non the day of 19.  The deed recorded in the office of Register of Mesne Conveyance for Greenville County, in Book.  Page TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appeting in the property of the proper		the same conveyed to me by
TO HAVE AND TO HOLD, all and singularly the major provides on such to the said Promises belonging, or in anywhich sendent or again.  TO HAVE AND TO HOLD, all and singularly, the said provides on the Company of the said of	•	
And is to bereity bind correct, my Teire, Executors and Administration to warriest and foreward detail all and singular the and prevalence and the solid more pages. Miles and warriest the most of the solid more pages, agree to insure the boars and twitting on solid land for my leve than the solid more pages, agree to insure the boars and twitting on solid land for my leve than the solid more pages, agree to insure the boars and twitting on solid land for my leve than the solid land of the solid more pages, and shall be southern to color the solid land for the solid more pages, and the solid more pages, and the solid land of the solid more pages, and the solid land of the solid land of the more pages, and that is the owner I shall all any vine full to do so, then the solid more may come the more to be incorrect and the provided to the more than contract of the solid land of the more pages of the solid more pages. Been the solid more pages and the solid more pages of the solid more pages of the solid more pages of the solid more pages. Been the solid more pages of the sol	TOGETHER with all and singular the Rights, Members, Hereditaments	and Appurtenances to the said Premises belonging, or in anywise incident or apper
And I do brothy bind myself, my Heire, Recorders and Administrators to warrant and droven defend all and ingular the and prevalence and approximation, the control of the solid nor approximation of the solid nor approximation of the solid nor and approximation, the control of the solid nor and approximation of the solid nor approximation of the solid nor and approximation of the mercanges, and dark in the overell plus of any principal like control in the solid nor approximation of the mercanges, and dark in the overell plus of any principal like	Balentine decensed its	unou Children of N. St.
And I, the soft description, govern interms the house and buildings on end lond for not less than. In the presence of the soft of the companies which shall be acceptable to the mortgages, and keep his allow house how under the policy or policies of inspiration payable to the mortgages, and seep his allowing the source of the policy of policy or policy or policy of		
any any or companies which shall be acceptable to the mortgages, and keep the wan travered from loss or damage by fite during the continuant of this more age, and make loss under the palley or politics of imparation appeals to the bare-gapes, and that it the event I shall at any time fall to the companies of the mortgages of the shall be acceptable to the bare-gapes, and that it the event I shall at any time fall to the companies of the mortgages of the shall be acceptable. The bare-gapes, and that it to be event I shall at any time fall to the shall be acceptable to the bare-gapes, and that it to be acceptable to the mortgages of the shall be acceptable to the mortgages of the shall be acceptable. The bare-gapes is a shall be also provided to the companies of the palled shall be acceptable to the mortgages of the shall be acceptable. The shall be also provided to the shall be acceptable to the shall of a large to the shall be acceptable to the acceptable to the shall be acceptable to the acceptable to th	homsoever lawfully claiming, or to claim the same or any part thereof.	
property or companion which makes the engineering to the short experience of contract by an orange to be constructed as above provided and be reinhorted for the premium and contract by the carried the provided as above provided and be reinhorted for the premium and the provided as above provided and be reinhorted for the premium and contract the provided deliver the provided deliver the provided deliver the provided deliver the provided delivers and the provided delivers and an advantage data and parable. The provided delivers are provided delivers and an advantage data and parable the provided delivers and an advantage data and parable the provided delivers and advantage data and parable the provided delivers and advantage data and parable the provided delivers and advantage data and parable the provided delivers to treat a data and the provided delivers to treat and advantage data and the provided delivers to treat and advantage data and the provided delivers to treat and advantage data and the provided delivers to treat and advantage data and the provided delivers to treat and advantage data and the provided delivers to treat and analysis of the provided delivers to treat and advantage data and the provided delivers and advantage data and the provided delivers and deli		
that serve and circles.  And if at any time any part of said actives, the introduced and the control of the said received predicts and fell at any time and predit a clearly and and any time any part of said and debt, or interest thereone, be past due and impath of predict saign the man and predit a clear of the showed described predicts in any time and predit a clear of the showed described predicts in any time and predit a clear of the showed and any time and the said of the predict paying costs of collection) upon said debt, interest, costs and correspond to the predict and clear any total or man and any and and and any at the man and any at the predict paying costs of collection) upon said debt, interest, costs and correspond to the predict and clear and freed and predict applying the seep revenue (after paying costs of collection) upon said debt, interest, costs and correspond to the control of anything more than the creat and the profit target and t	ompany or companies which shall be acceptable to the mortgagee, and keep age, and make loss under the policy or policies of insurance payable to the mage may cause the same to be insured as above provided and be reimbursed af the mortgagor to pay any insurance premium or any taxes or other public amount of this mortgage due and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and well and truly pay, or cause to be paid unto the said mortgagee the said debt	the same insured from loss or damage by fire during the continuation of this mort cortgagee, and that in the event I shall at any time fail to do so, then the said mort for the premium and expense of such insurance under this mortgage. Upon failur assessment or any part thereof the mortgagee may at his option declare the ful meaning of the parties to these presents, that if I the said mortgagor, do and shall or sum of money aforesaid, with interest thereon, if any shall be due, according to
