## MORTGAGE OF REAL ESTATE—G.R.E.M. 9a

pertaining.	, and Appurtenances to	the said Fremises belonging, or in anywise inc	cident or ap-
AND IT IS COVENANTED AND AGREED by and between the part boilers, ranges, elevators, and motors, bath-tubs, sinks, water-closets, basins, frigerating plant and ice-boxes, cooking apparatus and appurtenances, and in letting or operating an unfurnished building, similar to the one herein descrews, bolts, pipe connections, masonry, or in any other manner, are and slass between the parties, hereto, their heirs, executors, administrators, success deemed to be a portion of the security for the indebtedness herein mention.	, pipes, faucets and o such other goods and o scribed and referred to hall be deemed to be fix	ther plumbing and heating fixtures, mirrors, chattels and personal property as are furnished to, which are or shall be attached to said build tures and an accession to the freehold and a part	mantels, re- by a landlord ing by nails, of the realty
TO HAVE AND TO HOLD all and singular the said Premises unto the	said <b>XXXXXXXXXXXX</b>	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	L <b>rs</b> Cand Assigns.
anddo hereby bindmyself and my	Heirs. Executors and	Administrators to warrant and forever defend all	and singular
he said Premises unto the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			
ny part thereof.  Heirs, Executors, Administrators are	nd Assigns, and every p	person whomsoever lawfully claiming or to claim	the same or
And the said mortgagoragree_S_to insure and keep insured the hou			
\$3500.00)Dollars in a company or companies			
in the event the mortgagershall at any time fail to do so, then the mortgages, under this mortgage; or the mortgagee at its election may on such AND should the Mortgagee, by reason of any such insurance against damage by fire or tornado to the said building or buildings, such amount mathe same may be paid over, either wholly or in part, to the said Mortgagor.	rtgagee may cause the son failure declare the del loss by fire or tornado ay be retained and appl	same to be insured and reimburse itself for the pot due and institute foreclosure proceedings.  o as aforesaid, receive any sum or sums of modied by it toward payment of the amount hereby eccessors, heirs or assigns, to enable such parties	oremium, with oney for any y secured; or to repair said
buildings or to erect new buildings in their place, or for any other purpose of the full amount secured thereby before such damage by fire or tornado, of the full amount in the payment of any part of the principal indebted case of failure to keep insured for the benefit of the mortgagee the houses	or such payment over, t	took place.  If the interest, at the time the same becomes decomes decomes.	ue. or in the
case of failure to pay any taxes or assessments to become due on said proper entitled to declare the entire debt due and to institute foreclosure properties.  And it is further covenanted and agreed that in the event of the passage	roperty within the time oceedings.	required by law; in either of said cases the mo	ortgagee shall
ducting from the value of land, for the purpose of taxing any lien thereon, of secured by mortgage for State or local purposes, or the manner of the collesecured by this mortgage, together with the interest due thereon, shall, at the due and payable.	or changing in any way	the laws now in force for the taxation of mortg	ages or debts principal sum
And in case proceedings for foreclosure shall be instituted, the mortgage from the mortgaged premises as additional security for this loan, and agree ceiver of the mortgaged premises, with full authority to take possession of paying costs of receivership) upon said debt, interests, costs and expenses, received.	ethat any Judge of f the premises, and col	f jurisdiction may, at chambers or otherwise, a llect the rents and profits and apply the net pr	appoint a re-
PROVIDED ALWAYS, nevertheless, and it is the true intent and mean the said mortgagor, do and shall well and truly pay or cause to be pai if any be due according to the true intent and meaning of the said note, and hereby granted shall cease, determine and be utterly null and void; otherwise AND IT IS AGREED by and between the said parties that said mortgande as herein provided.	d unto the said mortga I any and all other sun e to remain in full forc	gee the debt or sum of money aforesaid, with into ns which may become due and payable hereundone e and virtue.	er, the estate
WITNESShand and seal this	19th	day of October	in the
year of our Lord one thousand, nine hundred and forty-five			
year of the Independence of the United States of America.	and in the one hui	idied and	
Signed, sealed and delivered in the Presence of:	1		
Patrick C. Fant		Fred A. Barnette	(L, S.)
Flora K. Hayes		*	
			<b>}</b>
			Ŋ.
			(L. S.)
THE STATE OF SOUTH CAROLINA,  GREENVILLE County  PROBATE			
PERSONALLY appeared before meFlora K. Hs	aves and	made oath that she saw the within named_Fre	d A. Barnett
and deed deliver the within written deed, and thathe withhe execution thereof.		i de la companya del companya de la companya del companya de la co	
Sworn to before me, thisday			
Cotobon			
		Flora K. Hayes	
Patrick C. Fant Notary Public for South Carolina  (L. S.)			
THE STATE OF SOUTH CAROLINA,  GREENVILLE County	RENUNCIATION	OF DOWER	
I,Patrick C. Fant, a Notary	Public for So	uth Carolina	, do hereby
ertify unto all whom it may concern that Mrs. Mae Barnette			
the wife of the within named <u>Fred A. Barnette</u> before me, and, upon being privately and separately examined by me, did of any person or persons whomsoever, renounce, release and forever relinques and assigns, all her interest and estate and also all her right and contact the second secon	declare that she does f	reely, voluntarily, and without any compulsion, of med S. A.	dread or fear
Given under my hand and seal, this 19th			
day of October A. D. 1945	•	Mrs. Mae Barnette	
Patrick C. Fant (L. S.)  Notary Public for South Carolina			
Recorded October 19th 1945, at	3:45	o'clock P. M Bw.	E.C.