MODERACE OF BEAT FORAGE				
MORTGAGE OF REAL ESTATE				
STATE OF SOUTH CAROLINA,				
County of Greenville				
TO ALL WHOM THESE PRESENTS MAY				
of the City of	ocke #	That of South Carolina haroinafter	enaken of as the Martgaga	r send greetings:
THIEDEAC the gold Mortgogor is justly	indebted to AIKEN LOAN & SECURITY CO	MPANY, a corporation organized and	existing under the laws of t	he State of South
Carolina, hereinafter spoken of as the Mortgago	ee, in the sum of Thirty-Fou	Hundred Fifty and	Mo/100 (\$345.00	0)
	DOLLARS lawfu	money of the United States of Ameri	ca, secured to be paid by ce	rtain note or obli-
of South Carolina, of the sum of Thirty		<u> </u>		DOLLARS
in words and figures as follows: The sum	of Twenty-five and 52/100	\$25.52)Dollars on t	he first day of	f November,
1946 and a like sum of Twen month thereafter until the	sant is naid in full, with	interest at the ra	te or Four Per	Cent (4%) pe
annum computed and naveble	monthly. the soid monthly	installment of Twen	ty-live and oz,	TOO (SCO-SC)
Dollars includes interest cof the installment as is no	cessery shall be credited	to said interest an	ici eus detabes :	or rue brruer
nol deht and tagether with	<u>and in addition to the </u>	monthly vayments of	-principal and	- 1 13 CO 1 O C
hereby required, he will parties fully paid one-twelfth o	f the annual taxes on the	property securing t	inis loan and a	TRO OMO-CMATT
of the ennuel premiums for	hezard insurence on build	inge on property sec	uring this loc	n. The holder
hereof may collect a "late more than fifteen (15) days i NOW, KNOW ALL MEN, that the said h	n arrears to cover the ext	ra expense involved,	in handling de	linquent pay-
NOW, KNOW ALL MEN, that the said N of the said sum of money mentioned in the sai	Mortgagor, in consideration of the said debt and d note or of any renewal or extension thereof,	sum of money mentioned in the said with interest thereon, and also for ar	note and for the better secund in consideration of the su	um of One Dollar
in hand naid by the said Martgagee the receir	of note or of any renewal of extension thereof, by whereof is hereby acknowledged, has granted to its successors, legal representatives and assig	Daigamed, sold and released and by	these presents does grant,	pargam, sen, con-
"All that piece, parc	el or lot of land in Gree	nville Township, Gre	enville County	, State of
South Carolina on the Easte	rn side of 4th Avenue nea	r the City of Green	ville being sho	wn as lot No.
18 on plat of Section No. 1	at Judson Mill Village,	made by Dalton & Rev	res in August 1	939, recorded
in Plat Book "K" at pages 1	1 and 12, and described a	s follows:		
BEGINNING at an iron	pin on the eastern side o	f 4th Avenue 145 fee	t South from H	eatherly
Drive at sormer of Lot No.	19 and thence with line o	f said lot S. 85-30	E. 88.5 feet t	o a stake at
corner of Lot No. 12; thenc				
Lot No. 17; thence with lin	e of said lot N. 85-30 W.	88.5 feet to a stal	re on 4th Avenu	e; thence wit
the eastern side of 4th Ave	nue N. 4-30 E. 70 feet to	the beginning corner		
Being the same proper	ty conveyed to the mortga	gor by Clyde Manley	and Inez F. Ma	nley by deed
to be recorded herewith.				A
The deat Kereby se	cured having be	en pard in	Jule, 13	Co bean
1954.	ortgage is batis	fied the 11"	day of	January
In the Presence of	Iku Lu	in Innuance	Company 1	Virgin
Doris R. Dawson	A . 25	E Peterson		8
W. M. Bryant, Jr	,	Vice (Tresident	
7				CORTORAL
				ž
				SEAL
SATI 2	SFIED AND CANCELLED OF RECOR	D	111	CEAL
SATI 2	DAY OF Jan. 195	y		CEAL
		y		(SEAL)
	DAY OF Jan. 195	-		CEAL

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 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, his heirs, executors, administrators or assigns, shall pay unto the said Mortgagee, its successors or assigns, the said sum of money mentioned in the condition of the said note or obligation at the times and in the manner therein specified, and shall comply with all other conditions of this instrument 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 be at liberty 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 responsible 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, issues and profits of the 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 said 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 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, 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 thereof, and apply the same, after payment of all necessary charge 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 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.

It is agreed that the Mortgagor will keep the buildings now on said land, and any buildings which may hereafter be erected on same, insured against such hazards and in such amounts and in such insurance company or companies and written through such agency as the Mortgagee may name, direct, authorize and approve, until all sums herein secured are fully paid; and said policy or policies shall have attached thereto a standard Mortgage Clause, making any loss payable to said AIKEN LOAN & SECURITY COMPANY, and shall be delivered with receipt for payment of the premium on same, insured against such hazards and in such assured that the same of the premium on said land, and any buildings which may hereafter be erected on same, insured against such hazards and in such insurance company or companies and through the agency as shall be authorized, named and