MORTGAGE OF REAL ESTATE-G.R.E.M. 9a			
AND IT IS COVENANTED AND AGREED by and ranges, elevators, and motors, bath-tubs, sinks, water-clos cooking apparatus and appurtenances, and such other go similar to the one herein described and referred to, which are and shall be deemed to be fixtures and an accession to ors and assigns, and all persons claiming by, through or a covered by this mortgage.	between the parties hereto the ets, basins, pipes, faucets and ods and chattels and personal are-or shall be attached to said the freehold and a part of the under them, and shall be deem	urtenances to the said Premises belonging, or in anywise incident or ap at all gas and electric fixtures, radiators, heaters, engines and mad other plumbing and heating fixtures, mirrors, mantels, refrigerating plan I property as are furnished by a landlord in letting or operating an unfur- ib building by nails, screws, bolts, pipe connections, masonry, or in any realty as between the parties, hereto, their heirs, executors, adminis- ned to be a portion of the security for the indebtedness herein mentions. EERTY LIFE INSURANCE COMPANY, its successors and Assigns.	chinery, boilers, and ice-boxes, nished building, y other manner, trators, success- oned and to be
		rant and forever defend all and singular the said Premises unto the said I	
	·		
		d_myming or to claim the same or any part thereof.	
S. No. /200		ildings on said lot in a sum not less than Ninety-two Hun	and all and the second of the second
	company or companies satisfied her casualties of cost or damage by tornado, an	actory to the mortgagee from loss or damage by fire, and the sum of rentingencies, as may be required by d assign and deliver the policies of insurance to the said mortgagee,	the mortgag
mortgage; or the mortgagee at its election may on such from the said building or buildings, such amount more by other casualties or contimology of the reason of any such amount more by other casualties or contimology or in part, to the said Mortgagor, hereplace, or for any other purpose or object satisfactory to the first or contimology of the reasualties or contimology of the reasualties or contimology of the part of t	ailure declare the debt due an sualties loss by fire of a year against loss by fire of any be retained and applied by ngencies he Mortgagee, without affecting and any beauties of a year and any beauties of a year and year a	e same to be insured and reimburse itself for the premium, with inted institute foreclosure proceedings.  tinato catoresaid, receive any sum or sums of money for any dar it toward payment of the amount hereby secured; or the same may be passing, to enable such parties to repair said buildings or to erect new bing the lien of this mortgage for the full amount secured thereby before the full amount secured thereby before part of the interest, at the time the same becomes due, or in the cases against fire and tornado risks, as herein provided, or in case of fair either of said cases the mortgagee shall be entitled to declare the entitled.	mage by fire or paid over, either uildings in their re such damage
value of land, for the purpose of taxing any lien thereo	n, or changing in any way th f any such taxes, so as to affe	date of this mortgage, of any law of the State of South Carolina ded to laws now in force for the taxation of mortgages or debts secured to this mortgage, the whole of the principal sum secured by this more to any party, become immediately due and payable.	by mortgage for
and the second of the second o	tuted, the mortgagor agre and agree_g_ that any Judg mises, and collect the rents an	e to and does hereby assign the rents and profits arising or to e of jurisdiction may, at chambers or otherwise, appoint a receiver of d profits and apply the net proceeds (after paying costs of receivership)	arise from the the mortgaged upon said debt,
		parties to these Presents, that if	· · · · · · · · · · · · · · · · · · ·
according to the true intent and meaning of the said no cease, determine and be utterly null and void; otherwise to AND IT IS AGREED by and between the said parties	te, and any and all other sun o remain in full force and virt	I mortgagee the debt or sum of money aforesaid, with interest thereon which may become due and payable hereunder, the estate herebue.  Il be entitled to hold and enjoy the said Premises until default shall be	by granted shall
provided.	ol this <b>10+h</b>	day ofOctober	: al
year of our Lord one thousand, nine hundred and for	rty-sevena	nd in the one hundred and seventy-second	
year of the Independence of the United States of America.			
Signed, sealed and delivered in the Presence of:	1	Transas O. Nameta	
Margaret McCreary Patrick G. Fant		Frances G. Morris	• •
		· · · · · · · · · · · · · · · · · · ·	
			•
	4 1		(L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County	PROBATE		
PERSONALLY appeared before me	rgaret McGreary	and made oath that he saw the within namedFrance	es G.Morris
		sign, seal and asher	act
and deed deliver the within written deed, and that _She the execution thereof.	with	Patrick C. Fant	witnessed
Sworn to before me, this	day		
of October	19_47	Margaret McCreary	
Patrick G. Fent	(L. S.)		
Notary Public	rolina		
THE STATE OF SOUTH CAROLINA,County		TGAGOR WOMAN RENUNCIATION OF DOWER	
I,			, do hereby
certify unto all whom it may concern that Mrs		·	**************************************
the wife of the within namedbefore me, and, upon being privately and separately exar or persons whomsoever, renounce, release and forever reland estate and also all her right and claim of Dower, in, or	inquish unto the within name	t she does freely, voluntarily, and without any compulsion, dread or fead LIBERTY LIFE INSURANCE COMPANY, its successors and assigns ses within mentioned and released.	this day appear or of any person , all her interest
Given under my hand and seal, this			
day of	A. D. 19		
Notary Public for South	Carolina (L. S.)		

Recorded October 13th 19 47, at 2:32 o'clock P. M. By:EC