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

Va	
TOGETHER with all and singular the Rights, Members Hereditor	ments, and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
AND IT IS COVENANTED AND AGREED by and between the pranges, elevators, and motors both all	parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, els and personal property or a fixture fixtures, mirrors, mantels, refrigerating plant and in-
cooking apparatus and appurtenances, and such other goods and about	pes, faucets and other plumbing and heating fixtures, mirrors, most less and machinery, boilers,
are and shall be discontinuous and referred to, which are or shall be	possential property as are rurnished by a landlord in letting or severing plant and ice-boxes,
covered by this mortgage.	d shall be deemed to be a portion of the security for the heirs, executors, administrators, success-
TO HAVE AND TO HOLD all and singular the said Premises upt	to the security for the indebtedness herein mentioned and to be
do hereby bind myself, my Heirs Executors and Alexander	to the said LIBERTY LIFE INSURANCE COMPANY, its successors and Assigns. And I
INSURANCE COMPANY, its successors and Assigns, from and against— Heirs, Executors, Administrators and Assigns, and every portrain	strators to warrant and forever defend all and singular the said Premises unto the said LIBERTY LIFE  MO, MY
and every person whomsoever	er lawfully claiming or to claim the same
(\$7.000.00)	houses and buildings on said lot in a sum not less than Seven Thousand and No/100
and No/100 (\$7,000,00)	mpanies satisfactory to the mortgagee from loss or damage by fire, and the sum of Seven Thousand such other casualties or contingencies as more by such other casualties or contingencies as more by
event the months 1 11	The stands and assign and deliver the policies of the standard to the standard and like the standard to the st
mortgage; or the mortgagee at its election may on such failure declare the  AND should the Mortgagee, by reason of any such increases.	may cause the same to be insured and reimburse itself for the premium, with interest, under this debt due and institute foreclosure proceedings.
tornado to the said building or buildings such any such insurance against le	loss by fire or tornado as atornesid ther casualties or contingencies
wholly or in part, to the said Mortgagor , his place, or for any other purpose or object satisfactor to the successor	may cause the same to be insured and reimburse itself for the premium, with interest, under this e debt due and institute foreclosure proceedings.  loss by fire or tornado as aforesaid, receive any sum or sums of money for any damage by fire or applied by it toward payment of the amount hereby secured; or the same may be paid over, either res, heirs or assigns, to enable such parties to repair said buildings or to erect new buildings in their inthout affecting the lien of this mortgage for the full amount secured thereby before such damage
boon in many I do it is a first of the punctual indicate and	205 A M O T O D
to institute foreclosure proceedings.	ness, or of any part of the interest, at the time the same becomes due, or in the case of failure to on the premises against fire and tornado risks, as herein provided, or in case of failure to pay any ed by law; in either of said cases the mortgagee shall be entitled to declare the entire debt due and
volue of 1 1 c , and agreed that in the event of the	^· · · - · · · · · · · · · · · · · · · ·
and discour, shall, at the oppon of the gold M-	The whole of the second becaute by morroage for
And in case proceedings for foreclosure shall be instituted the mortgage	battle to any party, become immediately due and payable.
onpoinces, without hability to account for anything	and profits and apply the net proceeds (after positive a receiver of the mortgaged
PROVIDED ALWAYS, nevertheless, and it is the	and profits actually received.
the said mortgagor, do and shall well and truly pay or cause to be paid u	into the said mortgages the debt or sure of
cease, determine and be utterly null and void; otherwise to remain in full for	into the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due to the said mortgage the debt or sum of money aforesaid.
provided. Provided.	gor shall be entitled to hold and enjoy the said Premises until default 1 n.
withess hand and seal this	18+h
year of our Lord one thousand, nine hundred and forty-six	and in the one hundred and seventy-first
Signal and I all the United States of America.	sind in the one hundred andseventy-first
Signed, sealed and delivered in the Presence of:  Carolyn M. Curtis	n e
	David F. Watson
C. M. Gaffney, Jr.	David F. Watson (L. S.)
	(L, S,)
	(L, S,)
	(L. S.)
THE STATE OF SOUTH CAROLINA,	
GREENVILLE County PROBATE	
<del></del>	Curtis and made oath thas he saw the within named David F. Watson
d deed deliver the within written deal and a second	
execution thereof.	
orn to before me, thisday	)
All Dember	
4 Ca M. Goffner I-	Carolyn M. Curtis
Notary Public for South Carolina (L. S.)	
THE STATE OF SOUTH CAROLINA,	
GREENVILLE County	RENUNCIATION OF DOWER
I, C. M. Gaffney.Jr. Notan	il de la companya de
fy unto all whom it may concern that Mrs. Mo mr Daniel	Plie-fer-South-Carolins, do hereby
re me, and, upon being privately and separately examined by me, did declar	over that all a contract of the contract of th
estate and also all her right and claim of Dower, in, or to all and singular the	are that she does freely, voluntarily, and without any compulsion, dread or fear of any person named LIBERTY LIFE INSURANCE COMPANY, its successors and assigns, all her interest
under my hand and seal, this 18th	mendoned and released.
November A. D. 19_46	
	Mary Brooks Watson
Notary Public for South Carolina	
Marrault	
3:03	5o'clockPM. By:EC