Mortgage of Real Estate	Form	2
STATE OF SOUTH CAROLINA	#152 B-5	.2
THIS INDENTURE made and entered into this 21st	6, 1934	
LINA NATIONAL BANK, as Trustee as party of the second part, and WITNESSETH:	rs of Peoples State Bank of South Carolina, as parties of the first part, SOUTH CARO the RECONSTRUCTION FINANCE CORPORATION at party of the third part, One million nine hu	
THAT WHEREAS, the parties of the first part are justly indeb ninety thousand three hundred and	ted to the said party of the third part in the sum of Two million nine hu third said party of the third part in the sum of Two million oight h	undr
evidenced by their note of this date for the amount of due and payable on or before March 30, 1025, with interest of	Dollars (51.990.3 3.16	,
WHEREAS the said and it and it as a second interest from date a	Dollars at the rate of four per cent per annum as appears by said note, and and provide for the payment of said note at maturity and of interest thereon as it matures or of any other or additional indebtedness of the parties of the first part to the party of the trush for the uses and purposes hereinafter set out;	_
Now, therefore, in consideration of the premises and of the sum of the premises and of the sum of t	of one (\$1.00) Dollar to the parties of the first part in hand paid by the party of the to carry out the intention expressed in the premises said parties of the first part have bargain, sell, alien, assign and convey units said party of the second part and its successors	f
and aggions the fallowing the	1ty of Greenville Greenville County,	l
"Beginning at an iron pin on East to by Mrs. R. H. Kennedy and running to	Washington Street at a corner of a lot formerly owner theore N. 702 W. with said Last Washington Street 65	a d
feet to an iron rin; thence 6. 19	W. 153 feet, more or less, to an iron pin; thenges.	.
723 E. 65 feet to an iron pin at co	orner of lot formerly owned by Mrs. R. H. Kennely:	8
7" a - P		
This deed of trust being give	edule B-5. Pen to secure in part the above mentioned mote.	
25 M	ven to secure an part the above mentioned inote.	
J. J.	2 13 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	٠
St. A. St.	To the state of a 30	
TO HAVE AND TO HOLD said lands and premises, together with including all houses and buildings thereon, to it, said party of the seco set out and none other, that is to say:	all and singular the privileges and appurchances thereon and thereto pertaining, and part, its successors and assigns, upon the trusts and for the uses and purposes herein	. مهرم
same, as the same shall hereafter become due, or both principal and fail or neglect to pay all taxes or assessments which are or which is three months after the same shall have become due and payable, or shall by the party of the third part, loss, if any, payable to the Trustee herein or holders of the indebtedness hereby secured, then, in either one or more immediately become due and collectible at the option of the holder thereo notwithstanding, and, on application of the party of the third part or the be lawful for, and the duty of, the said party of the second part to adverses than thirty days, and also to publish notice of said sale once a week appointing a day and place of sale, and at such time and place to expose bidder for cash, or upon such terms as the party of the third part may be chaser; and said party of the second part, first retaining the usual competitudes of such sale, and for all services performed and expenses incurrencessary to pay off and discharge said note and all interest then accrued a of the third part, by the parties of the first part, and shall pay the sur assigns. And the said trustee may require the successful bidder as and compliance with his bid, pending preparation and delivery of the need to	the interest on said note, or openary renewal thereof, or any installment of the interest at the maturity of the said note, or renewal, or any part of either, or shall may be levied against by which may don't the a lies upon said lands, within fail to keep the buildings on said premises insured in the amount or amounts required of such events, said note or refewal and all of the indebtedness hereby secured shall of such events, said note or refewal and all of the indebtedness hereby secured shall of holder of said note or notes evidencing said indebtedness to the contrary the holder of said note or notes evidencing said indebtedness to the contrary the satche County Court House door of the County where the land lies, for all making a property, or so much thereof as may be necessary, at public said to the highest ensation received by trustees for making such sale, not to exceed five per cent of the land due thereon, as well as any other indebtedness which may be owing to the party sale to deposit ten perfect of the amount of his bid in cash as a guarantee of his	~
required at any time before such sale, then this deed shall become null and vof said property as may not have been sold and is not required to meet any be revested in it according to the provisions of law.	to the part shall pay off said note and interest thereon as herein or in said note of to the party of the third part, and discharge fully the trusts herein declared as herein of of, if the same shall be done by a sale of a part of such property, then so much of said trusts shall be reconveyed to the parties of the first part or the title thereto	
said title to the same so far only as it is their allow to do as such as a side of s.	aid land and have right to convey the same; and that they will warrant at 159	D 1 ♥
AINTELL IN THE REPORT OF A STREET AND A STREET	Trustee shall be entitled to just compensation for any and all services performed and part of the debt sectored by this conveyance and be a lien on the property herein	36.
star bear meerest at the same rate.	ms expended by the part of the third part or its assigns, for insurance of the property to remove any prior hens or encombrances, shall be added to and constitute a part	بمبهره
and without the giving of any notice, to remove at any time the trustee or successor or successors in trust by written instrument executed by it, and identically the same title to said premises and the same rights and power, Changed to \$1,990.313.16 and the date	of the evidence of indebtedness secured hereby, shall have the right, in its discretion trustees named herein, and it is hereby authorized and empowered to appoint a such successor or successors in trust appointed hereunder shall become vested with subject to the same duties, as the trustee hereunder amount secured to sert. 6, 1934 before execution and	3.60
IN WITNESS whereof said William Elliott and Robert Gage as Receiv this the day and year first above written. In the presence of:	ers of Peoples State Bank of South Carolina have hereunto set their hands and seals	
Sue Ivey	Wm. Elliott	
Eva W. Pearce		
THE STATE OF SOUTH CAROLINA	As Receivers of Peoples State Bank of South Carolina	· ·
Personally appeared before meSue_Ivey		
their act and deed deliver the foregoing Deed of Trust for the purposes the Eva W. Pearce.	obert Gage as Receivers of Peoples State Bank of South Carolina, sign, seal and as the mentioned and that the with	
	ssed the execution of the same.	:
100 day of June , 1934 AR	Cho Teros	
LeRoy Kirby	Sue Ivey.	

Notary Public for S. C.

Recorded September 8th 9:15 o'clock M.

Notary Public for S. C.