#138 B-5

STATE OF SOUTH CAROLINA }

Ser 6, 1934

<i>f</i>	Dep 0, 200	•		
THIS INDENTURE made and entered into thisand between WILLIAM ELLIOTT and ROBERT GAGINA NATIONAL BANK, as Trustee as party of the second	C as Receivers of Peoples St	ate Bank of South Carolina, as par	rties of the first part, S ION as party of the thi	OUTH CARO- rd part,
TNESSETH:			One million	nine
THAT WHEREAS, the parties of the first part are undred ninety thousand three hun	justly indebted to the said	party of the third part in the sum	of To 0 1/1 1 2011	
undred thirty oir thousand (\$2,0	<del>56,000.001</del>	<i></i>	<b></b> 04	Dollars,
denced by their note of this date for the amount of	\$2,936,000.00	\$1,990,313		Dollars
e and payable on or before March 30, 1935, with interes	st from date at the rate of fo	out out cent per annum as appears	by said note, and	og it motures
WHEREAS, the said parties of the first part designed and the tenor of said note, as well as of any renewal third part, by the conveyance of the property herein	e to secure and provide for sof said note, or of any other after described, in that for	the payment of said note at maturity or additional indebtedness of the parties and purposes dereinafter	parties of the first part t set out;	to the party of
Now, therefore, in consideration of the premises an cond part, receipt of which is hereby fully acknowledge ven, granted, bargained and sold and by these presents of	d, and in order to carry out lo give brant, bargain, sell, a	lien, assign and convey upto said pa	part in hand paid by the nises said parties of the nty of the second part and	é party of the first part have d its successors
	/ / /	377 26 m = m = 1 1 1 1 1	× 0.30	
"Beginning at an 1r/on rin on the of McBee Avertue and said state.	e west side of the	urens Street, 100 to	et from the co	rner
of McBee Avertue and said Larger	Street; It hence	Meth sall Laurens St.	reet N. 16 3.	25 .1. ot.
feet to an iron tim; the nee M.  S. 16 W. 25 feet to the Gates 1  feet to the legimning corner -	and being denoted	as #138 in Schedule	B-5."	
This deed of trust being	given to secure	in part the above me	ntioned note.	
mit his le	$ u^{\mathcal{N}}$			
nt. 100r			, 6	
h. B.		CVIM	1 = 3-9-	
nh n	, 4	Jan hulch	iam	
//\\*\*\*\*	w.	in the second	1 - T - S	
ν		IM32	G	
TO HAVE AND TO HOLD said lands and premise cluding all houses and buildings thereon, to it, said p	es, together with all and sing arty of the second part, its	gular the privile and appurten	nances thereon and thereists and for the uses and	reto pertaining, purposes herein
t out and none other, that is to say:  If the said parties of the first part shall fail of	r neglect to pay the interes	st on said note, or on any renev	val thereof, or any inst	tallment of the
me, as the same shall hereafter become due, or both	i principal and interest at t	ied against or which may const	titute a lien upon said	d lands, within
aree months after the same shall have become due and	payable, or shall fall to keep	o the buildings on said premises instructions appears for the benefit of	the party of the third pa	art or the holder
r holders of the indebtedness hereby secured, then, in en	ther one or more of such ever	nts, said note or renewal and an o herein or in the note or notes evide	encing said indebtedness	to the contrary
otwithstanding, and, on application of the party of the	third part or the holder of s	and note or notes evidencing said in County Court House door of the Co	ounty where the land lies	s, for a time not
ess than thirty days, and also to publish notice of said	sale once a week for four w	ty or so much thereof as may be	necessary, at public sale	e to the highest
sidder for cash, or upon such terms as the party of the 1	third part may direct, and, up	on such safe, to confect the purch	sale, not to exceed five	per cent of the
proceeds of such sale, and for all services performed an	d expenses incurred, out of the	the proceeds of such sale, shall ap	dness which may be own	ng to the party
of the third part, by the parties of the first part, and saigns. And the said trustee may require the successi				
ompliance with his bid, pending preparation and delive	ery of the deed by the trus	tee.		
AND IT IS STIPULATED AND AGREED, that if a provided, and any and all other indebtedness of said part	iod of the first nart to the na	rty of the third part, and discharge	Tully the trusts herein de	cciaica as meres
provided, and any and all other indebtedness of said particle required at any time before such sale, then this deed shall of said property as may not have been sold and is not receive revested in it according to the provisions of law.				
And the parties of the first part covenant that the aid title to the same so far only as it is their duty to	do as such receivers.			
AND IT IS FURTHER STIPULATED AND AG expenses incurred under this trust, which compensation sconveyed.	shall constitute a part of the	dent secured by this conveyance	and be a new on the	property neron.
AND IT IS FURTHER STIPULATED AND AGE (if the property is insurable property), or for payment of the debt hereby secured, and shall bear interest at the	of taxes thereon, or to remov	ed by the party of the third part or e any prior liens or encumbrances,	its assigns, for insurance, shall be added to and o	e of the property constitute a part
The Reconstruction Finance Corporation, so long and without the giving of any notice, to remove at any successor or successors in trust by written instrument identically the same title to said premises and the same	executed by it, and such such rights and power, subject to	ecessor or successors in trust appoing the same duties, as the trustee he	inted hereunder shall bec ereunder. The amoun	come vested with
cured changed to \$1,990,313.16 and delivery.	id the dates chan	ged to Sept. 6, 1934,	, before execut	, 1 CII
delivery IN WITNESS whereof said William Elliott and Ro this the day and year first above written.	bert Gage as Receivers of Peo	oples State Bank of South Carolina	have hereunto set their	hands and seal
In the presence of: W. C. McGowan		Wm. Elliott.		(Seal
				•
<b>ж</b> ф. 0. 00ког		Robt Gage As Receivers	of Peoples State Bank o	of South Carolina
THE STATE OF SOUTH CAROLINA				
}	_			
Personally appeared before meWm being duly sworn says that he saw the within named	, C. Coker William Elliott & Bohart Co	ge as Receivers of Peoples State F	Bank of South Carolina.	sign, seal and a
being duly sworn says that he saw the within named their act and deed deliver the foregoing Deed of Trust	THE COURT CONTRACTOR OF THE CO	entioned and that he with		
W. C. McGowan,	witnessed the			
Sworn to before me this Sep 6, 1934	S. B.R./42			
	1984			
LeRoy Kirby	, <b>k</b> 00 <del></del> ,	Wm. C. Coker		,
Notary Public for S.	<b>c.</b>			
Sertember 8th	1034	9:15	o'clockA	M.