pank, if the mortgagee shall have purchased same, shall at the option of the mortgagee become due after default in the payment of mortgagee's advances when due, or of any installments provided for in the said note; or after default in the payment of any tax or assessment for thirty (30) days after notice and temand, or after default in the performance of any of the coverants or agreements in said lease, or said building loan agreement contained on obligor's part to be performed.

IT IS FURTHER EXPRESSLY AGREED That in the event the nortgagee is required, under the provisions of Section 17 of the said lease agreement, to purchase the said note, then and in that event mortgagee may at its option, within thirty (30) days thereafter, declare the said note and the entire indebtedness secured hereby due, and immediately payable.

All of the covenants and agreements made by said mortgagor under said lease, and in said promissory note, and said
building loan agreement, are hereby made a part of this
instrument:

as in and by the said Bond and conditions thereof, reference there unto had will more fully appear.

NOW, KNOW ALL ME	N, That I, the said	Charles G.
	, in consideration	of the said
for the better s	ecuring the payment there	oof, and the
e of the mortgag	or's obligations thereun	der, accord-
conditions of t	the said Bond, which with	all its
is hereby made	a part hereof; and also	in considera-
ree Dollars to t	the said mortgagor in han	d well and
by the said mor	tgagee, at and before th	e sealing and
f these Presents	, the receipt whereof is	hereby ac-
l, have granted b	pargained, sold and relea	sed, and by
ents do grant, b	pargain, sell and release	unto the
Oil Corporation	1	-
	for the better s e of the mortgag conditions of t is hereby made ree Dollars to t by the said mor f these Presents have granted a ents do grant, h	now, know all Men, That I, the said in consideration of the better securing the payment there e of the mortgagor's obligations thereum conditions of the said Bond, which with is hereby made a part hereof; and also aree Dollars to the said mortgagor in han by the said mortgagee, at and before the fithese Presents, the receipt whereof is these granted bargained, sold and release ents do grant, bargain, sell and release to the contraction.

(Here set out description of Property)

All that certain track or parcel of land in the City of Greenville, Greenville County, S. C., more particularly described as:

A part of lots 10 and 11 on plat of property of Wade Cothran made by Dalton and Neves, Engineers in July 1927, recorded in the MC office for Greenville County, South Carolina in plat book H at Page 163 and being more particularly described as follows: