Mortgage

This Indenture. this day made and entered into between A.D. Cannon, S.J. Kellett, (Here insert natives of trustice)
L.R. Geallt, J.T. Brooks Sr., C.L. Abercranbie, J.P. Kellett

and Parsonage	
and Parsonage strustees of the Trinity Methodist Kristees of the February and the Board of Church Ex-	
County of Greenville State of South Office	
ension of the Methodist Episcopal Church, South, of the City of Louisville, County of Jefferson, and State of Kentucky, of the second part	
The Aller Trans. The Control of the	
the Upper South Carolina Annual Conference of the said XXX Church, XXX, at a session thereof held on	
the 13th day of January , A. D. 19.48, adopted and spread upon its minutes a resolution authorizing the recard	
of Trustees for a majority of them) of Trinity Church to borrow from the Board of Church Extension Hundred	
of Trustees for a majority of them) of Trinity Church to borrow from the bounds. Hundred DOLLARS of the Methodist Episcopal Church, South, not exceeding the sum of Twenty-Two Thousand Five // DOLLARS	
(\$22,500.00), and to secure the payment of the same by mortgage upon the property held in trust by them, upon such terms and	
And, Whereas, the party of the second part has this day loaned to the parties of the first part the sum of TWENTY	
TIOUSAND DOLLARS (\$ 20,000.00).	
to be secured and repaid as follows, to wit: On the first day of June , 1949 ,	
TOTAL TENTON TOTAL DESCRIPTION OF THE PARTY	'
and the remainder in fifteen semi-annual installments	
HUNDRED FIFTY (\$1.250.00) DOLLARS each,	
which cannochall draw six per cent interest per annum from date, payable semi-annually on the first day of	
in each year; provided, that at the cite of six hottoms interest is due and unpaid, this overdue interest shall bear interest at the rate of six per cent per annum from said date; but the said beard interest is due and unpaid, this overdue interest shall bear interest at the rate of six per cent per annum from said date; but the said beard of Church Extension may, upon the petition of a majority of the trustees of said Church in office at the time, grant extensions of the time of payment of one or more of said installments; it being expressly understood and greed that if such extension or extensions be granted, of payment were named and fixed in this instrument; and the parties of the first part hereby obligate themselves to insure and keep insured of payment were named and fixed in this instrument; and the parties of the first part hereby obligate themselves to insure and keep insured to insurance company. The policy or policies to be made payable to the second party as its interest may appear, and the bedienced fire it being further understood and agreed that should the first parties refuse or fail to furnish such policy or policies to the second party, then the latter may, in its discretion, insure said property for its own benefit; and the parties of the first part will promptly pay all taxes and the latter may, in its discretion, insure said property for its own benefit; and the parties of the first part will promptly pay all taxes and the latter may, in its discretion, insure said property for its own benefit; and the parties of the first part will promptly pay all taxes and the latter may. In its discretion, insure said property for its own benefit; and the parties of the payment of said sums, principal, such insurance shall be and become a part of the indebtedness secured by this instrument, and to the payment of said sums, principal, interest, or insurance part of the indebtedness so the first part will pay the same, and it shall stand secured the whole debt shall be held to be due and payable if the s	le , sle ; ilff, X, gdttr-yne
230.9 ft. on Weston St; 189.9 ft. on an unnamed St; 214-7ft as a rear line.	
no.	 n-
Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in any wise in cident or appertaining.	
To Have and to Hold unto the said second party, its successors and assigns forever, with covenant of General	aı
Warranty of title to same. Note, if said parties of the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in tall to recommend to the first part, or any one for them, shall pay said indebtedness at maturity, and pay said insurance in the first part, or any one for the first pay in th	ce
time as demanded, then this indenture shall be void, else remain in full force.	,
And the mortgagors agree to pay \$ attorners fees and other expense incident to foreclosure.	8
Witnesseth our hands and seals, this day of the day of the last of	ırl -
In the presence of	•
Damwell, Dlenn J. J. Jacob Sea Services Sea Services	
Of K. Almosmilia	- LEL]
& Miletta SEA	L]
Trustees of The Trinity Methodist [NEA	L]
Church	

With felleth

Satisfiet, 3/53

Board of Church Extension South

Methodiet Episcopal & Banke

Methodiet Episcopal & Banke

ATISFIE

April