For value received	I. W. E. Peeler, the holder of a
nortgage upon the with	in described premises, recorded 0.6. office for Greenville County, the within mortgage shall
de hereby that	the withit mean famous whill
runk (ane ad) of the	nortanne now held burne, and
shall be superior to	admic upon the property
therein mentloned	
Witness.	· 21. E. Peeler
2. C. Cothran	
Plainer Recorded Ja	ne 475, 1930. at 10:12 a. m.
TOGETHER with all and singular the Rights, Members, Hereditam	nents and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
	unto the said Peoples State Bank of S.C.
ite successors	his <b>Heir</b> and Assigns forever. And
said corporation	
in the last	, its successors and assigns, to warrant
A does never bound all and simple the said Drawing unto the said	Peoples State Bank of S.C.
and forever defend all and singular the said Premises unto the said	
t 11	Lie Heirs and Assigns from and against
ever lawfully clayming or to claim the same or any part thereof.	and its Successors and Assigns and every person whomso-
And the said mortgagor agrees to insure the house and building on	said lot in a sum not less than
from loss or damage by fire, and assign the policy of insurance to the	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the
	name and reimburse
	for the premium and expenses of such insurance under this mortgage, with interest.
	past due and unpaid, Said Corporation does
	,
	hereby assigns the rents and profits of the above described premises to said mortgagee, or
Court of said State may, at Chambers or otherwise, appoint a receiver,	With authority to take possession of said premises and collect said rents and profits, applying the
profits actually collected.	bt, interest, costs or expenses; without liability to account for anything more than the rents and
PROVIDED ALWAYS, nevertheless, and it is the true intent and	I meaning of the parties to these Presents, that if Sclenville Petroleum
the said mortgagor, does	and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money
aforesaid, with interest thereon, if any be due, according to the true in be utterly null and void; otherwise to remain in full force and virtue.	itent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and
AND IT IS AGREED, by and between the said parties, that the said enjoy the said Premises until default of payment shall be made.	aid mortgagor
and enjoy the said Fremises until default of payment shan be made.	
	aused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
on this, the	day of the in the
year of our Lord one thousand nine hundred and twenty-	ty and in the one hundred and Fifty-fourth
year of the Sovereignty and Independ	
Signed, Sealed and Delivered in the Presence of:	I Dreenville Petroleum Co, Inc.
May Stribling	By. Pierce Van Vleck, Pres
W. Ho. Cothraby	and P. L. Mitchell Sect.
STATE OF SOUTH CAROLINA,	
County of Greenville.	+. 00 ·
PERSONALLY appeared before me.	Utilizing and made oath that
The saw Julice Wan Wleck as O	resident and S. J. / Muchell as
Geretary of Greenville	Oetroleum Ca
21.44	a, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within
written mortgage, and thatone, with	witnessed the execution thereof.
SWORN to before me, this 3	
day of A. D. 19230	
W. C. Othran (L. S Notary Public for South Carolina.	1) May Dubling
Notary Public for South Carolina.	
	at 10:12 o'clock,