MORTGAGE OF REAL ESTATE—GREM 7			WALKER, EVANS & COGSWELL CO	CHARLESTON. S. C. 14566-8-13-40
STATE OF SOUTH CAROLINA, )				
COUNTY OF GREENVILLE.				×
TO ALL WHOM THESE PRESENTS MAY CONC	ERN			en e
	I , T. C. Bishon	0		
	***************************************			
hereinafter spoken of as the Mortgagor send greet	~			
WHEREAS	- · · · · · · · · · · · · · · · · · · ·			
justly indebted to		9 0-		
justly indebted to			and the second s	
C 500 00				A STATE OF THE STA
(\$ 6,500.00 ), lawful money				
certain bond or obligation, bearing even date herewith				
in the City of Greenville, S. C., or at such other place				
Sixty-Five Hundred & No/ (said interest to be naid with interest thereon from the date hereof at the rate	i on the 1st day of	Sentember 1947 and the	reafter	Oollars (\$0 • 500 • 00 )
		•	The state of the s	
		19 <b>47</b> , and on the	The second secon	
sum of \$ 39.39 to be applied				
of August				
day of September			•	
at the rate of <b>four</b> per centum p of each monthly payment shall be applied on account of the said principal sum shall become due after def	er annum on the principal sum of \$ of principal. Said principal and interest	6.500.00 or so much thereof as	shall from time to time he obligee, it being thereby	remain unpaid and the balance expressly agreed that the whole
of the said principal sum shall become due after def graph See: other side:	ault in the payment of interest, taxes, as	sessments, water rate or insurance, as hereinaf	ter provided. For	osition of para-
required hereunder or un	der the evidence of	debt secured hereby ar	amount est	imated by the Mort
gagee to be sufficient to ments, hazard insurance			-	<u> </u>
because of the insufficient	ency of such additio	nal payments shall be	forthwithd	eposited by the
Mortgagor with the Mortg				
shall be deemed a default	In payment of taxe	s, assessments, nazaro	Insurance	or similar cuardes
NOW, KNOW ALL MEN, that the said Mort of the said sum of money mentioned in the condition of	gagor in consideration of the said debt at the said bond, with the interest thereon, an	nd sum of money mentioned in the condition of also for and in consideration of the sum of C	of the said bond and for One Dollar in hand paid b	the better securing the payment, y the said Mortgagee, the receipt
whereof is hereby acknowledged, has granted, bargain legal representatives and assigns forever, all that pare	ed, sold, conveyed and released and by el, piece or lot of land with the buildings	these presents does grant, bargain, sell, convey and improvements thereon, situate, lying and	being near t	ne City of Greenvi
in the County of Greenville	State of South Ca	rolina, located on the	Northans te	rn side of Wawthor
Land and designated as lot				
Office for Greenville Count				
following metes and bounds	, courses and distan	ces.to-wit:-		
BFGINNING at an iron	pin on the Northeas	tern side of Hawthorne	Lane, which	n iron pin is 180
feet in a Southeasterly di	rection from the Sou	theestern intersection	of Newthor	ne Lane and Mills
Avenue, joint corner of lo	ts Nos. 96 and 97: t	hence along the joint	line of said	i lots, N. 38-15 E.
356.2 feet to an iron pin :	in the line of Brush	y Creek: thence with I	Brushy Creek	S. 63-50 E. 50
feet to an iron pin, rear	joint corner of lots	Nos. 95 and 96; then	e along the	joint line of sai
lots S. 38-15 W. 356.5 fee	t to an iron pin in	the line of Mawthorne	Lane: thence	along the North-
east side of Hawthorne Lan	a N. 63-32 W., 50 fe	et to the point of beg	ginning.	
Being the same prope	rty conveyed to me b	y William C. Gilmore s	and LeVilgia	Miller Gilmore,
July 29, 1947, and recorded	d in said Office in	Deeds Volume 316, at I	Page 282.	
new york n. 4	July 23 196	· · · · · · · · · · · · · · · · · · ·		
Best secured hereby	i paid in hell ?	He lien hereof in	ratified	
Wit: - Daniel O- Lone	metros	rolitan Lile Inguerani	e Po	# H
James Q. m. Xilla	e by x	bland marcock		
20	A	and General Course	<u></u>	
TOGETHER with the appurtenances and all the		DAMTCOTTON A	AND CANCELLED	F RECORD
AND IN IC COVENANTED AND ACREED		in and to said premises.	F continue and makinger	boilers, 1916s Kelevators and
motors, bath-tubs, sinks, water-closets, basins, pipes, and such other goods and chattels and personal propert are or shall be attached to said building by nails, screthe realty as between the parties hereto, their heirs, security for the indebtedness herein mentioned and to be	y as are ever furnished by a landlord in ws, bolts, pipe connections, masonry, or in	hatures, mirrors, mantels, refrigerating than letting or operating an unfurnished outlined s any other manner, are and shall be decorated.	in and ice-poxes, cooking imilar to the one herein of the fixtures and analysis	lescribes and referred to, which
the realty as between the parties hereto, their heirs, security for the indebtedness herein mentioned and to b	executors, administrators, successors and a e covered by this mortgage.	R. M. C. FOR	GREENVILLE COU	NTY, S. C.
TO HAVE AND TO HOLD the said premise  PROVIDED ALWAYS, that if the said Morts sum of money mentioned in the condition of the said i	s and every part thereof with the appurtent	ances unto the said Mortgagee, its successors, in ministrators, successors or assigns, shall pay u	legal representatives and a CLOCK . NO unto the said Mortgagee, it	s successors or assigns, the said
snall cease, determine and be void.				
AND the said Mortgagee, its successors, legal ceeding being commenced for the foreclosure of this n	nortosce to sooly for and the said Morts	gagee shall be entitled as a matter of right. Wil	thout consideration of the	value of the mortgaged premises
as security for the amounts due the Mortgagee, or of notice to any party, of a Receiver of the rents, issues	the solvency of any person or persons be and profits of the said premises with power	onded for the payment of such amounts, to the r to lease the said premises, or such part ther diag the execution of the said trust as Received	appointment by any comp- reof as may not then be u yer, shall apply the residu	inder lease, and with such other
to the payment and satisfaction of the amount remaining due, including interest and the costs and a reasonable principal and interest or any tax assessment water remaining the costs are considered.	ing secured hereby, or to any deficiency we attorney's fee for the foreclosure and sale; are or insurance pledged and assigned to	hich may exist after applying the proceeds of the cand said rents and profits are hereby, in the said Mortgagee, its successors or assigns.	e event of any default or who shall have the right	defaults in the payment of the amount defaults in the payment of said forthwith after any such default
to enter upon and take possession of the said mortgaged and expenses, on account of the amount hereby secured	d premises and to let the said premises and i.	i receive the rents, issues and pronts thereof, a	nd apply the same, after p	ayment of an necessary charges
AND it is covenanted and agreed by and between representatives or assigns, after default in the payment due and payable, or after default in the payment of a	nt of interest for thirty days or after def:	ault in the payment of any tax, assessment or	water rate for sixty days a	itter the same shall have become
		interest shall become due, at the option of the		