STATE OF SOUTH CA	` / //				
County of Sallas v		, 1			
THIS (DEED OF T	- 4 4/			au	e year 19.2
of the Down	\mathcal{F} .	-2 2 of 1		,	State of South
Carolina, hereinafter design			ul of bharlestin	ille, S. C.,	State of South
	1 /		V		incipal place of business in the
C., one of the Second Partic hereinafter designated and r	es is hereinafter designate eferred to as Foreign Trus	d and referred to as Loc stee).	al Trustee and Union T	rust Company of Maryland	, one of the Second Parties, is
Mortgage and Trust.					to secure the said notes by this
Parties of the trusts hereing grant and convey unto the S	Parties, the receipt where after set forth, which accessecond Parties, their surviv	of is hereby acknowledge ptance of the Second Par or and successor or succ	ed by the said First Partities is evidenced by their essors, certain real estate	ties and in consideration of authentication of the said	One Dollar (\$1.00) paid to the the acceptance of the Second notes, the First Parties hereby Greenville, State of South Caro-
lina, and described as follow	s, that is to say;	1	1		1 1
e en at	cerlain	siece, fea	reel or i	of lar	id setu ate,
ead the	ears on ate	limits	of the	oite of	ly aporelais
eing Know	n and	designa	test as	lot wo. I	22 of the
roperty of	mought	am VVier	r Land	bons pany	, all shown
n popul	se corded	ju Gl	al Book	al-	page 396,
u Dalling	g, alexan	e cong eo	a sur r	I Sollowin	april 192
Ind bours	ls, to-n	it;			The men of the second
v A	Beg inniv	ug al-	an iron	pin on	the East
ide, of 6t	i grødler	, Street,	which,	ikog fin	is to feel
pully of	the point	of syl	terge ction	if the	East bide
t 6 handle	& Street	1 with	the Sau	the Side	of seeme
nelli, ar	id run.	1"/ 1	1. //	11-30 20. 3	
treet and		the in i		eaid	I byander
1) ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	reene Str	1	- 1	5-0 feel- lo	an iron
in; then e	4	' -/	I sel- to	an iron	hin on
est- side	of a 10		el : then		the nest-
ide of pr	e aid ale	ly, S. 11-	(30 6. 5-0	feel- to	an iron
in; I then	nce 21. 8	9/- 30 24.	148 Jul-	I to any	iron pin
n the E.	ast- side		andler, o	Street, the	point of
eg mung	, being	only of	the lot	V con very	ed, to
He most	gagorl le	y deed	jof 24, D.	Stefared,	d ated
Cornary (1 lst, 19(28, and	el esec	led in	-slume 136,
10 gl () 1.66.				Tu	The course of the
		· Market	n mar		48495
		SWECIAN 1	30 MM		
	LIEN RELEASED BY	May 162			
		Mill Mill	W		5
	CASED BY	OF WE			Q.
	EN RELEASE DA	OF E. SW		Landa de la companya	
	LIEN RELEASED BY			N. Santa	Voc.
	SEE 31	OF ENDINE SW		The state of the s	
en e				dection Des Q	
				stor June 8	
	AND C			2	
	The same of the sa			5.	
				The same of the sa	
	-				
		••			
TOCKTIER:41 41	- Luisian		es állores reservo instances	orivileges, appurtenances an	

TOGETHER with the buildings and improvements thereon and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging or in any way appertaining.

TO HAVE AND TO HOLD the same, together with all and singular the improvements, tenements, hereditaments, easements and appurtenances thereunto belonging, or in anywise appertaining, forever.

And the said First Parties covenant with the said Second Parties that the said First Parties are indefeasibly seized in fee simple of said premises and have full power and lawful right to convey the same as aforesaid, and that the same is free, clear, discharged and unencumbered of and from all former and other grants, titles, charges, estates, judgments, taxes, tax titles, or tax certificates, liens, assessments and encumbrances of what nature and kind soever; and the said First Parties do fully warrant the title to the said premises and will defend the same against the lawful claims of all persons whomsoever, BUT IN TRUST AND CONFIDENCE NEVERTHELESS for the following uses and purposes, to-wit:

(a) To secure to the holder or holders thereof, equally and ratably and without preference or priority the one over the other, without preference or priority of principal over interest over principal or of any installment of interest over any other installment of interest, the payment of a certain promissory negotiable note of the First Parties of even date herewith in the amount of the payment of interest, the payment of a certain promissory negotiable note of the First Parties of even date herewith in the amount of the payment of interest, the payment of a certain promissory negotiable note of the First Parties of even date herewith in the amount of the payment of interest over any other installment of interest.

..), payable to the bearer thereof, the principal and interest thereof being payable in