mentioned and	to be covered by this mortgage		
	myself and my				
•	nto the said Judson Mills, its success		•		and singular
Hells, Executors, Ma	immistrators and rissigns, and every p	or boll whomboever	iawiany claiming of to claim the	same of any part mercor.	
	ortgagoragree_S_to insure and ke				
in the event the mort interest, under this n  AND should the	Dollars in a compa (\$1,125.00)  Five Dollars from loss or gagor shall at any time fail to do so cortgage; or the mortgagee at its elect Mortgagee, by reason of any such its control of the cortgage.	tion may on such fa insurance against lo	gee may cause the same to be in illure declare the debt due and in loss by fire or tornado as afores	stitute foreclosure proceedings. said, receive any sum or sums o	of money for any
or the same may be publidings or to erect if for the full mount search are of defaultase of failure to kee	ornado to the said building or building aid over, either wholly or in part, to the new buildings in their place, or for any cured thereby before such damage by it in the payment of any part of the p insured for the benefit of the mortgay any taxes or assessments to become	e said Mortgagor o other purpose or of fire or tornado, or principal indebtedne gee the houses and	his successors, heirs bject satisfactory to the Mortg such payment over, took place. ess, or of any part of the interest buildings on the premises again	or assigns, to enable such partiagee, without affecting the lien est, at the time the same becomest fire and tornado risks, as here	es to repair said of this mortgage es due, or in the in provided, or in
be entitled to declare And it is further ducting from the valu secured by mortgage sum secured by this m due and payable.	the entire debt due and to institute for covenanted and agreed that in the ev- ne of land, for the purpose of taxing ar for State or local purposes, or the ma- ortgage, together with the interest due to ceedings for foreclosure shall be institu-	reclosure proceeding ent of the passage, ny lien thereon, or canner of the collect hereon, shall, at the	s. after the date of this mortgage thanging in any way the laws no ion of any such taxes, so as to option of the said Mortgagee,	e, of any law of the State of So w in force for the taxation of m affect this mortgage, the whole without notice to any party, bec	outh Carolina de- ortgages or debts of the principal come immediately
receiver of the mort paying costs of recei	premises as additional security for gaged premises, with full authority to vership) upon said debt, interests, cost VAYS, nevertheless, and it is the true	to take possession its and expenses, w	of the premises, and collect the rithout liability to account for a	rents and profits and apply the ne nything more than the rents an	et proceeds (after d profits actually
the said mortgagor if any be due according hereby granted shall	, do and shall well and truly pay or one to the true intent and meaning of to cease, determine and be utterly null at EED by and between the said parties	cause to be paid unt the said note, and a and void: otherwise	to the said mortgagee the debt ony and all other sums which man to remain in full force and virtu	or sum of money aforesaid, with ay become due and payable here ie.	interest thereon, under, the estate
WITNESS	myhand and seal_	thisls	t.	day of March	in the
year of our Lord one	thousand, nine hundred andfortence of the United States of America.				
Signed, sealed and del	livered in the Presence of:		. :		
	Fant		John E. Up	church	(L. S.)
Allen J. G	raham		~		(L. S.)
					(L. S.)
					(L. S.)
Greenville PERSONALLY 8	SOUTH CAROLINA,  County  Allen				
	•			gn, sear and as	
the execution thereof.				***************************************	witnessed
Sworn to before me, t	this5th.	day		• •	
March March			A	llen J. Graham	
Patrick C. I	Fant tary Public for South Carolina		- The second		
	SOUTH CAROLINA		NUNCIATION OF DOWER	PURCHASE MONE	
•					•
•	it may concern that Mrs				
of any person or person	namedbeing privately and separately examinons whomsoever, renounce, release and ll her right and claim of Dower, in, o	forever relinguish i	into the within named JUDSON	MILLS, its successors and assign	this day appear n, dread or fear s, all her interest
	and seal, this				
•	<b>A</b>	ĺ			
No	tary Public for South Carolina	(L. S.)			
RecordedMarcl	h 5th. 19	41 <sub>at</sub> 12:	45o'c	lockP_M.	By- J. H
		ASSIGN	MENT		
STATE OF SOUTH C	}				
FOR VALUE RE	ECEIVED Judson Mills hereby assign			(a k )	nal Bank of
Char	leston				10)
Dated this	day of			1947	* * *
	aynsworth, Jr.		JUDSON MILLS  Alan B. Sibl	Ley, Treas.	· · · · · · · · · · · · · · · · · · ·
Lula Mod		   11 st	0 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	o'clock P. W 15	<b>05</b> ** **