그는 사람들은 일반에 그는 사람들은 전에 바다를 가는 말했다. 바라를 하는 사람들은 그들은 그들은 사람들은 생활한	
STATE OF SOUTH CAROLINA,	
County of	
O ALL WHOM THESE PRESENTS MAY CONCERN:	
Andrew C. Young	na, hereingfur spoken of as the Mostgagur, send greetings:
State of State of	
Carolina, herematter spoken of as the Moregague, in the Dollars lawful money of the United	States of America, secured to be paid by certain note or diff-
gation, bearing even date herewith, conditioned for payment at the principal offices of the said AIKEN LOAN & SI	DOLLANS.
gation, bearing even date herewith, conditioned for payment at the principal offices of the said AIKEN LOAN & South Carolina, of the sum of Eighty-Five Hundred and No/100 (\$8,500.00) in words and figures as follows: The sum of Borty-Feur and 88/100 (\$44.88) Do	하는 그 보는 그 보고 있다. 이 사람들은 하는 사람들은 이 사람들은 이 사람들은 이 사람들이 되었다. 이 사람들은 이 사람들이 아니는 이
	The state of the s
946, and a like sum of Forty-Four and 88/100 (\$44.88) bollars onth the safter until the debt is paid in full, with interest	at the rate of Four Per Cont(46)
er sunum computed and payante monthly; the said monthly	amounting helence of said princips
\$44.88) Dollars includes interest calculated on the monthly us um and so much of the installment as is necessary shall be cre	dited to said interest and the ba
mee on the principal dept, and together with, and the	on the lat day of each south was
he said note is fully paid one-twellth of the amutal came of	
the said note is fully paid one-twellth of the annual taxes of the said note is fully paid one-twellth of the annual premiums for hazard insurance of the payment more than fifteen 15 days in a rrears to cover the payment more than fifteen 15 days in a rrears to cover the payment more than in the said debt and sum of money ment of now, know ALL MEN, that the said Mortgagor, in consideration of the said debt and sum of money ment of now an appropriate the said note or of any renewal or extension thereof, with interest thereon	od - Comp - 202-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2
1) of each payment more than fifteen (15) days in a rrears to cover the said More and sum of money ment.	oned in the said note and low the plants section to the possible and also for and in consideration of the sum of One Lother
of the said sain of money mentioned in the said sain of the said sain of the said sain of money mentioned, some and	released and by these presents done grant, bargain, sell, con-
vov and release unto the said more as	
All that certain lot of land in Greenville Township, Gree	of Greenville, being
roling, on the Southern side of Overbrook Road, near the City	nd Company, made by R. E.Daltes.
ot No. 8 on plat of subdivision of Tract No. 1 of Overbrook La	ribed ge College:
une 1924, recorded in Plat Book "J" at Page 81, and being desc BEGINNING at a stake on the Southern side of Overbrook Ro	
reme, at corner of Lot No.9, and running thence with the line	of seld lot, S. 17-49 E. 150 Fee
ine of said lot, N. 29-16 W. 157.6 feet to an iron pin on Ower	brook Road; thence with the South
108 OF 8810 1 OF, N. 29-10 W. 107-0 1000 00 MM.	
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rn side of Overbrook Road, S. 56-58 W. 60 feet to the beginning Said premises being the same conveyed to the mortgagor by	
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rn side of Overbrook Road, S. 56-58 W. 60 feet to the beginning Said premises being the same conveyed to the mortgagor by	Ida Heatherly by does to be 179- Lief the lien of the fact 1962 pany g linguist, 1962 pany g linguist, 1962 SATISFIED AND CANCELLED OF RECORD

TOGETHER with the appurtenances and all the estate and rights of the said Mortgagor

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and mechinery, boilest, states, elevators and motors, bath tubs, sinks, water closets, basins, pipes, faucets, and other plumbing and heating fixtures, mirrors, mentals, refrigerating plant and ice building, apparatus and appurtenances, and such other goods and chattels and personal property as are furnished by a landlord in letting or operating an unfurnished building, all 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, 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 hears, executors, administrators, accessed by assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtachess herein mentioned and to be contend by this mortgage. 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

PROVIDED, ALWAYS, that if the said Mortgagor, his heirs, executors, administrators or assigns, shall pay unto the said Mortgagos, its successors or assigns, the said more of money mentioned in the condition of the said note or obligation at the times and in the manner therein specified, and shall comply with all other conditions of this instrument 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 be at liberty upon a complaint filed or any other proper legal proceeding being comment 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 prema as security for the amounts due the Mortgagee, or of the solvency of any person or persons responsible for the payment of such amounts, to the appendances by any competence of the said premises with power to lease the said premises or such past thereof Court or Tribunal, without notice to any party, of a Receiver of the rents, issues and profits of the said premises with power to lease the said premises and expenses attending the emounts and many not then be under lease, and with such other powers as may be deemed necessary, who, after deducting all proper charges and expenses attending the emounts and resemble attenders with a said trust as receiver, shall apply the residue of the said rents and profits to the payment of the amount due, including interest and the costs and a reasonable attender's fee for may exist after applying the proceeds of the said of the said premises to the payment of the amount due, including interest and the costs and a reasonable attender's fee for insurance, pledged and said rents and profits are hereby, in the event of any default or defaults in the payment of said principal and interest, or any tax, assessment, water to resolve the rents and mortgaged premises and to let the said premises and receive the rents, issues and profits thereof, and apply the same, after payment of all necessary observed.

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 Mortgages, 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, successors, legal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any installment hereinbelows mentioned or installment hereinbelows mentioned or installment accorded on said provides. threatened demolition or removal of any building erected on said premises.

It is agreed that the Mortgagor will keep the buildings now on said land, and any buildings which may hereafter be exceed as such amounts and in such insurance company or companies and written through such agency as the Mortgage may name direct, are such amounts and in such insurance company or companies and written through such agency as the Mortgage may name direct, and secured are fully paid; and said policy or policies shall have attached thereto a standard Mortgage Clause, making any less such accounts of the premium on same to said company at the time the loss accounts.