ay, at chambers or otherwise, appeals a receiver, with subscript to take possession of said pressure and collect said rest and the professional collections of subscripts, upwer said date, professional collections of subscripts, upwer said date, professional collections of subscripts of second for earthful more channels exceed and subscripts of success of subscripts o	a full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the mortga	agor, am to hold and enjoy the said premises until default of payment shall be made
Signed, Scaled and Delivered in the Presence of State Thorness and Sta	nay, at chambers or otherwise, appoint a receiver, with authority to take posses hereof (after paying costs of collection) upon said debt, interest, costs and expe ctually collected.	ession of said premises and collect said rents and profits, applying the net proceed enses without liability to account for anything more than the rents and the profit
Signed, Scaled and Delivered in the Presence of State Thornes and	witnesshand and seal, this 27/2	toin the year of our Lor
County of Greenville  PERSONALLY APPEARED BEFORE ME And State Shows the within named Industry A. Blankely  gn, seal and as Assay the within named Industry A. Blankely  gn, seal and as Assay the within written deed; and that R. he with.  Sworm to before me, this Assay of Motary Public, S. C.  Sworm to before me, this Assay of Motary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  In Notary Public, S. C.  A. D. 19-32  And the within named did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, voluntarity, and without any compulsion, dread or fear of any per me or persons whomseever, renounce, release, and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the comises within mentioned and released.  Given under my hand and seal this.  Given under my hand and seal this.  A. D. 19.  (SEAL)  Notary Public, S. C.  Recorded Addy and 1-file.  (SEAL)  Notary Public, S. C.  Line within mortgage and the note which it secures without recourse, this character and set over to.  the within mortgage and the note which it secures without recourse, this character and set over to.	Signed, Sealed and Delivered in the Presence of	
County of Greenville  PERSONALLY APPEARED BEFORE ME  And and does deliver the within written deed; and that when within an and deed deliver the within written deed; and that when within an and deed deliver the within written deed; and that when within an and deed to be fore me, this  and of Alder A. D. 19-32  Notary Poblic, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  Notary Poblic, S. C.  Renunciation of Dower  as Notary Public for South Carolina the wife of the within name and upon being privately and separately examined by me, tild declare that she does freely, voluntarily, and without any compulsion, dread or fear of any per on 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 claim of Dower of, in or to all and singular the Given under my hand and seal this.  A. D. 19-  Notary Public, S. C.  Recorded  A. D. 19-  Notary Public, S. C.  Recorded  A. D. 19-  Notary Public, S. C.  Recorded  A. D. 19-  Notary Public, S. C.  The within mortigage and the note which it secures without recourse, this day of 19-  The within mortigage and the note which it secures without recourse, this		(L. S.
gn, seal and as	County of Greenville	
gn, seal and as	PERSONALLY APPEARED BEFORE ME TALE	Real
Sworn to before me, this 24th A. D. 19.32 At at 2. Thursday of Motary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  The wife of the within name 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 per on 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 claim of Dower of, in or to all and singular the content of the within mentioned and released.  Recorded Assigns 1 19.32 at 2.45 o'clock.  Recorded Assigns 1 19.32 at 2.45 o'clock.  M. For value received I to hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of 19.	nd made oath that She saw the within named	- I de Marche
Sworn to before me, this.  ay of A. D. 19:32  (SEAL)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  A. D. 19:32  Notary Public for South Carolina  phereby certify unto all whom it may concern, that Mrs.  the wife of the within name  add upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any per  un 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 claim of Dower of, in or to all and singular the  Given under my hand and seal this  y of A. D. 19  Notary Public, S. C.  Recorded August 1:## 19:## 24:## 5.  Notary Public, S. C.  Recorded August 1:## 19:## 24:## 5.  the within mortgage and the note which it secures without recourse, this  day of 19.	gn, seal and asact and deed deliver the wit	thin written deed; and that $\mathscr{A}_{-}$ he with
A. D. 19-32  STATE OF SOUTH CAROLINA, County of Greenville.  County	Sworn to before me this	
Notary Public, S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  a Notary Public for South Carolina the wife of the within name did this day appear before me 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 per on 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 claim of Dower of, in or to all and singular the Given under my hand and seal this ay of  Notary Public, S. C.  Recorded  A. D. 19  Notary Public, S. C.  Recorded  A. D. 19  Notary Public, S. C.  The within mortgage and the note which it secures without recourse, this day of  the within mortgage and the note which it secures without recourse, this	ay of August A. D. 1932	Hate Thomason
County of Greenville.  a Notary Public for South Caroling the within name 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 per on 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 claim of Dower of, in or to all and singular the remises within mentioned and released.  Given under my hand and seal this any of	O. J. Japan Notary Public, S. C. (SEAL)	·
County of Greenville.	TATE OF SOUTH CAROLINA,	DENTING ATTOM OF DOWER
the wife of the within name did upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any per n or persons whomsoever, renounce, release, and forever relinquish unto the within named ————————————————————————————————————		
d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any per n 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 claim of Dower of, in or to all and singular the emises within mentioned and released.  Given under my hand and seal this  y of	,	
n or persons whomsoever, renounce, release, and forever relinquish unto the within named		the wife of the within name
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the desired within mentioned and released.  Given under my hand and seal this	nd upon being privately and separately examined by me, did declare that	she does freely, voluntarily, and without any compulsion, dread or fear of any per
Given under my hand and seal this	n or persons whomsoever, renounce, release, and forever relinquish unto the w	vithin named
Given under my hand and seal this	Heirs and Assigns, all her interest and es	state, and also all her right and claim of Dower of, in or to all and singular the
Notary Public, S. C.  Recorded		
Recorded		
the within mortgage and the note which it secures without recourse, thisday of, 19		
the within mortgage and the note which it secures without recourse, this	Recorded August 27th 1932, at 2	145o'clock,
	•	
Titness:	•	-
	ïtness:	
	·	
Assignment recordedM.	resignment recorded at at	II.