MORTGAGE OF REAL ESTATE

-vinting		

				ser 53
A gry cert for p				e Mortgagese in such of paid by that of presentation, S. of or at such other place
COUNTY OF GREENVILLE,				Let of
TO ALL WHOM THESE PRESENTS A	IAY CONCERN		. Lo	0, 80
	I	Melvin A. Dybvi	k M	gh
hereinafter spoken of as the Mortgagor ser	ad greeting.		for son for	52
WHEREAS	ı I	, Melvin A. Dybvi	k g g	OF THE PERSON NAMED IN COLUMN TO THE
is justly indebted to C. Douglas Wilson	& Co., a corporation organized as	nd existing under the laws of the State of	South Carolina, hereinafter spoken of as the	e Mortgagge) som of
is justly industried to the stage of the sta	S	ix Thousand and No/	100	NO CONTRACTOR OF THE PARTY OF T
18 6 000 00), lawful	money of the United States which	shall be legal tender in payment of all de	bts and dues, public and private the ti	and of payment, sourced to baid by that
one certain bond or obligation, bearing e	even date herewith, conditioned fo	r payment at the principal office of the sai	d C. Douglas Wilson &	of freenance, S. Cor at such other place
either within or without the State of Sou	th Carolina, as the owner of this	obligation may from time to time designate	, of the sum of Six	of remain, sourced to be paid by that
			W.	Dollars (\$ 6,000,00)
with interest thereon from the date hereo	of at the rate of four	2)per centum per annum, said interes	at to be paid on the last day	of June 19 46
and thereafter said interest and principal	I sum to be paid in installments a	s follows: Beginning on the	t day of July	19 46,
and on theda	y of each month thereafter the sur	m of \$ 36.36 to be applied o	n the interest and principal of said note, sa	aid payments to continue up to and including
the 1st day of	May	, 1966, and the balance of said pr	incipal sum to be due and payable on the	, 1st day
of June	, 19_ 66 the aforesaid mor	othly payments of \$ 36.36	each are to be applied first	to interest at the rate ofper
				nonthly payment shall be applied on account principal sum shall become due after default
				and for the better securing the payment of and paid by the said Mortgagee, the receipt he said Mortgagee and to its successors, legal CILY and COUNTY OI
Greenville, State o	f South Carolina	a, on the West side	of Stika Avenue and	known and designated as
Lot #20 of Parkview	, a plat of which	ch is recorded in t	he R.M.C.'s Office i	for Greenville County
in Plat Book "M" at	page 49 and hav	ving according to sa	id plat the following	ng metes and bounds, cours
and distances to-wi		the West side of Cit	le Avenue which inc	on nin is 110.5 feet
				on pin is 110.5 feet s point is taken from
South of the Southware the line	estern Intersec	enues since the inte	rsection is a curve	instead of a corner),
projecting the line	s #20 and 21 a	nd nunning thence al	ong the joint line	of said lots S. 63-45 W.
Joint corner of Doc	nin in the lin	e of Neelv Drive(whi	ch iron pin is 82 fe	eet from the Southeaster
intersection of Hay	viland Avenue an	d Neely Drive), then	ce along the line of	f Neely Drive S. 26-15 E.
50 feet to an iron	nin rear doint	corner of Lots #19	and 20. thence along	g the joint line of said
lots N. 63-45 E.	150 feet to an i	ron pin in the line	of Sitka Avenue, the	ence along the line of
		to the point of begi		
020110 11101100 110				
WOME. For nosi	tion of this rel	agraph - See: Other	e Side	
The Mortgagor a	grees that there	shall be added to	each monthly payment	required hereunder or
under the evide	nce of debt secu	ured hereby an amoun	t estimated by the N	Mortgagee to be sufficien
to enable the M	ortgodes to nev	as they become due	. all taxes, assessm	ments, hazard insurance,
and similar cha	rges upon the	premises subject her	eto; any deficiency	Decause of the insuffici
enew of such ad	ditional payment	ts shall be forthwit	h deposited by the 1	Mortgagor with the Mort-
gagee unon dema	nd by the Mortga	agee. Any default u	nder this paragraph	shall be deemed a deraul
in payment of t	exes, assessmen	ts, hazard insurance	, or similar charges	s required hereunder.

TOGETHER with the appurtenances and all the estate and rights of the said Mortgagor in and to said premises.

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking appearatus and appurtenances, and such other goods and chattels and personal property as are ever furnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as between the parties hereto, their heirs, executors, administrators, successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtedness herein mentioned and to be covered by this mortgage.

TO HAVE AND TO HOLD the said premises and every part thereof with the appurtenances unto the said Mortgagee, its successors, legal representatives and assigns forever.

PROVIDED ALWAYS, that if the said Mortgagor, his heirs, executors, administrators, successors or assigns, shall pay unto the said Mortgagoe, its successors or assigns, the said sum of money mentioned in the condition of the said bond or obligation, and the interest thereon, at the time and in the manner therein specified, then these presents and the estate hereby granted shall cease, determine and be void.

AND the said Mortgagee, its successors, legal representatives or assigns, shall also be at liberty, immediately after any such default, upon a complaint filed or any other proper legal proceeding commenced for the foreclosure of this mortgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration of the value of the mortgaged premises as security being commenced for the foreclosure of this mortgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration of the value of the mortgaged premises as security to the amounts due the Mortgagee, or of the solvency of any person or persons bonded for the payment of such amounts, to the appointment by any competent Court or Tribunal, without notice to any party, of a Receiver of the rents, issues and profits of the said premises or such part thereof as may not then be under lease, and with such other powers as may party, of a Receiver of the rents, issues and profits of the said trust as Receiver, shall apply the residue of the said rents and profits to the payment and be deemed necessary, who, after deducting all proper charges and expenses attending the execution of the said trust as Receiver, shall apply the residue of the said premises to the payment of the amount due, including interest satisfaction of the amount remaining secured hereby, or to any deficiency which may exist after applying the proceeds of the said premises to the payment of the amount due, including interest and the costs and a reasonable attorney's fee for th foreclosure and sail; and said rents and profits are hereby, in the event of any default or defaults in the payment of said principal and interest, and the costs and a reasonable attorney's fee for th foreclosure and sale; and said rents and profits are hereby, in the event of any default or defaults in the payment of said principal and interest, and the costs and a reasonable attorney's fee for th foreclosure and sale; and said rents and profits are hereby

AND it is covenanted and agreed by and between the parties to these presents that the whole of said principal sum shall become due at the option of the said Mortgagee, its successors, legal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, assessment or water rate for sixty days after the same shall have become due and payable, or after default in the payment of any instalment hereinbefore mentioned or immediately upon the actual or threatened demolition or removal of any building erected on said premises.

AND it is further covenanted and agreed that the whole of said principal sum and the interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above

AND it is further covenanted and agreed by the said parties that if default be made in the payment of the indebtedness as herein provided or of any part thereof, the Mortgagee shall have power to sell the premises herein described according to law; said premises may be sold in one parcel, any provision of law to the contrary notwithstanding.