MORTGAGE	OF	REAL	ESTATE-	-G.R.E.M. 9	4

TOCKTHER with all and singular the Rights, Members, Hereditmonts, and Appartaments to the said Premises belonging, or in suryises including the control of t	machinery, antels, real landlord by nails, the realty dishall be ad Assigns. In the same or the same o
Letting or operations, min month, both-class, analis, water-closedts, bains, pipes, launces and other plumbing and beating instances, mirrors, on the control of the contro	antels, re- a landlord by nails, the realty d shall be ad Assigns. d singular My e same or Hundred of Sixty e, and that nium, with ey for any ecured; or repair said mortgage or in the rided, or in gagee shall arolina de- es or debts ncipal sum
and I do hereby bind. INVALVE INVALVE Executors and Administrators to warrant and forever defend all an warrant and forever defend all an easily Permises unto the said XMATHIXSONAXKREENISMI REVISION ARCHITECTURE AND ARCHITECTUR	the same or Hundred of Sixty. e, and that nium, with ey for any ecured; or repair said mortgage or in the rided, or in gagee shall arolina de- es or debts ncipal sum
The said Premises unto the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hundred of Sixty. e, and that nium, with ey for any ecured; or repair said mortgage or in the eided, or in gagee shall arolina de- es or debts ncipal sum
Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the particle of the contract of the passage of the execution of the said mortgagor	Hundred of Sixty e, and that nium, with ey for any ecured; or repair said mortgage or in the eided, or in gagee shall arolina de- es or debts ncipal sum
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YE. Hund red. and. no/100. Dollars from loss or damage by tornado, and assign and deliver the policies of insurance to the said mortgagee in the event the mortgager	e, and that nium, with ey for any ecured; or repair said mortgage or in the ided, or in gagee shall arolina de- es or debts ncipal sum
The Hundred and no/100. Dollars from loss or damage by tornado, and assign and deliver the policies of insurance to the said mortgages in the event the mortgageon—shall at any time fail to do so, then the mortgagee may cause the same to be insured and reimburse itself for the present event the mortgages or the mortgages at its election may on such failure declare the dubt due and institute foreclosure proceedings. AND should the Mortgages, by reason of any such insurance against loss by fire or tornado as aforesaid, receive any sum or sums of mone anages by fire or tornado to the said building or buildings, such a retained and applied by it toward payment of the amount targets to sulfdings or to creat new buildings in their place, or for any other purpose or object satisfactory to the Mortgages, which the limit of the said amount may be retained and applied by it toward payment of sum part to the said Mortgagor. In case of default in the payment of any part of the principal indohetdeness, or of any party to the Mortgages, which the said in the payment of any party of the purpose or object satisfactory to the Mortgages, which the said in the payment of any party of the purpose or object assistance for the interest, at the time the same becomes due, as of failure to keep instruct for the benefit of the mortgages de houses and buildings on the premises against fire and tornado risks, as herein provided to the said of the mortgages of the house and payable. And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South C useding from the value of land, for the purpose of taxing any literature of the collection of any such taxes, so as to effect this mortgage, the whole of the principal country of the party of party of party the party of part	e, and that nium, with y for any ecured; or repair said mortgage or in the rided, or in gagee shall arolina de- es or debts ncipal sum
the event the mortgagor—shall at any time fail to do so, then the mortgagee may cause the same to be insured and reimburse itself for the preserved interest, under this mortgage; or the mortgagee at its election may on such failure declare the dubt due and institute foreclosure proceedings. AND should the Mortgagee, by reason of any such insurance against loss by fire or tornado as aforestail, receive any sum or sums of mone amage by fire or tornado to the said building or buildings, such amount may be retained and applied by it toward payment of the amount hereby to buildings or to erect new buildings in their place, or for any other purpose or object satisfactory to the Mortgagee, without affecting the lien of this or the full amount secured thereby before such damage by fire or tornado, or such payment over, took place. In case of default in the payment of any part of the purpose of class and buildings on the premises against fire and tornador risks, as herein provase of failure to keep insured for the benefit of the mortgagee the houses and buildings on the premises against fire and tornador risks, as herein provase of failure to keep insured for the benefit of the mortgagee the houses and buildings on the premises against fire and tornador risks, as herein provase of failure to the pay any taxes or assessments to become due on said property within the time required by him in either of said cases the mortgage of failure to keep insured for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgage centred by mortgage for surfage and agreed that in the event of the passage, after the date of this mortgage, without notice to any party, become in each of payable. And in a further covenanted and agreed that in the event of the passage, after the date of this mortgage, without notice to any party, become in each of the payable. And in the further covenanted and agreed that in the event of the passage, after the date of this mortgage, of the passage of th	repair said mortgage or in the rided, or in gagee shall arolina desertional sum
he same may be paid over, either wholly or in part, to the said Mortsagor	repair said mortgage or in the rided, or in gagee shall arolina de- es or debts ncipal sum
ass of failure to keep insured for the bencht of the mortgagee the houses and buildings on the premises against fire and tornado risks, as herein provase of failure to pay any taxes or assessments to become due on said property within the time required by law; in either of said cases the mortge centiled to declare the entire debt due and to institute foreclosure proceedings. And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South Cuching from the value of land, for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgage curred by mortgage (or State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the should be compared to the said payable. And it is further covenanted with the interest due thereon, shall, at the option of the said dortgagee, without notice to any party, become in the mortgaged premises as additional security for this loan, and agree	rided, or in gagee shall arolina de-es or debts ncipal sum
ucting from the vatice of lead, for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgage cared by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the pricared by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgage, without notice to any party, become in an any party pricared premises as additional security for this loan, and agree	es or debts ncipal sum
THE STATE OF SOUTH CAROLINA, GREENVILLE County PROBATE PERSONALLY appeared before me. Flora K. Hayes. And made each that any ludge of jurisdiction may, at chambers or otherwise, appeared before me. Flora K. Hayes. and made oath that he saw the within named. M11 Hughey sign, seal and as. h18 h18	
he said mortgagor	oint a re- eeds (after
AND IT IS AGREED by and between the said parties that said mortgagorshall be entitled to hold and enjoy the said Premises until default and as herein provided. WITNESS	st thereon, the estate
ear of our Lord one thousand, nine hundred and forty-five and in the one hundred and Seventieth sar of the Independence of the United States of America. igned, sealed and delivered in the Presence of: Patrick C. Fant Mills H. Hughey Flora K. Hayes THE STATE OF SOUTH CAROLINA, GREENVILLE County PERSONALLY appeared before me Flora K. Hayes and made oath that he saw the within named Mil Hughey sign, seal and as his	lt shall be
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PROBATE PERSONALLY appeared before meFlora K. Hayes and made oath that he saw the within namedMil Hughey sign, seal and as his	
Hughey sign, seal and as his	
d deed deliver the within written deed and that & hamilt	act
ed deed deliver the within written deed, and that She with	_witnessed
worn to before me, this14thday	
December 19 45 Flora K. Hayes	
Patrick C. Fant (L. S.) Notary Public for South Carolina	
Notary Fubric for South Carolina	
THE STATE OF SOUTH CAROLINA,	
GREENVILLE County RENUNCIATION OF DOWER	
I, Patrick C. Fant, a Notary Public for South Carolina	
ertify unto all whom it may concern that Mrs. Louise McCamish Hughey	
did this cefore me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dre france and assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and assigns.	do hereby
iven under my hand and seal, this14th	do hereby
ay of DecemberA. D. 1945 Louise McCamish Hughey	do hereby
Patrick C. Fant (L. S.)	do hereby lay appear ad or fear think, here