MORTGAGE OF REAL ESTATE—G.R.E.M. 9a			
TOGETHER with all and singular the Rights, Members pertaining.	Hereditaments, and App	surtenances to the said Premises belonging, or in anywise in	acident or ap-
AND IT IS COVENANTED AND AGREED by and b boilers, ranges, elevators, and motors, bath-tubs, sinks, water frigerating plant and ice-boxes, cooking apparatus and appu in letting or operating an unfurnished building, similar to the screws, bolts, pipe connections, masonry, or in any other ma as between the parties, hereto, their heirs, executors, admindeemed to be a portion of the security for the indebtedness	r-closets, basins, pipes, fartenances, and such other one herein described an ener, are and shall be decistrators, successors and a herein mentioned and a	goods and chattels and personal property as are furnished d referred to, which are or shall be attached to said buil- emed to be fixtures and an accession to the freehold and a par- assigns, and all persons claiming by, through or under them	mantels, re- by a landlord ding by nails, t of the realty , and shall be
		xecutors and Administrators to warrant and forever defend al	
the said Premises unto the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	SURANCE COMPANY	its successors and Assigns, from and against ourselv	es and our
any part thereof.	dministrators and Assigns	s, and every person whomsoever lawfully claiming or to clair	n the same or
And the said mortgagor_\$_agreeto insure and keep	insured the houses and b	uildings on said lot in a sum not less than Thir tyeff	у.е
Hundred and No/100/ (\$3500.00) Hundred and No/100/ (\$3500.) five Hundred and No/100 follars from less or	ny or companies satisfact	ory to the mortgagee from loss or damage by fire, and the su	im of Thirty-
in the event the mortgagorshall at any time fail to do s interest, under this mortgage; or the mortgagee at its electi AND should the Mortgagee, by reason of any such ins	o, then the mortgagee ma on may on such failure d	ay cause the same to be insured and reimburse itself for the	premium, with
the same may be paid over, either wholly or in part, to the s	aid Mortgagor_S,E other purpose or object s	heirsuccessors, heirs or assigns, to enable such parties satisfactory to the Mortgagee, without affecting the lien of	to repair said
case of failure to keep insured for the benefit of the mortga case of failure to pay any taxes or assessments to become be entitled to declare the entire debt due and to institute	gee the houses and build due on said property wi foreclosure proceedings.	f any part of the interest, at the time the same becomes ings on the premises against fire and tornado risks, as herein thin the time required by law; in either of said cases the n	provided, or in nortgagee shall
ducting from the value of land, for the purpose of taxing an secured by mortgage for State or local purposes, or the man	y lien thereon, or changin ner of the collection of a	he date of this mortgage, of any law of the State of Souting in any way the laws now in force for the taxation of mort my such taxes, so as to affect this mortgage, the whole of the of the said Mortgagee, without notice to any party, become	gages or debts e principal sum
from the mortgaged premises as additional security for this ceiver of the mortgaged premises, with full authority to tal	loan, and agreethat ke possession of the pren	reeto and does hereby assign the rents and profits arisi any Judge of jurisdiction may, at chambers or otherwise, nises, and collect the rents and profits and apply the net re iability to account for anything more than the rents and p	appoint a re- proceeds (after
made as herein provided. WITNESS our hand seal seal seal seal seal seal seal seal	this 13th	hall be entitled to hold and enjoy the said Premises until decided and the said Premises until decided and the one hundred and sixty-sixth	in the
Signed, sealed and delivered in the Presence of:		Too I Conton	
W. E. Rasor Patrick C. Fant		Joe L. Carter Mrs. Estelle T. Carter	
Tatifick O. Palit	· il		
			,
THE STATE OF SOUTH CAROLINA, Greenville County	PROBATE		•
PERSONALLY appeared before meW. E.	Rasor	and made oath that he saw the within named	
		sign, seal and as their	
and deed deliver the within written deed, and thathe w the execution thereof.	ith Patrick	C. Fant	witnessed
Sworn to before me, this 13th			
ofApril		W. E. Rasor	
Patrick C. Fant Notary Public for South Carolina 6	(1 S.)		
THE STATE OF SOUTH CAROLINA, Greenville County	REN	UNCIATION OF DOWER	
	Public for Sout	h Carolina	, do hereby
certify unto all whom it may concern that Mrs. Estel	le T. Carter		حيث عند عند جي الله عند الله
successors and assigns, all her interest and estate and also al	ned by me, did declare the d forever relinquish unto l her right and claim of I	did that she does freely, voluntarily, and without any compulsion the within name book has been supposed in the within name book has been supposed in, or to all and singular the Premises within mentions Liberty	~ ~ TIT T 4 X T 4 T 7 Y T 0
Given under my hand and seal, this 13th	•		
day of April A. D.		Mrs. Estelle T. Carter	नक बहुत बात चंक्र चंक्र नक उपन का उपन दक्त पुरा पूर्व प्रेस प्रेस प्रेस प्रेस
Patrick C. Fant Notary Public for South Carolin	(L. 46)		
Recorded April 13th	12 at 2 2 140	o'clockM.	