Register Renet Conveyance for Greenville County, in book. Register Renet Conveyance for Greenville County, in book. TOGETTER With all and singular the Rights, Members, Harefulaments and Appartrenancy to the soil Premises belonging, or in acyssise incident agreement. PAAVE AND TO HOLD, all and singular, the said Premises unto the said. Refer and assign, for Andrea And I do be bridge beind myseling. Heart and assign, for the said premises which are said premises which the said premises which the said premises which the said mortage and Administrators to warrant and forever defend all and singular the said premises which the said mortage and administrators to warrant and forever defend all and singular the said premises which the said mortage and the said mortage and the said mortage and the right are country in the said mortage and the right are country in the said and the said mortage and said said for a said the country of the said mortage and said said for a said mortage and said said said and a said said said and a said said said and a said said said said. PROVIDED ALWAYS, NEVERTHELESS, and is in the two internal and morating of the parties to those presents, that if it is the said mortage and said said said and a said said and a said. AND IT IS AGREED, by each between the said species, that II is the said mortage and said said said and a said said. AND IT IS AGREED, by each between the said species, that II is the said mortage and the said mortage and said said and a said said. AND IT IS AGREED, by each between the said species, that II is the said mortage and said said and a said said. AND IT IS AGREED, by each between the said species, that II is the said the said the said the said said said and a said said. AND IT IS AGREED, by each between the said species, that II is the said said said said. AND IT IS AGREED, by each between the said species, that II is the said said said said. AND IT IS AGREED as and said said said said. AND IT IS AGREED, by each said said said said said. AND IT IS AGREE	ove described land is the same conveyed to me by the land is the same conveyed to me by	ML
TOTETHER with, all and singular, the Rights, Members, Hereditaments and Apparterments to the odd Promites belonging, or in anywher incidence apportations, and the provided of	Question on the 2nd day of Question day of Que	corded in
The process of the pr		cident or
Heirs and assigns, for And John Corey Bind myrell, my. Heirs, Escentors and Administrators to reverse the foreign and singular the sold premises unto the said mortgage. And L. the said mortgager, agree to insure the house and holidings on said band for not less than. The said mortgager, agree to insure the house and holidings on said band for not less than. The said mortgager, agree to insure the house and holidings on said band for not less than. The said mortgager, agree to insure the house and holidings on said band for not less than. The said arrange by fire during the continuation of this mortgager, and take less under pictory applicate of muranes payable to the mortgager and the termination of the mortgager and cannot be incurred as above promote of the profits and continued to muranes payable to the mortgager and cannot combuster. PROVIDED ALWAYS, NEVERTHELESS, and it is the true increas and monsing of the parties to these presents, that if L. the said mortgager, to and shall veal and truly pay, or cause to be paid onto the said mortgager. PROVIDED ALWAYS, MEVERTHELESS, and it is the true increas and monsing of the parties to the said mortgager. The said mortgager and between the said parties, that II. AND IT IS AGREED, by and between the said parties, that II. AND IT IS AGREED, by and between the said parties, that II. WITHINGS ALMAD AND AND AND AND AND AND AND AND AND A	ining.	ident of
Hoirs, Executors and Administrators to variant and forever defend all and singular the said premises with the said mortgages. Hoirs, Executors, Administrators to variant and forever defend all and singular the said premises with the said mortgages. And I the said mortgages agree to insure the house and buildings on said and on the said mortgages. And I the said mortgages agree to insure the house and buildings on said and on the said mortgages. And I the said mortgages agree to insure the house and buildings on said and or cot less tham Dollars, in a counter or companie which shall be accepted to the mortgage, and here the unsured from loss or change by fire during the centiment of this mortgage may cause the same to be insured and that in the event I shall at any time full to do so, then the said mortgages may cause the same to be insured as above provided that in the event I the said mortgages and said shall executed this mortgage, or cause to be gaid anto the said mortgages. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I the said mortgages and said shall executed and meaning of the parties to be gaid anto the said mortgages. AND IT IS AGREED, by and between the said parties, that I the said mortgages. AND IT IS AGREED, by and between the said parties, that I the said mortgages and between the numbers of the experimental of the said parties, that I the said mortgages and the said the said mortgages and the said the said and the said and the said the said that and said that the said said that the sai	THAVE AND TO HOLD, all and singular, the said Premises unto the said	M. C. C. M. A.
