#155 B-5

STATE OF SOUTH CAROLINA	Sep	6, 1934		
THIS INDENTURE made and entered into this	Receivers of art, and the l	day of Peoples State Bank RECONSTRUCTION	FINANCE CORPORATION as particular	1934, ne first part, SOUTH CARO- arty of the third part, million nine
THAT WHEREAS, the parties of the first part are justle hundred ninety thousand three hundred th	y indebted t	the said payby of	the third part in the sum of	million olgh
		The state of the s	\$1,990,313.16	Dollars,
evidenced by their note of this date for the amount of due and payable on or before March 30, 1935, with interest from WHEREAS, the said parties of the first part desire to according to the tenor of said note, as well as of any renewals of the third part, by the conveyance of the property herein the said note.	good to and	growth fold the nown	ent per annum as appears by said n	nterest thereon as it matures
Now, therefore, in consideration of the premises and of second part, receipt of which is hereby fully acknowledged, and given, granted, bargained and sold and by these presents do given.	he sum of O in order to e grant, har	ne (\$1.00) Dollar t carry out the intergain, sell, alien, assi	o the parties of the first part in handion expressed in the premises said gn and convey unto said party of the	parties of the first part have second part and its successors
and assigns, the following described land lying and being in said State, and bounded and described at follows, to wit:	/ Greenv	111e	AY LA A A A A A A A A A A A A A A A A A	County,
and assigns, the following described land lying and being more in said State, and bounded and described at follows, to wit: "Beginning at a coint in the center and runs thence with the market of the land runs thence with the land the land light market of the land light	road to	smith, Read	of Othe National High	an iron pin
nearly west following the Matrona WHigh	way; to	its interse	ctions with the public	ic rojad month on
leading to Gilreath's Will on the C. L. W. W. Burgess line; thence S. 74-10 E				
	at at t.	ha W H HTF	OCKMENIA INTRACTOR OF	MATO MI C
Neves, Surveyors, on file in the warrice	of the	R. M. C. f	op and id country - and	being denoted
This deed of trust too ing given to	secure	in part t/he	ove mentilened note	•
		in part the	- July July	25
	ا م	A Jan .		A Commence of the second
				A Prince
TO HAVE AND TO HOLD said lands and premises, tog including all houses and buildings thereon, to it, said party of set out and none other, that is to say: If the said parties of the first part shall fail or negligible as the same shall hereafter become due, or both lyring.	gether with a fithe second	ll and singular the part, its successor	e privileges and appurtuations the sand assigns, upon the trusts and to	red was and purposes herein
If the said parties of the first part shall fail or night same, as the same shall hereafter become due, or both prin fail or neglect to pay all taxes or assessments which are three months after the same shall have become due and bayably the party of the third part, loss, if any, payable to the Tror holders of the indebtedness hereby secured them, in either or immediately become due and collectible at the detroit of the honotwithstanding, and, on application of the party of the third be lawful for, and the duty of, the said party of the second peless than thirty days, and also to publish notice of said sale of appointing a day and place of sale, and at such time and place	lect to pay	the interest on sai	id note, or on any heneval theres	f or any installment of the
fail or neglect to pay all taxes or assessments which are three months after the same shall have become due and payable	which mile, or shall	ay be levied again	nst or which may constitute a dings on said premises insured in the	e amount or amounts required
or holders of the indebtedness hereby secured then, in either or immediately become due and collectible at the or the holders.	ustee/nerein ne/or more o older thedeof.	such events, said anything herein or	note or renewal and all of the indering said in the note or notes by dencing said	btedness hereby secured shall indebtedness to the contrary
notwithstanding, and, on application of the party of the third be lawful for, and the duty of, the said party of the second party of the second party of the second party days and also to publish notice of said sale of	part or the art to advert once a week	holder of said note ise at the County C for four weeks in s	or notes evidencing said indebtednes court House door of the County when come newspaper published in the Coun	s or any part thereof, it shall be the land lies, for a time not aty where the land lies, therein
appointing a day and place of sale, and at such time and place bidder for cash, or upon such terms as the party of the third p chaser; and said party of the second part, first retaining the	oart may dire	ect, and, upon such	sale, to collect the purchase money	and convey title to the pur-
proceeds of such sale, and for all services performed and expenses and processes to never and discharge said note and all interest the	enses incurre	d, out of the proce	eds of such sale, shall apply so mu well as any other indebtedness whic	h may be owing to the party
of the third part, by the parties of the first part, and shall assigns. And the said trustee may require the successful bid compliance with his bid, pending preparation and delivery of	der at said s the deed b	the trustee.	per cent of the amount of his bid	in cash as a guarantee of his
AND IT IS STIPULATED AND AGREED, that if the sai provided, and any and all other indebtedness of said parties of required at any time before such sale, then this deed shall be an of said property as may not have been sold and is not required	d parties of t the first par ne hulf and v to meet any	he first part shall t to the party of the oid, or, if the same of said trusts shall	pay off said note and interest ther e third part, and discharge fully the t shall be done by a sale of a part o be reconveyed to the parties of the	eon as herein or in said note crusts herein declared as herein f such property, then so much first part or the title thereto
And the parties of the first part covenant that they are said title to the same so far only as it is their latty to do as	e seized of sa	aid land and have ri	ght to convey the same; and that th	ey will warrant and defend the
AND IT IS FURTHER STIPULATED AND AGREED expenses incurred under this trust, which compensation shall be	that said onstitute a p	Trustee shall be entert of the debt se	titled to just compensation for any acured by this conveyance and be a	and all services performed and lien on the property herein
AND IT IS FURTHER STIPULATED AND AGREED, (if the property is insurable property), or for payment of taxe of the debt hereby secured, and shall bear interest at the same	es thereon, or	ns expended by the	party of the third part or its assigns for liens or encumbrances, shall be	s, for insurance of the property added to and constitute a part
The Reconstruction Finance Corporation, so long as it is and without the giving of any notice, to remove at any time the successor or successors in trust by written instrument execut identically the same title to said premises and the same right ecured changed to \$1,990.313.16 and the	ne trustee or ted by it, an ts and power dates	trustees named hed such successor or , subject to the same changed to	erein, and it is hereby authorized successors in trust appointed hereby e duties, as the trustee hereunder. Sept. 6, 1934, before	and empowered to appoint a inder shall become vested with
IN WITNESS whereof said William Elliott and Robert G. this the day and year first above written.	age as Recei	vers of Peoples Stat	te Bank of South Carolina have here	unto set their hands and seals
In the presence of: W. C. McGowan		Wm.	Elliott	(3.1)
Wm. C. Coker				(Seal)
				State Bank of South Carolina
THE STATE OF SOUTH CAROLINA				
Personally appeared before me		Dohout Come D	gaivers of Papples State Bank of So	who
being duly sworn says that he saw the within named William their act and deed deliver the foregoing Deed of Trust for the				
		nessed the execution	n of the same.	
Sworn to before me this Sep 6, 1934 June	/\$\text{\$\text{\$\argamax}\$}			
day of, 19	93 4.	; ;;	WM. C. Coker	
Le Roy Kirby Notary Public for S. C.	- BEV		0.35	:
September 8th Recorded	3 19	4 , at	9:15 o'clock _	AM.