	3		
ORTGAGE OF REAL ESTATE—G.R.E.M. 9a			
TOGETHER with all and singular the Right	s, Members, Hereditaments, an	d Appurtenances to the said Premises belonging, or in anywise	incident or ap-
AND IT IS COVENANTED AND AGREE bilers, ranges, elevators, and motors, bath-tubs, igerating plant and ice-boxes, cooking apparative letting or operating an unfurnished building, screws, bolts, pipe connections, masonry, or in any between the parties, hereto, their heirs, executions.	D by and between the parties sinks, water-closets, basins, pir is and appurtenances, and such imilar to the one herein describing other manner, are and shall itors, administrators, successor	hereto that all gas and electric fixtures, radiators, heaters, engines, es, faucets and other plumbing and heating fixtures, mirror of other goods and chattels and personal property as are furnished and referred to, which are or shall be attached to said by be deemed to be fixtures and an accession to the freehold and a person and assigns, and all persons claiming by, through or under the	es and machinery, rs, mantels, re- ed by a landlord uilding by nails, part of the realty em, and shall be
do hereby hind	myself, my H	eirs, Executors and Administrators to warrant and forever defend	l all and singular
ne said Premises unto the said	LIFE INSURANCE COM	PANY its successors and Assigns, from and against	
Heirs, H	Executors, Administrators and	Assigns, and every person whomsoever lawfully claiming or to cl	laim the same or
ny part thereof.	re and been insured the houses	s and buildings on said lot in a sum not less than Seven T	hous and
And the said mortgagoragreeto insu (\$7.000.00) Dollars	in a company or companies s	atisfactory to the mortgagee from loss or damage by fire, and the	e sum of Seve
		o, and assign and deliver the policies of insurance to the said mo	
n the event the mortgagorshall at any time	fail to do so, then the mortga	agee may cause the same to be insured and reimburse itself for the same declare the debt due and institute foreclosure proceedings.	ne premium, with
		s by fire or tornado as aforesaid, receive any sum or sums of the retained and applied by it toward payment of the amount he	of money for any ereby secured; or
the same may be paid over, either wholly or in	part, to the said Mortgagor	her successors, heirs or assigns, to enable such participated satisfactory to the Mortgagee, without affecting the lien	ties to repair said
In case of default in the payment of any p case of failure to keep insured for the benefit of	art of the principal indebtednes of the mortgagee the houses and on to become due on said prop	ss, or of any part of the interest, at the time the same become d buildings on the premises against fire and tornado risks, as here perty within the time required by law; in either of said cases the	ies due, or in the
And it is further covenanted and agreed the	at in the event of the passage, of taxing any lien thereon, or	after the date of this mortgage, of any law of the State of Schanging in any way the laws now in force for the taxation of more of any such taxes, so as to affect this mortgage, the whole of option of the said Mortgagee, without notice to any party, because of the said mortgage, without notice to any party, because of the said mortgages.	South Carolina de- nortgages or debts the principal sum
due and payable. And in case proceedings for foreclosure sh from the martgaged premises as additional sec	all be instituted, the mortgagor	ragrees to and does hereby assign the rents and profits a state any Judge of jurisdiction may, at chambers or otherwithe premises, and collect the rents and profits and apply the neithout liability to account for anything more than the rents are	arising or to ariserise, appoint a respect to proceeds (afte
paying costs of receivership) upon said debt, i	nterests, costs and expenses, w	deposit hability to account for anything more than	· - ·•
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and the said mortgagor.	it is the true intent and meanir truly pay or cause to be paid trend the said note, and a trend null and void: otherwise	ng of the parties to these Presents, that if	th interest thereor reunder, the estat
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be undereby granted shall cease, determine and dete	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and atterly null and void; otherwise e said parties that said mortgate and seal this 51. Forty-five of America.	ang of the parties to these Presents, that if	th interest thereon reunder, the estat til default shall b
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this 51. Forty-five of America.	ang of the parties to these Presents, that if	th interest thereon reunder, the estat itil default shall b
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and atterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if unto the said mortgagee the debt or sum of money aforesaid, wit any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unset and in the one hundred andSixty-ninth and in the one hundred andSixty-ninth	th interest thereon reunder, the estat atil default shall be in the control of th
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. NIT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and atterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if unto the said mortgagee the debt or sum of money aforesaid, wit any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unset and in the one hundred andSixty-ninth and in the one hundred andSixty-ninth	th interest thereor reunder, the estat atil default shall be a fine the control of the control o
