TOGETHER with all and singular the rights, members, here	editaments and appurtenances to the said m	remises belonging, or in any wise incident	or apportaining:
AND IT IS AGREED, by and between the said parties, the in letting any unformished building, which are or shall be attached to be fixtures and an accession to the freehold and a part of the or under them, and shall be deemed to be part of the security for the	at all plumbing, heating and lighting fixture to the building covered by these presents, by realty as between the parties hereto, their he he indebtedness herein mentioned and to be c	es and appurterances, and all such other got y nails, screws, bolts, pipe connections, mas neirs, executors, administrators, successors a covered by this morninge.	eds and effects as are ever furnished by a landlo onry or in any manner, are and shall be deemend assigns and all persons claiming by, throug
TO HAVE AND TO HOLD all and singular the said premis administrators and assigns, to warrant and forever defend, all and sadministrators and assigns, and all other persons whomsoever, law. As a part of the consideration hereof and of the acts of sai agrees with the mortgagee and represents and declares as follows:	angular, the said premises unto the mortga; fally claiming, or to claim, the same or an	gue, its successors and assigns, from and part thereof.	d against the mortgagor, his heirs, executor
1. Wherever there is a reference in the agreements, coverepresentatives, successors and assigns (either voluntary by act of the and be binding upon the heirs, executors, administrators, and assigns and may be enercised and enloyed by the successors and assigns of the	ie parties, or involuntary by operation of lat- of the moregagor; all rights, powers, privit ie mortgagee and by any meet, attorney or	w) of the same, and all obligations of the eyes and remadies herein conferred upon representatives of the morience, its suggest	mortgogor herein and hereunder shall extend and given unto the mortgagee shall extend some or extend. Wherever the context of admissions or extends the context of admissions of the context
or requires, the singular number as used throughout this instrument is 2. Where, by the terms and conditions of the said note of stated cuters into the consideration, and is of the essence of the entity. 3. That the mortgagor is inwfully seized of the property is	shall include the plural, and the plural shall of this instrument, a day or time is fixed : re-contract. acreimabove described in fee simple absolute.	I include the singular, and the musculine st for the payment of any money or the perfo , and has need, right and lawful authority	all include the feminine. rmance of any obligation or agreement, the tim to sell, convey or engumber the same, and the
said premises are free and clear of all liens and encumbrances whats accruing. 4. That the mortgagor shall forthwith insure and keep insu upon said lands, and all engipment and personally herein mortgaged	oever, except this mortgage, or any suits aff ired, as may be required by the mortgagee, it against loss or damage by fire (and by ea-	ecting the same, and that all taxes and as its successors or assigns, all buildings or in smally, including tornado, windstorm or ha	personents have been paid, except those hereafter approvements now or hereafter erected or situate it if required by the markages, in such form
such amounts and in such company or companies as shall be satisfacessin and deliver to the mortgage said policy or policies of insuran premiums for such insurance; and if additional insurance is taken or policy. In the event any sum of money becomes parable under such about the policy.	nce ander a morigage cause in form satisfa at on the property, that all policies for same policy or policies, the morigages shall have	ettry to the more meet with premium pair e shall be delivered to said mortgagee, its se the option to receive and apply the same	d thereon, and shall promptly pay when due a necessors or assigns, the same as in the require
whether due or not, and in the manner it may determine, or to per purposes, without thereby waiving or impairing any equity or statut 5. If required by the mortgagee, the mortgage shall procure the mortgagee, in such form and in such insurance commany as sais absolute, free and clear of all liens except the mortgage securing this	ory right under or by virtue of this lien. and deliver, or cause to be delicated, to the sfactory to the mortgages, insuring and gua	merigages title incurance for the benefit of	the mortgagee, in such amount as requested be scribed is owned by the mortgagor in fee simple
or when demanded by the mertgague; and upon his failure so to do, t 6. The mertgagor covenants and agrees to pay all and sing and deliver the official receipts therefor to the Corporation, or a cer for the current year; and if the same be not promptly paid the flom	he mortgages may precure such insurance, sular the tuxes, assessment; avion, Eabilities diffente signed by each tuxing official to who e Owners' Lean Corporation, its legal repres	s, obligations and the employances of every me on any such taxes shall be revable, that all sentatives or assigns, may at any time one	ture on said described property each and ever
to forcelose or any right hereunder, and every payment so made shat. 7. It is further covenanted and agreed that the mortgagor are, and likewise will keep in good condition any buildings, fixture binds himself not to erect, or permit to be erected, any new building	If hear interest from the date thereof at the will keep all buildings, fixtures or other im- es or other improvements that should herea is on the promites herein morround, nor to	e rate of six (6%) per cent, per annum, provements of any kind or nature now on after, with the consent of the moreage, and to an account to be added to any or permit to be added to any or in the consent of the conse	said property in as good condition as they no erected and placed thereon; and the mortgage
