		\$20 miles		(1) (1)
MORTGAGE OF REAL ESTATE				
STATE OF SOUTH CAROLINA,				
County of Grand 110				*
TO ALL WHOM THESE PRESENTS MA				
ms, I . Merne W. F:	reeman			
of the City of Greenville		, State of South Carolina	i, hereinafter apoken of as the Mortgagor, send	
WHEREAS, the said Mortgagor is just	" morened to WIVE IN TOWN OF REC	URITY COMPANY, a composition	arraniant and thirty and the total	greetings:
	was an one some or was raw That	Modra Gra No. The	71,000,00	· • ·
gation, bearing even date herewith condition	DOLL	ARS lawful money of the United S	tates of America, secured to be paid by certain n	ote or obli-
of South Carolina, of the sum of	The tot beautient at the Dillicipal Offices	of the said AIKEN I OAN & CE	THE TREATMENT OF THE REAL PROPERTY AND A RESIDENCE OF THE PARTY OF THE	n the State
in words and figures as follows: The st	um of Forty-Two and 4	2/100 (\$42.42) Dol	less on the let day of No	DOLLARS
and a like sum of Forty-	Two (\$42.42) Dollars	on the lat descor	lage on the let day of Nor	es frage
payable monthly: the said	A COUNTY OF THE PARTY OF THE PA		A TO	**
crudes interest calculate	ed on the monthly dec	reasing belence of	ANTA THE SECTION OF T	
AND THE STANSFERS OF TO 119 (	CHOUSELY BEEN 11 DO CTOS	tead to cold lucar	act and the helena on the	
- CONTRACTOR WILLIAM TO THE WILLIAM	A SM In addition to.	the monthly never	nts of principal and into	1
TOTAL PROPERTY OF COLUMN TO THE COLUMN TO TH	1 七基卷 异对过程基本 化含苯基基 合物	——————————————————————————————————————		أ والمحمودة في المحمودة المحمو
OF CHASTOLET DESERVED IN	or beserve improved a	n huildinge on and	named a second and the second and th	
			nts(4g) for oach goller()	
of the said sum of money mentioned in the said	mortgagor, in consideration of the said	debt and sum of money mentione	d in the said note and for the hotter economic the	
in hand half by the said Mortgages the man	J. C. Carlotto	a creation, where reflections remained for	d in the said note and for the better securing the d also for and in consideration of the sum of O based and by these presents does grant, bargain,	ne Dollar
e		ward drawgers rotoror.		
Township Creenting	ece, parcel or lot of	land situate, ly	ing and being in Greenvill	
TARREST AND ALABOTATION COMP.	LY CITATE OF South Ca	Poline on Richard		
	AC BRUTE OR DIAT AT V	/1sta U(77s	المناسف السابقة المسابقة المالية	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DOOR P ME Page 39 av	ed also, on plat pr	epared by Fickell and Pic	<b>b</b> ell.
Engineers, September, 194	6, and being more par	ticularly describe		1
BEGINNING at an iro	n pin on Redgecrest D	rive. joint front	corner of Lote for 16 as	
which point is 200 feet &	the intersection	of Warne Street		A-17,
thence with said Drive, S	24-55 W. 60 feet to	o design street an		uning
22-10 W. 65 feet to a stal	ka: thence still cont	a stake: thenes o	OR LINE BY THE SALE DIES	. 8.
22-10 W. 65 feet to a stal stake, joint fromt common	af Tata Was 12	THULBY VICE SAMA D	1170, S. 80-45 W. 10 feet	-ta a
stake, joint front corner 69-15 W. 170 feet to an 4	OI LOUS SOS 17 and	18: thence with th	o joint lines of said let	eg ill
69-15 W. 170 feet to an 1: 160 feet to the beginning	FOR DIRI CHONCE N. 19	-02 E. 134.8 feet	to an iros plas thence 5.	.69-1a
THE THE PARTY OF T	COPBOL4			
Salu presides being	the same conveyed to	the mortgager her	SIR by E. S. Bill by deed	to be
recorded herewith.	A Company of the Comp	OR4 A		4.4
		OF The de	be hereby secured is paid in full and	
			n of this instrument is settisfied this	
			5 of January 1966	
		The	Life Insurance	<b>VIII-V</b>
SAZMED AND	CANCELLED OF RECORD	Con	parent linaria	
DAY O	August 1966	Bn.221	O Alle Le LVR	•
allu te	REENVILLE COUNTY, S. C.	Witness	Grace ne William	
	<del></del>	Witness	Betty Canthria	o nai Litto Hali
	DOY I M NO 4474			
AT. 9:56 o'cl	LOCK <u>A</u> M. NO. <u>342</u>	attu	t. O.W. Britton	
	LOCK <u>H</u> M. NO. <u>342</u> <del>J</del>	attu		
	LOCK <u>H</u> M. NO. <u>342</u> <del>J</del>	attu	t. & W. Britton assistant Secretary	e van
<b>AT.</b> 9:56 oct				<b>4</b>
TOGETHER with the appurtenances and	all the estate and rights of the said Mo	ortgagor in and to said premises.		71 v.A

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, builders, radiators 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 furnished by a landlord in letting or operating an unfurnished building, similar 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 this mortgage.

TO HAVE AND TO HOLD the said premises and every part thereof with the appurtenances unto the said Mortgages, its successors, legal representatives and safety.

PROVIDED, ALWAYS, that if the said Mortgagor, his heirs, executors, administrators or assigns, shall pay unto the said Mortgagot, its successors or assigns, the said money mentioned in the condition of the said note or obligation at the times and in the manner therein specified, and shall comply with all these conditions of this instrument 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 be at liberty upon a complaint filed or any other proper legal protecting being commenced on 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 responsible for the payment of such amounts, to the appointment of any not then be under lease, and with such other powers as may be deemed necessary, who, after deducting all proper charges and expenses are applying the proceeds of the said rents and profits to the payment and satisfaction of the amount remaining secured hereby, or to any deficiency which foreclosure and said; and said rents and profits are hereby, in the event of any default or defaults in the payment of said principal and the costs and a reasonable attorney's few for the or insurance, pledged and assigned to the said Mortgagee, its successors or assigns, who shall have the right forthwith after any such default to enter upon and the said premises and receive the rents, issues and profits thereof, and apply the same, after payment of all naturally 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 Mortgages, its successors, logal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, amountain or water rate for threatened demolition or removal of any building erected on said premises.

It is agreed that the Mortgagor will keep the buildings now on said land, and any buildings which may hereafter be exected on saids, insurance company or companies and written through such agency as the Mortgages may name, direct, sutherists and approve that sums become COMPANY, and shall be delivered with receipt for payment of the premium on same to said company at the time the said ALEN SAID of the premium on same to said company at the time the said and approve that the said approve that the said