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this	ang of the parties to these Presents, that if	th interest thereon reunder, the estate till default shall be till
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if unto the said mortgagee the debt or sum of money aforesaid, wit any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unset and in the one hundred andSixty-ninth and in the one hundred andSixty-ninth	th interest thereon reunder, the estate till default shall be till
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this 31. Forty-five of America.	ang of the parties to these Presents, that if	th interest thereon reunder, the estat atil default shall be to the control of th
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this 31. Forty-five of America.	ng of the parties to these Presents, that if unto the said mortgagee the debt or sum of money aforesaid, wit any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unset day of January and in the one hundred and Sixty-ninth Jane S. Wendlinger	th interest thereon reunder, the estat atil default shall bein th(L. S(L. S(L. S(L. S
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this 31. Forty-five of America.	and made oath that he saw the within named.	th interest thereor reunder, the estat till default shall bein th(L. S(L. S(L. S(L. S
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and atterly null and void; otherwise e said parties that said mortgated and seal this 31. Forty-five of America. PROBATE Sam R. Zimmerman	ng of the parties to these Presents, that if	th interest thereor reunder, the estate till default shall be a controlled in the co
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this 31. Forty-five of America. PROBATE Sam R. Zimmerman thathe withPat	and made oath that he saw the within named.	th interest thereor reunder, the estat till default shall be to the control of th
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and sealthis	ng of the parties to these Presents, that if	th interest thereor reunder, the estate till default shall be a controlled in the co
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	it is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a tterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if	th interest thereor reunder, the estate till default shall be a controlled in the co
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used and hereby granted shall cease, determine and be used and as herein provided. WITNESS	ruly pay or cause to be paid meaning of the said note, and a sterly null and void; otherwise e said parties that said mortgate and seal this	and made oath that he saw the within named. Jane S. Wendlinger and made oath that he saw the within named. sign, seal and as. page 18. In the said mortgagee the debt or sum of money aforesaid, with any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unit statement of the said pr	th interest thereor reunder, the estat till default shall be to the control of th
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and thereby granted shall cease, determine and be used. AND IT IS AGREED by and between the made as herein provided. WITNESS	ruly pay or cause to be paid meaning of the said note, and a sterly null and void; otherwise e said parties that said mortgate and seal this	and made oath that he saw the within named.	th interest thereon reunder, the estat till default shall bein th(L. S(L. S(L. S
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be user as herein provided. AND IT IS AGREED by and between the made as herein provided. WITNESS	probate and sealthis	and made oath that he saw the within named. Jane S. Wendlinger and made oath that he saw the within named. sign, seal and as. page 18. In the said mortgagee the debt or sum of money aforesaid, with any and all other sums which may become due and payable her to remain in full force and virtue. gorshall be entitled to hold and enjoy the said Premises unit statement of the said pr	th interest thereor reunder, the estat till default shall be to the control of th
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be used as herein provided. WITNESS	ruly pay or cause to be paid meaning of the said note, and a sterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if	th interest thereon reunder, the estat atil default shall bein thin th(L. S(L. S(L. S
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be user and an and shall vell and if any be due according to the true intent and hereby granted shall cease, determine and be user and an another and shall cease, determine and be user and as herein provided. WITNESS	probate and sealthis	ng of the parties to these Presents, that if	th interest thereon reunder, the estate till default shall bein th(L. S(L. S(L. S
PROVIDED ALWAYS, nevertheless, and the said mortgagor, do and shall well and if any be due according to the true intent and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and be user and hereby granted shall cease, determine and hereby granted shall cease of the United States. Signed, sealed and delivered in the Presence of Sam R. Zimmerman Patrick C. Fant Jane S. Wendlinger and deed deliver the within written deed, and the execution thereof. Sworn to before me, this	rit is the true intent and meaning truly pay or cause to be paid meaning of the said note, and a sterly null and void; otherwise e said parties that said mortgate and seal this	ng of the parties to these Presents, that if	th interest thereon reunder, the estate till default shall bein th(L. S(L. S(L. S

Notary Public for South Carolina (L. S.)

BY:N.S.