Trein, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mortgages. Assign, from and against me, my. The said mortgages, agree to insure the house and buildings on said land for not less than. And I the said mortgages, agree to insure the house and buildings on said land for not less than. And I the said mortgages, agree to insure the house and buildings on said land for not less than. And I the said mortgages, agree to insure the house and buildings on said land for not less than. And I the said mortgages, agree to insure the house and buildings on said land for not less than. And I shall at any time fall to do so, then the said mortgages may cause the same and seem that the said in the even I had at any time fall to do so, then the said mortgage may cause the same to be insurance payable to the mortgage and reinhoutes. FROVIDED ALWAYS, NEVERTHELESS, and it is the true instent and meaning of the parties to these presents, that if I had not the said door any of the said and some space, do and shall well and truly pap, or cause to be paid onto the said mortgage. The will do the true like doed of bargain and sole shall excess, determine, and utterfy cell and void; otherwise to remain in full force and virtue. AND IT IS ACREED, by and believes the said parties, that I had not the said mortgages on the said some is paid. The said down it is some is paid. WITNISS EMBERTHER SAID and the said and said street, the said mortgages and the said street the said street the said street to said felt with the same is paid. WITNISS EMBERTHER SAID and said parties, that I had said street the said street to said fortunit the same is paid. WITNISS EMBERTHER SAID and the said street, the said street the said street to said down that we had said street the said street, and said the said said street, and said the said said street, and said street	do hereby hind myself my	, forever.
And I the said mortgagor, agree to insure the house and buildings on said land for not less than Dollars, in a company or companies which shall be acceptable to the mortgage, and keep the insured from loss or damage by fire during the continuation of this mortgage, and which the said mortgage and keep the mortgage and late in the event I. Ashall at any time fail to do so, then the said mortgage may cause the same to be insured as above provided in the creater of the precision and capenes of such insurence under this mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intern and meaning of the pratice to these presents, that if I. the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgage. AND IT IS AGREED by and between the said parties, that I. the said contribution of a said southern said and south in the force a said mortgagor and said note. The this deed of magnia and said shall case, determine, and utterly mild and void puberwise to remain in this force and in the said mortgagor. AND IT IS AGREED by and between the said parties, that I. the said mortgagor which event the mortgage or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and affirm to said debt and the same is paid. WITHINGS I left hand and seal this is the said because the said because the said hortgagor. In the said mortgagor and the same is and an advantage of the Southern said the same is paid. Signal Start of South Carolina, Signal Start of the Southern said the same is paid. PROBATE PROBATE PROBATE STATE OF SOUTH CAROLINA, South and deed deliver the within written Dred; and that we will not before, mp, this. A. D. 192. Notary Fublic, S. C. STATE OF SOUTH CAROLINA, South and deed deliver the within masted. (GEAL) SOURCE SOUTH CAROLINA, South and seal force or religionsh must be within named. (Add this day appears before any hand and seal, this. (SEAL) SOUTH CAROLINA, South and seal force or religionsh must		Jeirs and
And I the said mortgagor, agree to insure the house and buildings on said land for not less than Dollars, in a company or companies which shall be acceptable to the mortgage, and keep the insured from loss or damage by fire during the continuation of this mortgage, and which the said mortgage and keep the mortgage and late in the event I. Ashall at any time fail to do so, then the said mortgage may cause the same to be insured as above provided in the creater of the precision and capenes of such insurence under this mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intern and meaning of the pratice to these presents, that if I. the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgage. AND IT IS AGREED by and between the said parties, that I. the said contribution of a said southern said and south in the force a said mortgagor and said note. The this deed of magnia and said shall case, determine, and utterly mild and void puberwise to remain in this force and in the said mortgagor. AND IT IS AGREED by and between the said parties, that I. the said mortgagor which event the mortgage or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and affirm to said debt and the same is paid. WITHINGS I left hand and seal this is the said because the said because the said hortgagor. In the said mortgagor and the same is and an advantage of the Southern said the same is paid. Signal Start of South Carolina, Signal Start of the Southern said the same is paid. PROBATE PROBATE PROBATE STATE OF SOUTH CAROLINA, South and deed deliver the within written Dred; and that we will not before, mp, this. A. D. 192. Notary Fublic, S. C. STATE OF SOUTH CAROLINA, South and deed deliver the within masted. (GEAL) SOURCE SOUTH CAROLINA, South and seal force or religionsh must be within named. (Add this day appears before any hand and seal, this. (SEAL) SOUTH CAROLINA, South and seal force or religionsh must	s, from and against me, my	•••••
Dulley, in a company or companies which shall be secreptable to the mortgages and when how under policies or insurance appable to the mortgages and that in the event I		
and that in the event I		
and reindures	from loss or damage by fire during the continuation of this mortgage, and make loss under policy or policies of insurance payable to the m	ortgagee,
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if L	at in the event Ishall at any time fail to do so, then the said mortgagee may cause the same to be insured as above	provided
the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgagor said note		
wild note	OVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I	
AND IT IS AGREED, by and between the said parties, that I		
which event the murragane or his responentiative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and a should not assid debt turk the same it paid. WITHESS Hole hand, and seal, this debt turk the same is paid. WITHESS Hole hand, and seal, this debt turk the same is paid. WITHESS Hole hand, and seal, this debt turk the possession immediately, without notice, receive the rent and profits and a first turk to take possession immediately, without notice, receive the rent and profits and a first turk to take the possession immediately, without notice, receive the rent and profits and a first turk to take possession immediately, without notice, receive the rent and profits and a first turk to take the possession immediately, without notice, receive the rent and profits and a first turk to take the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and a first turk the possession immediately, without notice, receive the rent and profits and the possession immediately, without notice, first turk the possession in the profits and the possession immediately, wit	ote, then this deed of bargain and sale shall cease, determine, and utterly null and void; otherwise to remain in full force and virtue.	
