The above described land is	the same conveyed to me by
	day of
	aville County, in Book, Page
	itaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
	unto the said Franklin National Life Insurance Company,
	its successors
deine and Assigns forever	
	strators to warrant and forever defend all and singular the said premises unto the said mortgagee,
ever lawfully claiming, or to claim the same or any part thereof.	ns, from and against nie, my Heirs, Executors, Administrators and Assigns, and every person whomso-
	gs on said land, for not less than Forty-five Hundred & No/100
	and windstorm Dellow in
make loss under the policy or policies of insurance payable to the more	I keep the same insured from loss or damage by fire during the continuation of this mortgage, and that in the even shall at any time fail to do so, then the said mortgagee may cause the m and expense of such insurance under this mortgage. Upon failure of the mortgagor to pay any thereof the mortgagee may at his option declare the full amount of this mortgage due and payable.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in truly pay, or cause to be paid unto the said mortgagee the said debt or su	ntent and meaning of the parties to these presents, that in the said mortgagor do and shall well and
meaning of the said note, then this deed of bargain and sale shall co	ease, determine, and be utterly null and void; otherwise to remain in full force and virtue.
AND IT IS AGREED, by and between the said parties, that any time any part of said debt, or interest thereon, be r	the mortgagors and to hold and enjoy the said premises until default of payment shall be made, past due and unpaid whereby assign the rents and profits of the above described premises to said
	sistrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at chambers or oremises and collect said rents and profits, applying the net proceeds thereof (after paying costs of
conection, upon said dept, interest, cost and expenses without habinty	premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of to account for anything more than the rents and the profits actually collected.
WITNESS Our hands and seals, the	thisin the year of our Lord
Signed, Sealed and Delivered in the Presence of	i de la companya de La companya de la co
P. Bradley Morrah, Jr.	Joseph C. Hamilton, Jr. (L.S.)
Charlotte Stevenson	Maxene E. Hamilton (L.S.)
STATE OF SOUTH CAROLINA, county of greenville	PROBATE
Personally appear before meCharlotte	Stevenson
	amilton, Jr. and Maxene F. Hamilton
and made bath that our he saw the within hamed 22 20 212 Garage	大学,1997年,1997年,1997年,1997年,1998年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年
	ritten deed, and that S he with PaBradley Morrah Jr. witnessed the execution
	itten deed, and that _A_he withFED_FHULLSy_MULTIPLEwitnessed the execution
hereof.	
SWORN to before me this 4th	
ay of April A. D., 19_46	
P. Bradley Morrah, Jr. (Seal) Notary Public, S. C.	

STATE OF SOUTH CAROLINA,	
COUNTY OF GREENVILLE	RENUNCIATION OF DOWER
	a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that
	the wife of the within named Joseph C. Hamilton, Jr.
	examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or
	rever relinquish unto the within named Franklin National Life Insura
lompany, its successors	
feirs and Assigns, all her interest and estate, and also all her right	at and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Given under my hand and seal, this4th	
lay ofAprilA.D., 19.46	Mrs. Maxene E. Hamilton
	HIDA WAAYUM DI WAAYUMAAY
P. Bradley Morrah, Jr. (Seal) Notary Public, S. C.	
Recorded April 4th	
For value received I do hereby assign, transfer and set over	
**	the within mortgage and the note which it secures without recourse, this
day of	
day of	