STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	
hereinafter spoken of as the Mortgagor send greeting.	
	·
justly indebted to the South Carolina Security Company, a Corporation organized and existing under the laws of the St	
	ound or obligation, bearing even date herewith, conditioned for payment at the principal office of the
said South Carolina Security Company, in the City of Greenville, South Carolina, or at such other place either with	hin or without the State of South Carolina as the owner of this obligation may from time to time
designate, of the sum of	
and also interest upon said principal sum to be computed from the day of the date hereof, at and after the rate of	per centum per annum
NOW, KNOW ALL MEN, that the said Mortgagor in consideration of the said debt and sum of money sum of money mentioned in the condition of the said bond, with the interest thereon, and also for and in consideration acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, of forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being form #133795 - Mortgage Release (South Carolina Late) Late of South Carolina, blowning the south Carolina acknowledged that the said being some state of the said being some state of the said so for and in consideration.	on mentioned in the condition of the said bond and for the better securing the payment of the said on of the sum of One Dollar in hand paid by the said Mortgagee, the receipt whereof is hereby convey and release unto the said Mortgagee and to its successors, legal representatives and assigns
ressie Ponder Eitton	Recorded Book 230 Page 7. Amount \$ 3,500.00
outh Carolina Security Company, assigned to retropolitan Lipe Submance Company seeived Satisfaction in full of the most gage as we for Greenville County, South Carolina, is here he records of said County,	Daled December 10,1930. above stated, and the Register of Mesne Com- chy anthorized to enter this Can alation on
may, 1935,	etropolitan Life Susmance Companio
itiess the hund and Seal of Metropolitan Life innary, 1935, In the presence of M.J. Corrigan Frank O'Elles.	M. W. Lorrey
(trank O'elles.	311 Vice President
tate of new york] ss	assistant Secretary.
wonally appeared before me N. J. Corrigan and no love named Metropolitan Like Justiance Compa	nade oath that he was present and saw the
ove named Metropolitan Life Insurance Compa al and execute the above cancelation of morty	gage und that he with Frank O'les wit -
wom to before me this 28th days of	W.J. Corrigan
ulia a. Wilford, notary Public. The Commission expires much 30th. 1935. otting Public New york Co. New york County Clerko wy Together with the appurtenance and all the estate and rights of the said Mortgagor. in any possibly ARD IT 1100 VEN ANTED BND AGREED by and between The purious barrely that all case and the first fix	no.167. es march. 30,1935.
ADDIT HECVENANTED AD AGREED by and between the page is here to that all gas and chafric fixt with a personal property as are ever fernished by a landlord in letting or operating an unformished building, similar to the obotts, pice connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the TO HAVE AND TO HOLD the said premises and every part thereof with the appurtenances unto the said	haft and itc-boxes, cooking appersus and appertenances, and such other cooks and chattels and no herein described and referred to, which are or shall be attached to said building by nails, screws, a freehold and a part of the realty as between the parties hereto, their heirs, executors, administrators, he security for the indebtedness herein mentioned and to be covered by this mortgage.
money mentioned in the condition of the said bond of obligation, and the interest thereon, at the time and in the ma- be void.	
AND the said Mortgagee, its successors, legal representatives or assigns, shall also be at liberty, immediately a for the foreclosure of this mertgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, with Mortgagee, or of the solvency of any person or persons bonded for the payment of such amounts, to the appointment issues and profits of the said premises with power to lease the said premises, or such part thereof as may not then be	hout consideration of the value of the mortgaged premises as security for the amounts due the

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.