R.EM. Brok 249 at Page 3

PROVENCE, JARRARD & MARTIN-OREENVILLE 23959		
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		
TO ALL WHOM THESE PRESENTS MAY CONCERN:	Door	
Susanne P. Pegues,	•	
hereinafter spoken of as the Mortgagor send greeting.		
WHEREAS I_Susanne P. I	Pegues,	***************************************
<i>\P</i>	\mathcal{C}^{\perp}	
(\	· · · · · · · · · · · · · · · · · · ·	
justly indebted to the South Carolina Security Company, a Corporation	on organized and existing under the laws of the State of South Carolina, hereinafter spoken of as	the Mortgagee, in the sum of
Six thousand, two hur		Dol
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	note merica, secured to be paid by mycertain boxxor obligation, bearing even date herewith,	
	outh Carolina, or at such other place either within or without the State of South Carolina as	the owner of this obligation may from time to
acoignite, or the same of	wo hundred fifty	
Dollars (\$ 6 , 250 , 00) payable as follows;	day	
One hundred ningby (\$19	90.00) Dollars on the first/of March 1932	and a like
	t days of every September and March there	
nd including March 1, 1946, and	the balance of the principal remaining to	inpaid on Septem-
er 1, 1946.	mar 1	
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	RECORD OF OF ONLY	
N. N. Y.	Die Standon Stander	
	سنتيل المستران المستر	
and also interest upon said principal sum to be computed from the d	lay of the rate hereof, at and after the rate ofper centum per annum	
payable semi-annually on the first days of every Septem	her March	1 11 had
paid, said principal and interest to be paid at the par of exchange an	d net to the obligee, it being thereby expressly agreed that the whole of the said principal su	creof until the aforesaid principal sum shall be f um shall become due after default in the paymen
interest, taxes, assessments, water rate or insurance, as hereinatter pro	ovided. The obligee may call for gold coin of present standard of weight and fineness, in who	l and for the better securing the navment of the
- our of monor montioned in the condition of the said band with the i	interest thereon, and also for and in consideration of the sum of One Dollar in hand paid by and by these presents does grant, bargain, sell, convey and release unto the said Mortgagee a	w the said Mortgages, the receipt whereou is not

In the City and County of Greenville, State of South Carolina, on the South side of E. Washington Street, known and designated as Lot No. 1, and a triangle lot in the rear of lot No. 1, in Block 3 according to a plat of a subdivision known as Boyce Addition, recorded in the R. M. C. 's office for Greenville County in Plat Book "A", at page 90, and having according to a recent survey thereof, made by Dalton and Neves, engineers, April 1931, the following courses and distances, to wit:

Beginning at an iron pin on the South side of E. Washington Street, 390 ft. east of the Southeastern intersection of Heldman and E. Washington Streets and running thence along the Southern side of E. Washington Street S. 7-56 E. 70' 1" to an iron pin, joint corner of lots Nos. 1 and 2; thence along the joint line of said lots (extended) S. 22-30 W. 264'7" to an iron pin; thence N. 17-40 W., 103', more or less, to an iron pin, Southwestern corner of Lot No. 1; thence N. 19-20 E., 179'8" to the point of beginning.

The above lot was inherited from my husband, Marlborough Pegues, in Will dated March 31, 1922, and filed in the Probate Judges office for Greenville County in Apt. 177, File #19, and purchased by him from Anna L. Weldon, March 22, 1919, and recorded in R.M.C.'s Office for Greenville County in Vol. 20, page 292.

TOGETHER with the appurtenances and all the estate and rights of the said Mortgagor in and to said premises.

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other goods and chattels and personal property as are ever furnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as between the parties hereto, their heris, executors, administrators, successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtedness herein mentioned and to be covered by this mortgage.

TO HAVE AND TO HOLD the said premises and every part thereof with the appurtenances unto the said Mortgagee, its successors, legal representatives and assigns forever.

PROVIDED ALWAYS, that if the said Mortgagor heirs, executors, administrators, successors or assigns, shall pay unto the said Mortgagee, its successors or assigns, the said sum of money mentioned in the condition of the said bond or obligation, and the interest thereon, at the time and in the manner therein specified, then these presents and the estate hereby granted shall cease, determine and be void.

AND the said Mortgagee, its successors, legal representatives or assigns, shall also be at liberty, immediately after any such default, upon a complaint filed or any other proper legal proceeding being commenced for the foreclosure of this mortgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration of the value of the mortgaged premises as security for the amounts due the Mortgagee, or of the solvency of any person or persons bonded for the payment of such amounts, to the appointment by any competent Court or Tribunal, without notice to any party, of a Receiver of the rents are not then said premises with power to lease the said premises, or such part thereof as may not then be under lease, and with such other powers as may be deemed necessary, who, after deducting all proper charges and expenses attending the execution of the said trust as Receiver, shall apply the residue of the said rents and profits to the payment and satisfaction of the amount remaining secured hereby, or to any deficiency which may exist after applying the proceeds of the sale of the said premises to the payment of the amount due, including interest and the costs and a reasonable attorney's fee for the foreclosure and sale; and said principal and interest, or any tax, assessment, water rate, or insurance, pledged and assigned to the said Mortgagee, its

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.