	Vol. 344	THE STATE OF THE S	HS & COSSWELL CO., CHARLESTON, S. C. 14568-9-18-40
POTATE GREM 7		WALANT, SA	
RTGAGE OF REAL ESTATE—GREM 7		in la	OF RECUER 48
the second of th			ap or
ATE OF SOUTH CAROLINA,		No Bo N	William Control
UNTY OF GREENVILLE.	K M		CANCELLED
ALL WHOM THESE PRESENTS MAY CONCERN	Phillips MAN	W' 9	S OF COUNTY
No Lie	The state of the s	MATINETED AND	WO NO.
	De Marie		GREENVILLE NO.
einafter spoken of as the Mortgagor send greeting.	, T.) p. (102	ST.OCK
WHEREAS I, W. L. Phi	11lips M. W. W.	x.C. n. Ad	800
WHEREAS	- 1 V X	oornor!	ation organized and existing under the laws of the
ity indebted to C. Douglas Wilson	n & Co. 10 St 3	to a CALL	(45 050.00)
ty indebted to C. Douglas allow	Three Thous	and Fifty & No/100ths	Dollars
ate of South Carolina, hereinafter spoken of as the Mortga			
		the and dues public and priv	rate, at the time of payment, secured to be paid by
lawful money of the	e United States which shall be legal tender in	payment of all debts and dest,	vate, at the time of payment, secured to be paid by
3,050,00), lawful money of the		f the said C. Douglas Wil	and & Good
	at the principal office o	f the said C. Douglas wil	
rtain bond or obligation, bearing even date herewith, cor	aditioned for payment at the principal	no as the owner of this obligation may from ti	me to time designate,
Give of Greenville, S. C., or at such other place cith	ner within or without the State of South Caron		, of the sum of
		The second secon	Dollars (\$ 3,050.00)
Three Thousand Fifty & No/	100ths (\$3,050.00)	The second secon	
Three Thousand Filty & ho	annum, per annum,	said interest and principal sum to be paid in i	ments as follows Beginni
with interest thereon from the date hereof at the rate of	ast and principal sum	to be paid the	day of each month thereafter the
(and thereafter said inter-	DA 63.7	and including the	18t day
	a design of said note, said	payments to continue up to and the	lst
sum of \$	19 57 and the !	palance of said principal sum to be due and par	each are to be applied first to interest
of April		oforesaid monthly payments of \$ 29.54	Carcil and the
at the rate of per centum per of each monthly payment shall be applied on account of the said principal sum shall become due after defau	, 101,	or so much thereof as shall	I from time to time remain unpaid and the balance ligger, it being thereby expressly agreed that the whole
4 per centum per	annum on the principal sum of \$2,430.	paid at the par of exchange and net to the out	rovided.
at the rate of account of of each monthly payment shall be applied on account of of each monthly payment shall become due after defau	alt in the payment of interest, taxes, assessment		rest I will be a second of the
of the said principal			
			*
	en produktiva se		
			the said bond and for the better securing the paymen Dollar in hand paid by the said Mortgagee, the receip id release unto the said Mortgagee and to its successors mg OR LISE
NOW, KNOW ALL MEN, that the said Morts of the said sum of money mentioned in the condition of whereof is hereby acknowledged, has granted, bargain legal representatives and assigns forever, all that parcel	in consideration of the said debt and s	um of money mentioned in the condition of the	Dollar in hand paid by the said Mortgagne and to its successors of release unto the said Mortgagne and to its successors
NOW, KNOW ALL MEN, that the said Morts	the said bond, with the interest thereon, and at the said bond, with the interest thereon, and at the said conveyed and released and by thes	e presents does grant, bargain, sell, convey and beir improvements thereon, situate, lying and beir	of OU THE MARC STORE
whereof is hereby acknowledged, has granted, hargand whereof is hereby acknowledged, has granted, hargand representatives and assigns forever, all that parcelled the same of	el, piece or lot of land with the buildings and	of Green	ville, State of South
rear the	City of Greenville, 1	n the County of Great	ion known as Augusta Cire
Tonassee Avenue, near out	Tota 76 and 7	7 on Plat of Subdivis	100 KHOWH RE AND CONTE
Carolina, being shown as I	city of Greenville, 1	November 1921. r	esorded in the Remediation
nant thereof being made	by R. E. Dalton, Engli	20 and 25 and	having, according to sa
FIRE County S.	C. in Plat Book "F" s	t Pages 22 And av I	having, according to as
for Greenville County, S.	and hounds, to-wit:-		
Plat the following metes	The Control of the Co		+ + + + + - + + - + + - + + - + + - + + - + + - + + - + - + - + - + - + - + - + - + - + - + - + - + - + - + + - + - + - + - + - + - + - + - + - + - + - + - + - + - + - + + - + - + - + - + - + + - + - + - + + - + + - + + + - + + + + + + + + + + + + + + + + + + +
The state of the s		e of Tomasses Avenue	in the front line of Lot ersection of Tomesece Ave
BROTHNING at an ir	eet North from the No	to UI LUMBER AP INTE	ersection of Tomesace Ave
	est North from the No	LEUMOSC COLMON	71-35 W. 150 feet to an
#76, said bin being 170 1	eet and running thenc	e through Lot #76. No	an iron pin in the rear
and a 15 foot unnamed Str	DOC BILL I MILLE DOG	On we we so feet to	an iron pin in the

iron pin in the rear lime of Lot 107; thence N. 21-35 E. 57 feet to an iron pin in the rear line of Lot 106; thence running through Lot #77, S. 71-35 E. 150 feet to an iron pin on the West side of Tomassee Avenue, said pin being 223 feet South from the Southwest corner of the intersection of Tomassee Avenue and Winyah Street; thence with the west side of Tomassee Avenue, S. 21-35 W. feet to the beginning corner.

This is the same property conveyed to me by deed of S. R. Wiggin dated June 29, 1940, recorded in the R.M.C. Office for Greenville County, S. C. in Deed Book 225, Page 146.

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, apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, mirrors, mirrors, mantels, refrigerating plant and ice-boxes, cooking appurtenances, mirrors, mirrors, mirrors, mirrors, mirrors, mirror

PROVIDED ALWAYS, that if the said Mortgagor heirs, executors, administrators, successors or assigns, shall pay unto the said Mortgagoe, 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 us the value of the mortgaged premises commenced for the foreclosure of this mortgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration us 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 not then he under lease, and with such other assecurity for the amounts due the Mortgagee, or of the solvency of any person or persons bonded for the said premises, or such part thereof as may not then he under lease, and with such other assecurity for the amounts due the Mortgagee, or of the solvency of any person or persons bonded for the payment of the said trust as Receiver, shall apply the residue of the said premises and excenses attending the execution of the said trust as Receiver, shall apply the residue of the said premises and excenses attending the execution of the said profits are hereby, in the event of any default or defaults in the payment of said 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 to the said mortgage, its successors or assigns, who shall have the right forthwith after any such default to the payment of the said mortgaged premises and receive the rents, issues and profits thereof, and apply the same, after payment of all necessary charges due, including interest and the costs and a reasonable attorney's fee for the foreclosure and sale; and said mortgagee, its successors or assigns, who shall have the right forthwith after any such default to the said mo

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 building erected on said premises. 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 Mortgages, upon failure of any owner of the above

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