	on the	;,	<u></u>	day of	<i>-</i>	19
ed recorded in the office of Register of Mesne Conveyance for G						
TOGETHER with all and singular the Rights, Members, Henning.		,			-	
TO HAVE AND TO HOLD, all and singular, the said premise	s unto the said	Melma	ngton	s Sa	ung	(s)
TO HAVE AND TO HOLD, all and singular, the said premise Thust loompany,	its es	icclss	des			
0 ,			,			•
And I do hereby bind myself, my Heirs, Executors and Admin	istrators to warrant	and forever defen	d all and singu	lar the said pr	emises unto the	e said mort
gee, its successors Heirs and Assi	gns, from and again	ist me, my Heirs.	Executors, Adm	inistrators and	Assigns, and e	every nerso
omsoever lawfully claiming, or to claim the same or any part t	thereof.					
And I, the said mortgagor, agree to insure the house and bu	uildings on said land	for not less than_	Lifte	En Ju	undr	ed_
mpany or companies which shall be acceptable to the mortgage ege, and make loss under the policy or policies of insurance paya gee may cause the same to be insured as above provided and be the mortgagor to pay any insurance premium or any taxes or or	ble to the mortgage reimbursed for the	e, and that in the e premium and expe	event I shall at use of such insu	any time fail t rance under th	continuation of do so, then the is mortgage.	le said mort Upon failur
PROVIDED ALWAYS, NEVERTHELESS, and it is the truell and truly pay, or cause to be paid unto the said mortgagee to true intent and meaning of the said note, then this deed full force and virtue. AND IT IS AGREED, by and between the said parties, that	the said debt or sum of bargain and sale I, the mortgagor, an	of money aforesaing shall cease, deter	id, with interest mine, and be u the said premis	thereon, if an tterly null and ses until defaul	y shall be due, void; otherwis t of payment sh	according t se to remain nall be made
And if at any time any part of said debt, or interest thereon, id mortgagee, or LL2	metars Administrato	es or Assigns and	l agree that an	v Judge of the	Circuit Court	f said Stat
ereof (after paying costs of collection) upon said debt, interest, c tually collected.	costs and expenses w	ithout liability to	account for any	thing more tha	in the rents an	d the profi
WITNESS hand and seal, this thousand nine hundred and	22_n	day of	UN	quest	in the year	of our Lo
e thousand nine hundred and	yoix.		<i>b</i>	/ 		
Signed, Sealed and Delivered in the Presence of	Y -					
Townes Hodges	(Harlo	e D	1000	plr	(L. S
21. m. Rast						
County of Greenville PERSONALLY APPEARED BEFORE ME made oath thathe saw the within named	<u>M. m. (</u>	Rast				BATE
n, seal and as Ris act and deed d						
Sworn to before me, this 22 nd	//		witnessed	the execution t	nereoi.	
	. 1	M. m.	Rait			
	4	\$2.K.s \(\lambda \) - \(\lambda \) - \(\lambda \)				
Journes Hodges (SE. Notary Public, S. C.	AL) /					•
CATE OF SOUTH CAROLINA,						
County of Greenville.					ATION OF DO	
I, Tawne	e Had	gen		a Notar	Public for So	uth Carolin
hereby certify unto all whom it may concern, that Mrs			U			
26.00 A	1					
d upon being privately and separately examined by me, did	declare that she do	es freely, voluntari	_		1	•
or persons whomsoever, renounce, release, and forever relinqui	sh unto the within i	named <u>All</u>	min	grow	Dav	ing
					or to all and	singular t
emises within mentioned and released. Given under my hand and seal this)			-		
y ofA. D. 19	36! 1	Mrs. C	Bulin	ie lo	oopl	, V
Townes Hodgles (SE Notary Public, S. C.	AL)				V	
Recorded	/ ? at	40	o'clock,	<u> </u>	М.	
For value received I do hereby assign, transfer and set over	to					
						recourse, th
day of	, 19					
itness:						
	-					
	u					