	MORTGAGE 11.
STATE OF SOUTH CAROLINA,	a 26 by of april 1948 America
COUNTY OF <b>Greenville</b>	Well 393 of R P Marroson ad Page 23
MO ALL MILION MILEGE DESCENIMO MAN GONGERN	le. S. S. Lee, Jr. and Lois H. Lee
Greenville, S. C.	of
WHEREAS, the Mortgagor is well and truly indebrei Cunto	, hereinafter called the Mortgagor, send(s) greetings:
(Columbia Branch)	The South Carolina National Bank of Charleston,
organized and existing under the laws of the Unit Sta	hereinafter to herewith, the terms of which are incorporated herein by reference, in the principal sum of half
Twenty-five Hundred and No. 100 Dollars/	\$ 2,500.00 ), with interest from date at the rate of four and one per
centum ( 42 %) per annum until paid, said principal and interest	being payable at the office of The South Carolina National Bank of of the hore may designate in writing, in monthly restallments of Nineteen and 13/100
	of the note may resignate in writing, in morthly restallments of Nineteen and 13/100
Dollars (\$ 19.13 ), commencing on the first day principal and interest are fully paid, except that the faul payment of principal and interest are fully paid, except that the faul payment of principal and interest are fully paid, except that the faul payment of principal and interest are fully paid, except that the faul payment of principal and interest are fully paid.	of August , 19 41, and on the first day of each month thereafter until the incipal and interest, if not sooner paid, shall be due and payable on the first day of July ,
19 50	
consideration of the further sum of Three Dollars (3) to the Mortgagor in the receipt whereof is hereby acknowledged his granted hargained sold	of the alonesaid debt and for better securing the payment thereof to the Mortgagee, and also in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, and released, and by these presents does grant, bargain, sell, and release unto the Mortgagee, its
successors and assigns, the following described real estate situated in the	
	or lot of land with the buildings and improvements
thereon, situate, lying and being on th	e Southwest side of Bates Avenue, near the City of
Greenville, in the County of Greenville	, State of South Carolina, being known and designated
	made by Dalton & Neves, Engineers, March, 1941,
	enville County, S. C., in Plat Book L, at page 41, and
	cent symbol made by R. E. Dalfon, May 21, 1941, the
following me tels and bounds, to-wit:	
	Southwest side of Bates Avenue, joint front corner
	ing 462.6 feet in a Northwesterly direction from the
	Avenue intersects of the Northwest side of Webster
	Let No. 13, S. 53-47 W. 170 feet to an iron pin;
thence N. 36-13 W. 70 feet to an iron p	in; thence with the line of Lot No. 11, N. 53-47 E.
170 feet to an iron pin on the Southwes	t side of Bates Avenue; thence with the Southwest side the beginning corner.
	100 Section 100 Se
So. Lee, Jr. & Lois H. Led So: The South Carolina Nat.	- Joseph
D. D. Lee, Jr. & Lois To Lee	
To: The South barolina Nati	ional of
Bank of Charleston (box	un (x Bracel)
Z.,	
11.7	ut resource, The South Carolina
- Hatronal Bank of lokarels	tow (bolumkie Branch) hereby assigned,
sels and and twansfer	w unto The PI to mortgage Company.
mit solle 11.6. M and	el, the swithin mortgage and the
Male which is secured.	
Ja 21 to 2 2hl and a	he South Carolina national Bank of
be a last to the best of	Branch) has caused these presents
to fly signal by can o	. Robb, its Dive-President, and its
Stal to be alriched	his 28th day of July, 1941.
The way property of	Acord S W
Signed Sealed & Deliver	lide Solly Donathe Brian Mational
J. Allmi book, Jr.	AND OF TOOLSTONE VAS OF PORCE (S)
C. a Heiro	DAY PARIS Vas. or Pople
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	MO CANTO BALLENDE OF CHARLESTAN (SPEAN)  OR GROWN THE THE PRESIDENT OF AN TIME PRESIDENT  OCTUBER OF THE PRESIDENT OF AN TIME OF AN
R. III	
assignment Gerarde	L July 29 1941 at 9 a. m. # 11250
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	wage Assigned to The Gramatan nath Bank + Trust bo.
en // ##	Lav of July 1944. Assignment recorded infile, niy.
₩ Vol. I	11 At MILE MINISTER AND MANA 100 HANGE 101
	Q. of R. E. Morrosges on Page 280 #12493
	12bi R. C. Niori 1304 On 1304 2. 20

Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described, and all of the property hereinbefore mentioned is hereinafter referred to as "mortgaged property."

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants with the Mortgagoe that Mortgagor is lawfully seized in fee of the mortgaged property; that said property is free from all encumbrances and liens whatsoever, except

that Mortgagor has a good and legal right to sell and convey the same to Mortgagee; and that Mortgagor will warrant and defend the title to said property to Mortgagee forever against the claims and demands of any person or persons whomsoever, and if Mortgagee shall bring or defend any action to protect or establish any of its rights hereunder, the Mortgagor will pay all costs and expenses, including reasonable attorney's fees, all of which shall be added to the indebtedness secured hereby.