consent of the holder, or holders, of said note and this mortgage; an part thereof, or the destruction or removal from said property of are or any part thereof, whereby the value of the said mortgaged proper note and mortgage shall immediately become due and collectible, a	nd will commit, permit or suffer no waste of my building, fixtures, or other improvements party shall be impaired or weakened as securit t the option of the holder thereof, as provi	a said property of any kind, or any impai of any kind whatsoever, or do or suffer and ity for said debt. In the event of any viola- ided for in case of other violations of the te	rment or deterioration of said property, or an y act to be done in, upon or about said premise ation, or attempt to violate, this stipulation, said the morteage.
8. If the mortgagor shall fail to procure and maintain ins shall fail to pay any taxes as and when the same shall become due at thereon, in good order and condition, then, in such event, the mort procupied by the mortgagor, and may pay any taxes, liens, assessment	urance on said property, as herein agreed, nd payable, as herein agreed; or if the mort saggee may, at its election, procure such in ats or amount which should, under the term	or after procuring the same shall fail to gagor shall fail to keep the buildings or importance and pay the premium thereon are sof this instrument, he would be the content of the content	pay the premium therefor; or if the mortgage provements now on said lot,, or hereafter place id may pay any unpaid premium for insurance
repairs necessary to place and keep the building and improvements of assessments, judgments or other encumbrances or repairs shall be ad payment by the mortgage, at the rate of six per centum (6%) per mortgages shall be subrogated to all rights of the person or person its rights.	ded to the principal debt hereby secured, and annum, shall be secured by this instrument s to whom such payments may be made. A	d shall become part thereof, and the repays in the same manner and to the same exte	ment thereof, with simple interest from the dat
its right to forcelose, or any other right which it has under the not 9. The mortgagor hereby agrees to pay, all and singular, a assigns, because of the failure on the part of the mortgagor, his heir covenant of said promissory note and this mortgage, or either, and uthis mortgage.	iny costs, charges and expenses, including a s, executors, administrators or assigns to pe	erform, comply with and abide by each a	nd every stimulation, agreement condition on
10. It is further covenanted and agreed, that in the event any and all damages awarded for the taking of, or damages to, sa note and mortgage, and may be applied upon the payment, or payme 11. It is further covenanted and agreed, that should any results to the covenanted and agreed.	ents, last payable thereon,	paid to the mortgagee, its successors or assi-	gns, up to the amount remaining unpaid on th
the mortgagee may, at its option, immediately declare its firm and the premises. 12. PROVIDED, ALWAYS, NEVERTHELESS, And it is the mortgagee, its successors or assigns, the said debt or sum of money.	true intent and meaning of the parties to the with interest thereon, if any shall be due, r	d start such proceedings as in its judgment bese presents, that if the mortgager shall wand shall perform all the purceyments, condi-	may be necessary to protect its interest in the cell and truly pay, or cause to be paid, unto the cities covenants and terms according to the truly
intent of said note and this mortgage, then this mortgage shall cease, interest within ninety days after the same becomes due and payable by him or the mortgagee when and as the same becomes due and pay or when the same shall become due and payable, or shall fail to rein	determine and he atterly wall and void. But, or shall fail to procure and maintain instable, or shall fail to pay any taxes, liens, a abbrye the more gage for any amounts paid	ut if the mortgagor shall fail to promptly surance on the buildings on said land, or sussessments or amounts mentioned herein or on his behalf when the same shall be done	and fully pay any installment of principal of to pay the premium on any insurance procure constituting a part of the debt secured, befor unded or if the buildings and or the insurance of the constitutions.
ments on said land are not kept in as good condition as they now are or if injury or waste is committed or permitted to or on said proper without the consent in writing of the mortgagee, all in accordance with the consent, condition, covenant, stipulation or term of this installation or term of this installation.	re, or the mortrager shall erect or permit to certy, or the buildings or improvements ther with the covenants herein contained; or if t strument, or the note which it seemes the	o be erected any new buildings on said land recon, or any fixtures or improvements are the mertgager shall fair to keep, observe or whole required a said date at the order of the content	without the consent in writing of the mortgaged e removed from or changed on said property r perform or shall violate any of these, or an
at once, anything hereinbefore or in said obligation contained to successors or assigns, and the said mortgagor doth hereby empower appurtenances, at public auction or vendue at the door of the Court having been first given once a week in some newspaper published in	and authorize the said mortgagee, its succe House in the County aforesaid, to the high said County, at which sale they or any	essors or assigns, to grant, bargain, sell, mest bidder, for each, three week's previous	release and convey the said premises, with the source of the time, place and terms of sall subjects of the said premises.
