STATE OF SOUTH CAROLINA,)	, s. *
COUNTY OF HALLA WILL) TO ALL WHOM THESE PRESENTS MAY CONCERN:	
f of the bity 5 boisse	Liz
of Mylla Walls in the State aforesaid, hereinafter called Mortgagor, send greeting: WHEREAS, the Mortgagor is well and truly indebted to GRACE SECURITIES CORPORATION, a corporation organized and existing under the laws	
State of Virginia, with its principal office in the City of Richmond, hereinafter called the Mortgagee, in the full and just sum of hum attl	di jii
for ly - lind and 60/100 Dollars (\$ 6/2, 60) for money lent, as evident a certain promissory note, signed by 6, 20, 21 axling and	nced 1
Lewon a 9. Harling certain promissory note, signed by 6. M. Harling and	,
of even date herewith, payable to bearer, at office of the Mortgagee, at Richmond, Va., in the amounts and to become due as follows:	Ω
of Seven teen and 85-1100 (86) equal monthly paymen	Tv
A in the description of the desc	92
land a like playment on the first of each!	220
succeeding month until the baid our of \$642	. 6
is paid Im full	*****
The gold note contains a region of accordance to the same of accordanc	
The said note contains a waiver of presentment, demand, protest, and notice of dishonor and protest as by reference to said notes will more fully appear NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the said debt and sum of money aforesaid, and for better securing the payment there	of an
interest thereon, as well as the payment when due by the Mortgagor to the Mortgagee of all other sums becoming due under the terms of said notes and of this Mo and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the sealing a livery of these presents, the receipt whereof is hereby acknowledged has granted, bargained, in the payment when the payment has becoming due under the terms of said notes and of this Mo and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the sealing a livery of these presents, the receipt whereof is hereby acknowledged has granted, bargained, in the payment when the payment is the payment and the payment and the payment is the payment and the payment and the payment is the payment and the payment is the payment and	ortgag and de releas
unto the Mortgagee, its successors and assigns, forever, all of the following described real petate, situate, lying and being in the assigns, forever, all of the following described real petate, situate, lying and being in the	
of Alle Ville Ville South Carolina, particularly described as follows:	
e cordina to blate of the A to the	ISI D
925 : Salide lot hangul Italian I full anima meter and	
segming at the Donath east course intersection	S
sesmette (and six fo str. & running thence along	<u>J</u>
ast side of general st. n. 19-30 6. (176 ft., to an fire	122
76-30 6, 18-0 to iron kin along line of lot #10 8.	
Josephine H & S. 19-30 m 76 It to an in theme	<u></u>
north whole of least St. then se alter but It as	2/
Still to fal the beginning corner."	-30
My Morning whe same lot of land conveyed to be	
Parketing the dittle suargusteel & Trust les by deed da	teo
137 by 1921 - pag	L_
and morting and a series of the	,
tarling to marka age sugar antee bo Il Procession to the	1-12
luce # 160,00 July 131, 1931, 7 \$ 4900,00 July 31, 1932 mith	200
interest from I date at yop payable Joeni - annual	***********
saide make gage being dated July 1, 1927; and re	oss
in July 19 1921 mil G. M. la Office for breen ville bon	ssl,
ar Jange jaste 194 page 240.	
TO HAVE AND TO HOLD. The above described real estate, together with the buildings and improvements now or hereafter on said lands, if any, and a	11
sonal property now or hereafter attached in any manner to said buildings or improvements, and all the rights, members, hereditaments and appurtenances thereunto hing or in anywise appertaining, all and singular, unto the Mortgagee, its successors and assigns forever.	ll per- pelong
And the Mortgagor hereby binds himself, his heirs, representatives and assigns, to warrant and forever defend, all and singular, the said real estate un Mortgagee from and against himself and his heirs, representatives and assigns and every person whomsoever lawfully claiming the same, or any part thereof, as against the Mortgagee in the first mortgage referred to at the end of the description of the first mortgage referred to at the end of the description of the first mortgage.	to the
as against the Mortgagee in the first mortgage referred to at the end of the descriptive clause hereof, if any. And it is hereby covenanted and agreed between the parties hereto, as follows, to-wit:	ехсер
First:—That the Mortgagor (a) will pay the said debt or sum of money and interest thereon secured hereby and also that secured by the said first and also that secured by the said secured	abov
referred to, as and when the same shall be due and payable, according to the true intent and meaning of the said note or notes, or any renewals thereof, or of any sum of money and interest thereon, by demand of attorney or by legal proceedings, or for protecting or enforcing through especially employed attorneys and agent by legal proceedings or otherwise any of its rights under the received attorney or by legal proceedings.	ebt of
here in secured; (b) will execute and cause to be executed such further assurances of title to the said real estate, and cause to be taken, such steps, including proceedings, as may at any time appear to the Mortgage to be desirable to perfect its title to the said real estate, for a force the first including the said real estate.	e debi
will pay all taxes and charges assessed on said real estate before the same shall become delinquent, and immediately thereafter exhibit to the Mortgagee official reshowing the payment of same; (d) will, at his own expense, during the continuance of this debt, keep the buildings on said real estate constantly insured a	
loss by fire, in some responsible stock fire insurance company or companies satisfactory to the Martenaga for an arrow that has the marting of the company o	
(\$	ollars
deliver them to the Mortgagee at least ten days before the expiration of the	Tr 44 111
of the Mortgagee, be applied to the payment of the debt here secured, or applied to the restoration of said improvements); if there shall be a lien on the property l	option hereby
estate, nor alter, tear down, or remove any buildings or other improvements on said real estate, and especially will not cut or permit any cutting of timber except the necessary and ordinary requirements of said real estate and will be real estate, and especially will not cut or permit any cutting of timber except the residue of the r	d real pt for
and should there be impairment or deterioration in their value in the opinion of the Mortgagee, will immediately, upon demand, make such repairs as to the Mortgagee, will immediately, upon demand, make such repairs as to the Mortgagee and reasonable.	w are, tgagee
insured as is hereinbefore stipulated or shall permit or commit said waste, or alter, tear down, or remove any of said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said buildings or other improvements or cut or put the said cutting of timber beyond the necessary and ordinary requirements of said said said buildings or other improvements of said said said said said said said said	stantly permit
or to make such repairs as to the Mortgagee may seem necessary and reasonable the Mortgagee may at its option, without notice, pay the said taxes and charges take such steps as may seem to it to be desirable to perfect its title to said real extension and the said taxes and charges	w are, s, and
sary to prevent said waste, impairment or deterioration, or improper cutting of timber, or to keep said buildings in as good condition as they now are, or make	neces-
centum per annum until paid, shall become due and payable at the expiration of a period of thirty days thereafter.	x petr