	MORTGAGE OF REAL ESTATE—GREM	7			us. rimi it distant, co., suivi	
1.4.1					190 U	
	STATE OF SOUTH CAROLINA,	of the contract of the first of the contract o	andra de la comerció (1967), a como timo Persona a la comerció de la comerció	ting the state of		
	COUNTY OF GREENVILLE.			L. MN	por	
	TO ALL WHOM THESE PRESENTS M.	그 그 첫 글 글래쉬 그 아이 아니 아니 얼마		162		100° (
	We . Wayman W	. Henry and Helen	B. Henry	NORM		
			MAY SO	To Book 162		1 No 0
	hereinafter spoken of as the Mortgagor	「日本教育等には事業」と 2巻 (2) 「日本の本本の文 「日本教育	F. R. 6:	发 医 中国 多种类	SCHOOL STATE	11 11
	WHEREAS Ne, Waym	an W. Henry and E	elen B. Henry 1	· · · · · · · · · · · · · · · · · · ·		
2					10/10	
	justly indebted to C. Doug	las Wilson & Co.	And the same and t		Manage Commission of Company	under the laws of the
	State of South Carolina, hereinafter spoken	of as the Mortgagee, in the sum of	Pifty-F	ive Hundred	May Bear.	10)
						Dollars
	(\$.5500.00), law	rful money of the United States which	h shall be legal tender in payment	of all debts and dues, public and	time of paymen	nt, secured to be paid by
, (
: 1	certain bond or obligation, bearing even da	to homely desired for any	, at the cultural lefter of the sai		Donales Wile	an a ca
	in the City of Greenville, S. C., or at such	other place either within or without	the State of South Carolina, as the	owaer of this obligation may from	n Rine to time designato,	
	- 1			A State of the Sta		, of the sum of
14.5	/on the 1st day o		thereafter said	interest and av	And the Lange to	(: 5500.00)
1	with interest thereon from the date hereof	at the rate of 48	per centum per annum, said interes	e Alemana de la pale,	installments as follows: Ber	
	day	of Apri		19 46 and on the1	AL day of e	sch menth thereafter the
	4.4.00	to be applied on the interest and pri	ncipal of said note; said payments	o continue up to and including th		4у
	red Febru	arg	19_60 and the balance of se	ald principal estin to be due apairs	emit of the late.	in the state of th
· '	day of Mar	ch		nearbily payments of \$. 44.2	O carb are to b	e english first to interest
i V						
Ť.	of the said sincipal sum shall be applied of the said sincipal sum shall become due	on account of principal. Said principal account of principal. Said principal after default in the payment of its	pal and interest to be paid at the interest, taxes, assessments, water	par of enchange and net to the or rate or insurance, as heremaken	digae, it being thereby express provided.	ly agreed that the private
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3 d						
	A STATE OF THE STA					
	of Greenville, being 12 April, 1923, record	shown as Lot No.	6 of Block A of	Plat of August	Court, made	
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		a+-1 4b- #				
		stake on the wes	***			
<u> </u>		Lot No. 5, and m				
s i	feet to a stake in 1:	ine of Lot No. 7:	thence with the	line of said 1	ot. N. 57-57 1	105 feet to
	a stake in line of p	coperty formerly	owned by E. W. C	erpenter: theme	e with the lin	s of said prop
1 242	**ty, N. 55-30 E. 270	O feet to a stake	on Augusta Road	; thence with t	he Western sld	e of Augusta
	Road. S. 24-35 E. 100	O feet to the beg	inning corner.	14, 13		
				Springs of a		
	Said premises					
11		being the same co	nveved to the ma	rtmagors by dec	d of Mante P.	Bailey dated
	Pahrusry 21, 1946 to			rtgagers by dec	d of Santo P.	Baller dated
Pi	Pebruary 21, 1946 to	be recorded here	with.			
<i>P</i> 1	If the premise	be recorded here	with. loan shall be so	ld to a purchasi	r skose credi	Land general
	If the premise standing are satisfac	be recorded here as securing this above to the hold	with. loan shall be so er hereof, and is	ld to a purchase	r Miose credit	Land general
	If the premise standing are satisfac tions in connection w	be recorded here es securing this above to the hold with this loan by	with. lean shall be so ar hereof, and is agreement satisf	ld to a purchase C such purchase Cactory to the	r mose credi	tand general all obliga- the said
	If the premise standing are satisfactions in connection w holder will agree in	be recorded here es securing this above to the hold with this loan by	with. lean shall be so ar hereof, and is agreement satisf	ld to a purchase C such purchase Cactory to the	r mose credi	tand general all obliga- the said
	If the premise standing are satisfac tions in connection w holder will agree in	be recorded here es securing this above to the hold with this loan by	with. lean shall be so ar hereof, and is agreement satisf	ld to a purchase C such purchase Cactory to the	r mose credi	tand general all obliga- the said
	If the premise standing are satisfactions in connection w holder will agree in	be recorded here es securing this extery to the holds with this loan by writing not there	with. loan shall be so er hereof, and is agreement satisted to hold the	ld to a purchase C such purchase Cactory to the l he seller person	r mose credi	tand general all obliga- the said
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	Together with the appurtenance and such other goods and chattels and personance of shall be attached to said building by the realty as between the parties hereto, it security for the indebtedness herein mentione.	be recorded here as securing this above to the hodd with this loan by writing not there as and all the estate and rights of the AGREED by and between the part ns, pipes, faucets and other plant and property as are ever furnished nails, screws, bolutors, administrations, beth neirs, becould be this mortgag aid premises and every part thereof	with. loan shall be so are hereof, and it agreement satisted to hold the said Mortgagor in and to said the hereto that all gas and electricing and heating fixtures, mirrors, by a landlord in letting or operation, masonry, or in any other manner, successors and assigns, and all percent with the appurtenances unto the said	remises, radishers, heaters, as mantels, refrigerating plant g an unfurnished building, similar are and ability to the crows claiming by, through or manded to be crows claiming by, through or manded to the crows claiming by, through or manded the crows claiming by through or manded the crows claiming by through or manded the crows claiming by the crows	gines and machinery, believe on sections, cooling apparate to the one havelen control of the con	ranges, christers and control experiences, entrances, entrances, mad referred to, which to be a pertion of the coverer.
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described premises to comply with the requirements of any Department of the City of Gronville S. Comply and the requirement shall have been given to the then owner of said premises by the said Mortgages, or if the said premises are no requirement shall have been given to the then owner of said premises by the said Mortgages, or if the said premises are no requirement shall have been given to the said premises in a good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgages are no requirements as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgages are not as the said premises are not requirements and the said premises are not requirements.