to make and execute to the purchaser, or purchasers, his, her or the of dower, and all and any other encumbrance, subsequent to this m and all sums paid out by the mortgage hereunder, not exceeding ter to the rights of the holder of any subsequent lien or encumbrance on the rights of the holder of any subsequent lien or encumbrance on the lift the right research while he is	origane; and after deducting from the proc in (10%) per cent, attorney's fees, premiums the said premises who may give express not	seeds of said sale all taxes due thereon, the solo insurance, and any costs and charges of life in writing of his holding the some; an	principal and interest due on said debt, and an the said sale, then to hold the over-plus subject
over-plus to the said mortgagor. But if the said proceeds shall be in becoming the purchaser of the premises. The completion of said sall him, shall then become and be tenants holding over; and shall forthy assignee of this mortgage, the deed shall be executed in the name of are coupled with an interest, and are irrevocable by death, or otherw	e, by conveyance, shall entitle the purchaser with deliver possession to the purchaser at s f the mortgagor by the President, Manager	r to immediate possession of the premises, guch sale, or be summarily dispossessed. In or Agent of said corneration, as attorney	and the mortgagor, or any person holding under case of sale by any cornoration as mortgagee of in fact. The rower and agency because
13. The mortgagor represents and declares as a condition her- trators, and executors all rights that now exist or that may hereafter foreclosure sale thereof, and agrees to pay the full amount of the in- of the property herein described, without requiring an appraisal of	of and as a part of the consideration for the exist under the laws of the State of South debteduess secured hereby, and the full amou	e loan secured hereby, that he does hereby wa a Carolina to require an appraisal of the ant of the deficiency in the payment thereof	aive and renounce for himself, his heirs, administ property herein described, before or after the that may be established by the foresterns and
alleged true value of said land, or for any reason. 14. And the said mortgagor doth, as additional security, hereby unpaid or uncollected and that accrue or fall due from and after any after the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summons in any action of foreclosure to which the service of a summon of the service of the se	assign, set over and transfer to the said more default by mortgager hereunder, or any brich said mortgages may be parties, and the	ortragee, all of the rents, issues and profit reach or violation of any agreement, condit	s of the said mortgaged premises that may be ion, covenant or term of the note or mortgage
and profits as a matter of right, and if said premises be not rented, for the amount due the morigagee, or the solvency of any person or person much thereof as shall be unpaid, a reasonable sum, not exceeding	the receiver shall have the right to rent or ersons liable for the payment of such amount by or in any action for forcelesure of this	it the premises; all without consideration of t, anything herein or elsewhere to the contr mortgage, the mortgage may also recover	the value of the mortgaged premises, as security and withstanding. of the mortgager in addition to the said delegations.
 nudgment of forcelosure recovered. 16. All rights and powers herein conferred are cumulative of 17. In case of error or omission in this mortgage or the note: 18. It is further covenanted and agreed that any waiver by the 	all other remedies and rights allowed by la which it secures, a mortgage or note to corre he mortgages of any agreement, condition, st	w and may be pursued concurrently. ect the same, dated as of this date, will be	property assented by the markeness
is a waiver of the act at any subsequent time, or of any similar or oth 19. The mortgagor shall hold and enjoy the said premises until mortgage shall be made; however, any agent or representative of the nortgagee.	default in the payment of any of the instal mortgagee may enter upon said premises at	llments, as provided in said note, or breach any time for the purpose of inspecting s	ame, or for any other purpose desired by the
20. The mortgager agrees that in the event the ownership cand assigns, may, without notice to the mortgager, deal with such a mortgager, without in any way vitisting or discharging the mortgage or its assigns, or release of any portion of the new perate to release, discharge, modify, change or affect the original has	successor or successors in interest with refusion's liability hereunder or upon the debt expined premises and no entension of the th	erence to the mortuing and the debt here hereby secured. No sale of the premises he me for the payment of the debt hereby seen	by secured, in the same manner as with the
WITNESS my hand and seal this 14 t n	day of January	in the ye	ear of our Lord one thousand nine hundred and
ear of the Sovereignty and independence of the United States of A		one hundred and fifty mints	<u>1</u>
signed, Scaled and Delivered in the Presence of:		In Moore	(Seal)
Ruby L. Isker, Ben C. Thornton,			(Seal)
THE STATE OF SOUTH CAROLINA.			(Seal)
County of Greenville Ben C. Thornton,	•		
Ruby L. Eskew,	e e	ablic of South Carolina, personally appeared in within named Ina Loore	
ign, seal and, as her act and deed, deliver the within Ben C. Thornton,	written deed, for the uses and purposes here		
WORN to and subscribed before me, this 21st	witnessed th	he execution thereof, and subscribed their n	ames as witnesses thereto.
	76	Ruby M. Esken,	
January Ben C. Thornton	, ₁₉ 35	•	
January Ben C. Thornton, Notary Public of South Carolina.	(L. S.)	· . • .	
Notary Public of South Carolina. THE STATE OF SOUTH CAROLINA, NO done RENUM	r rights acrue, mort	gagor being a woman.	
Notary Public of South Carolina. No done	CIATION OF DOWER		y unto all whom it may concern, that Mrs.

Notary Public of South Carolina.

Recorded

January 22nd,

19 35 at 10:15 o'clock

A. M.

day of

GIVEN under my Hand and Scal, this