which event the mortgance or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and a term to said dott until the same is paid. WITNESS 2111 hand. and seal. this 2121 hand in the hundred and term and profits and a term our Lord one thousand nine hundred and all the same and the United States of America. Signod, Scated part Belivered in the Presence of. Signod, Scated part Belivered in the Presence of. PEROBATE SPATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me and made oath that he saw the within named act and deed deliver the within written Deed; and that he with a sign, seal, and as act and deed deliver the within written Deed; and that he with the same the case of the ca		
our Lord one thousand nine hundred and death and hundred and forty and independence of the Unity States of America. Signed, Search and Search and Selective of the Presence of. Manual States of Receivered in the Presence of. PROBATE Greenville County, PROBATE A. D. 192 State of SOUTH CAROLINA, Greenville County, SWORN to before me, this. A. D. 192 SWORN to before me, this. Manual States of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the within animal States of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. Manual States of the selection of the execution thereof. SWORN to before me, this. SWORN to before me, this. Manual States of the execution thereof. SWORN to before me, this. SWORN to before me, this. Manual States of the execution thereof. SWORN to before me, this.	event the mortgagee or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits a	made, in and apply
our Lord one thousand nine hundred and death and hundred and death states of America. Signed, Seaded and Pointered in the Presence of. Manual Scaled and Pointered in the Presence of. PROBATE Greenville County, PERSONALLY appeared before me and made oath that	ITNESS My hand and seal, this 2 nd day of Cinquist in the	e year of
Signed, Seded and Polivered in the Presence of. Comparison of County	ord one thousand nine hundred and hunty - Eightand in the hundred and forty Diffy this	
STATE OF SOUTH CAROLINA, Greenville County, Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me and made cash that. She saw the within named. A. D. 1921 Motary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I. a Notary Public for South Care do free within max concern, that Mrs. the wife of the within named. did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claid of the winder my hand and seal, this day of. A. D. 192 (SEAL) Notary Public, S. C.	the Sovereignty and Independence of the United States of America. Signed, Seated and Delivered in the Presence of.	
STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me and made oath that		(L. S.)
Greenville County, PERSONALLY appeared before me. and made oath that	runis Hunt	(L. S.)
PERSONALLY appeared before me and made oath that She saw the within named. Sign, seal, and as act and deed deliver the within written Deed; and that She with Made witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I, a Notary Public for South Care do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claid Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of (SEAL) Notary Public, S. C.	E OF SOUTH CAROLINA,) PROBATE	
and made oath that she saw the within named Manual	Greenville County,	
sign, seal, and as act and deed deliver the within written Deed; and that witnessed the execution thereof. SWORN to before me this. day of CLAROLINA, (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I. a Notary Public for South Card do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claid Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and scal, this. day of A. D. 192 Notary Public, S. C.	ERSONALLY appeared before me Stante	
witnessed the execution thereof. SWORN to before me, this day of A. D. 192 (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I, a Notary Public for South Card do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and clai Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 192 Notary Public, S. C.	ade oath that She saw the within named Maurine Stile World all	
SWORN to before are this day of	eal, and as ten act and deed deliver the within written Deed; and that she with as I have	د.
day of Charles A. D. 192 (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I,	witnessed the execution thereof.	
STATE OF SOUTH CAROLINA, Greenville County, I, a Notary Public for South Care do hereby certify unto all whom it may concern, that Mrs. the wife of the within named	N to before me, this	
Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, I, a Notary Public for South Care do hereby certify unto all whom it may concern, that Mrs the wife of the within named did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate and also all her right and clai Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this (SEAL) Notary Public, S. C.		
Greenville County, I,		
Greenville County, I,	PENINCIATION OF I	DOWER
I,		DO W 1510.
the wife of the within named		Carolina,
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named	eby certify unto all whom it may concern, that Mrs	
Son or persons whomsoever, renounce, release and forever relinquish unto the within named	ie of the within named	efore me,
Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of	any per-
Dower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	persons whomsoever, renounce, release and forever relinquish unto the within named	
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and estate and also all her right and	l claim of
day of	, of, in, or to all and singular the Premises within mentioned and released.	
(SEAL) Notary Public, S. C.	VEN under my hand and seal, this	
	/ of	••••••
Recorded192	Notary Public, S. C.	•
Recorded		
	ed192	
STATE OF SOUTH CAROLINA,	}	
County of		
For value received I do hereby assign, transfer and set over to		.192
the within mortgage and the note which it secures without recourse, this		_ / =
Witness:	tness:	
Assignment Recorded aug 6th - 1928 at 11:05 a.m.		