PROVENCE JARRARD & MARTIN-GREEN VILLE 23959

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE	.(. <b>L</b>
TO ALL WHOM THESE PRESENTS MAY CONCERN:	مراجع المحادث
S. J. S. Jackson in D.	all of the
W. Alex	· William I was a second
$\mathcal{K}^{\prime}$ $\rho_{\mathcal{M}}^{\prime}$	W MAS R.
hereinafter spoken of as the Mortgagor send greeting.	A Drawar Jan
WHEREAS I, TY S. Jackson, and D.	2. St. St. St. St. St. St. St. St. St. St
	and he will
· · · · · · · · · · · · · · · · · · ·	The state of the s
national Bank of Starteston, united states of	J. Comercia
justly indebted to the South Carolina Security Company, a Corporation organized and existing under the laws of the State of South Carolina, he	reinafter spoken of as the Mortgagee, in the sum of
Elenen Thousand and motion ( )	Dollars
(\$ 1/4 000), lawful money of the United States off merica, secured to be baid by mention bond or obligation, bearing	g even date herewith, conditioned for payment at the principal office of the
said South Carolina Security Schaparty, in the City of Greenwile, South 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 time
designate, of the sum of Elenen a happy and A red no 1100	
Dollars (\$ 11,000. ) Nanable an Edward () 1 3	
payable in lawfull mydly of the united States of a	Consider which shall have been
tender in puffyit off race laste and dues public	a site is the state of the state of
al bank of the land of the second	and private, at the lime
of payment de follows: \$ 55.00 to be paid on the	il princepal on the 1st day
of may, 1934, tank the sum of \$55.00 on the 1st da	y of each month in each
year thereafter sup to and including the 1st day of	Je Hebruary, 1947, chemicher
Valance of the principal remaining unpaid on the	les 1st day of march, 1947.
It is linderstood and agreed, however that if the	i mortgage and the note
which same seemes are transferred, set over assign	med and cold to metrobalita.
Life Insurance Sompany, a corporation organized	La La la la la la Mata
Thus to be that they saled the all the	times the state of the state of
New york, that the schedules of payments of said no	
and also interest upon said principal sum to be computed from the day of the date hereof, at and after the rate of fine per	centum per annum payable may 1, 1901 and
Thereafter on the 1st day of each and every month in	each and mory year
the bulle here has the wint days of bedery 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	N after the Mate hace af until the aforesaid principal sum shall be fully
paid, said principal and interest to be paid at the par of exchange and net to the obligee, it being thereby expressly agreed that the whole of interest, taxes, assessments, water rate or insurance, as hereinafter provided. The obligee may call for gold coin of present standard of weight	the said principal sum shall become due after default in the payment of and fineness, in which case obligor shall make payment in same.
NOW, KNOW ALL MEN, that the said Mortgagor in consideration of the said debt and sum of money mentioned in the condition of the said bond, with the interest thereon, and also for and in consideration of the sum of One Do acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release unto the forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being the conveyed and release unto the said debt and sum of money mentioned in the condition of the said debt and sum of money mentioned in the condition of the said debt and sum of money mentioned in the condition of the said debt and sum of money mentioned in the condition of the said debt and sum of money mentioned in the condition of the said being acknowledged, has granted, bargained, sold, conveyed and release unto the forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being the said that the said money and release unto the said debt and sum of money mentioned in the condition of the said being acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release unto the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of money mentioned in the condition of the said by the said debt and sum of the	ion of the said bond and for the better securing the payment of the said illar in hand paid by the said Mortgagee, the receipt whereof is hereby
forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being	he said Mortgagee and to its successors, legal representatives and assigns a know and alwaynated its dot no 2
near the Sity of meenvelle, in kneenvelle Township, o	niplat of made Onther back
extermade by Dulton & never Engineered Out, 1927 20	in the house read de
ertymade by Dalton & never, Engineers July 1927, sa	her plus wereng herer and in the
P. M. C. Office for breenville Sounds in Plat Book It at	age 100, and having a covering
to reach survey made by P.E. Dalton, march, 1937, the	following miles and bounds
NO-WILL.	
Beginning at an iron pin at the northeast co	mer of m Ruaniel Ivenue and
Warner Street, and running thence with the north se	ide of Warner Street S. 81-158?
110 feet to an icon pin at comer of Lot no. 39; Then	en with line of said lot n.
9-35 E. 82.5 feet to an iron pin at the year comer of Lote	nos land 2. then with the
joint line of last mentioned lots 7.81-15 71. 190 feet to	mittant discountly set it
of manuel avenue; thence with the east side of said of	CO. a Com An XXXI LALL DIAL
fort to the time chances with the east wine of and in	77 Daniel, Uvenue 2. 9-33 U.S. 32-5
feet to the point of beginning. This is the identical prop	exty conveyed to the mortgagors
Kerain hy deed of Thomas I. M. Cafee Jr., dated June 6, 195	6 and recorded in the FMC
Office for Accenville Sounty, A.S., in Deeds Val. 184 at pe	age, 397.
so that the successive monthly installments on prince	pal and interest and love.
provided for shall continue up to and include the 1st a	day of november 1957 - 100h
balance of said principal shall be due and paya	the mile 1 of 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
her 1953 and it	I worked for day of wellow
ber, 1953, and it is understood and agreed that &	he change in the schedule.
of curiaisments does not in anyway affect the vale	dety of the security lovely
pexeaged to secure said note thirtoge is given the	bothweiser to pay tell of the
town on any interest date after three yourse from the	date hereof upon sinety dain
of curtailments does not in anyway affect the vale bledged to secure said note. Privilege is given the loan on any interest date after three years from the written notice to the holder of said note;	J V J J
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, en	igines and machinery below renew algorithm and matery both tele-

sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-box, neaters, engines and machinery, boilers, ranges, elevators and motors, bath-tubs 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 heirs, 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 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, charges and expenses attending the execution of the said trust as Receiver, shall apply the residue of the said cents and profits to the payment and satisfaction of the amount remaining secured hereby, rents and profits are hereby, in the event of any default or defaults in the payment of said principal and interest, or any tax, assessment, water rate, or insurance, pledged and assigned to the said Mortgagee, its successors or assigns, who shall have the right forthwith after any such default to enter upon and take possession of the said mortgaged premises and to let the said premises and receive the rents, issues and profits the rents and profits are hereby, in the event of any default to enter upon and take possession of the said mortgaged premises and to let the said premises and receive the rents, issues and profits thereof, and apply the same, after payment of all necessary charges and expenses, on account of the amount hereby secured.

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.