	SCC 1	Vol. 992		
MORTGAGE	OF REAL ESTATE—GREM 7			ELL CO., CHARLESTON, S. C. 14566-8-13-40
ነያ ቁር ቁጥልጥያ	OUTH CAROLINA,)		stion by 815	
	GREENVILLE.		W 873	
TO ALL WH	OM THESE PRESENTS MAY CONCERN		tions	
We, Vo	lina Craig Wilson and Ru	th Louise Wilson	Ja 1300 30	
		Later Comments of the Comments	m. 3	en en personale en el
hereinafter spo	ken of as the Mortgagor send greeting.	Jan P.	6. Yay	WIK!
WHERE	AS We, Volina Craig Wi	lson and Ruth Louise		OF SECTION AND ADDRESS OF THE PARTY OF THE P
	<u> </u>		HUNDRED AND NO /1 OF THE	8D
justly indebted	to C. Douglas Wilson &	: Co,	, a corporation or annual	and expute unter the laws of the
State of South	Carolina, hereinafter spoken of as the Mortgagee, i	in the sum of SIXTY-TWO	HUNDRED AND NO/1000	MALINITY 9 July
		***************************************	HUNDRED AND NO/1000	Dollars Dollars
(\$ 6,200), lawful money of the Unit	ed States which shall be legal tender in pay	ment of all debts and dues poblic and private at the ti	ne of payment, secured to be paid by
that on	e		e said C. Douglast Wilson &	
certain bond of	obligation, bearing even date herewith, conditione	d for payment at the principal office of th	e said C. Duglast Wilson &	Co.,
			as the owner of this obligation may from time to time de-	
	SIXTY-TWO HUNDRED AN			JEKNEZSKIK M
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	fon	one-half (4克%)	to be paid on the 1st	day of November 1946
with interest ti		per centum per annum, said	nteresy and principal sum to be paid in installments as	follows: Beginning on the Lat.
1,5				
sum of \$		•	· · · · · · · · · · · · · · · · · · ·	day
of	November		of said principal sum to be due and payable on the	
day of	-half (/j=%)		said monthly payments of \$47.43	
at the rate of I	y payment shall be applied on account of principal ncipal sum shall become due after default in the	n the principal sum of \$ 5,200.0 l. Said principal and interest to be paid at the part of interest types assessments.	or so much thereof as shall from time to the par of exchange and net to the obligee, it being the content rate or insurance as hereinafter provided	time remain unpaid and the balance tereby expressly agreed that the whole
or the bare pro	norphi cam bank become due area delatar in the	payment of interest, taxes, assessments, w	act fact of insurance, as heremater provided.	
		1		
NOW	KNOW ALL MEN that the said Manager in			for the better requires the perment
of the said sum whereof is her	of money mentioned in the condition of the said bo by acknowledged, has granted, bargained, sold, o	and, with the interest thereon, and also for a conveyed and released and by these presents.	noney mentioned in the condition of the said bond and and in consideration of the sum of One Dollar in hand puts does grant, bargain, sell, convey and release unto the ements thereon, situate, lying and being	aid by the said Mortgagee, the receipt said Mortgagee and to its successors,
				the state of the s
			le, in Greenville Township	
			and designated as Lot No.	
			ich Plat is of record in t	
			and 252, and having accor	ding to said plat
the rol	lowing metes and bounds			
			South side of Overbrook F	
			West of the Southwest in	
			along the Southern side of	
			ntersection of Overbrook R	
			Drive S. 61-18 E. 16.9 fe	
thence	continuing with the Nor	thwest side of said	Drive S. 43-17 E. 59.4 fee	t to an iron pin;
thence	continuing with the North	thwestem side of sa	1d Drive S. 32-44 E. 45.3	feet to an iron pin
thence	continuing with the Nort	thwest side of said	orive S. 25-10 E. 47.5 fee	t to an iron pin:
thence	continuing with the Nort	thwest side of said 1	Prive S. 14-42 E. 45.5 fee	t to an iron pin:
thence	s. 89-35 W. 128.3 feet	to an iron pin, the	joint rear corner of Lots	No. 59 and 60:
thence	along the common line of	f said last mentioned	1 lots N. 5-53 W. 191.4 fe	et, more or less, to
			the beginning corner.	
			weyed to the mortgagors h	erein by deed of
Edwina	M. Barr, dated October THER with the appurtenances and all the estate and			
AND I	T IS COVENANTED AND AGREED by and bet	tween the parties bereto that all gas and el	ectric fixtures, radiators, heaters, engines and machi-	nery, boilers, ranges, elevators and
motors, bath-tub and such other are or shall be	s, sinks, water-closets, basins, pipes, faucets and goods and chattels and personal property as are ev attached to said building by nails screws bolts pi	tother plumbing and heating fixtures, miver furnished by a landlord in letting or or in any other n	rrors, mantels, refrigerating plant and ice-boxes, core tating an unfurnished building, similar to the one her appear are and shall be deemed to be fixtures and an accordance.	oking apparatus and appurtenances, ein described and referred to, which excession to the freehold and a part of
the realty as b	etween the parties hereto, their heirs, executors, a indebtedness herein mentioned and to be covered by	administrators, successors and assigns, and	all persons claiming by, through or under them, and sh	all be deemed to be a portion of the
			ne said Mortgagee, its successors, legal representatives a	
sum of money ishall cease, dete	nentioned in the condition of the said hond or obligation and be void.	gation, and the interest thereon, at the tim	successors or assigns, shall pay unto the said Mortgage e and in the manner therein specified, then these pre	sents and the estate hereby granted
ceeding being c	mmenced for the foreclosure of this mortgage, to	apply for and the said Mortgagee shall b	unediately after any such default, upon a complaint to entitled as a matter of right, without consideration of	the value of the mortgaged premises
as security for notice to any pa	the amounts due the Mortgagee, or of the solvenous rry, of a Receiver of the rents, issues and profits the deemed necessary, who, after deducting all profits the deemed necessary.	cy of any person or persons bonded for the of the said premises with power to lease the per charges and expenses attending the expenses.	e payment of such amounts, to the appointment by any e said premises, or such part thereof as may not then cution of the said trust as Receiver, shall apply the	be under lease, and with such other residue of the said rents and profits
to the payment	and satisfaction of the amount remaining secured nterest and the costs and a reasonable attorney's for	hereby, or to any deficiency which may ex	ist after applying the proceeds of the sale of the said prents and profits are hereby, in the event of any defaul ortgagee, its successors or assigns, who shall have the r	t or defaults in the payment of the amount
to enter upon as	id take possession of the said mortgaged premises a account of the amount hereby secured.	and to let the said premises and receive the	rents, issues and profits thereof, and apply the same, at	ter payment of all necessary charges

described premises to comply with the requirements of any Department of the City of Greenville S. C. within thirty days after notice of such requirement shall have been given to the then owner of said premises by the said Mortgagee, or if the said premises are not maintained in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted, and within sixty days after notice by the Mortgagee to the owner to repair said premises, the owner shall fail to put the said premises in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair or reasonable depreciation.

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 installment 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