the above described land is	a part	of	the same conv	eyed to me by	H. O. M. G.	el, as
			on the	8 th	day of Sept	temker 1236
ed recorded in the office of Reg						
TOGETHER with all and s	ingular the Rights, Membe	ers, Hereditaments	and Appurtenan	ces to the said Pren	nises belonging, or in any	vise incident or apper-
TO HAVE AND TO HOLD,	all and singular, the said]	premises unto the	said	Mc Gel	and lo	971.
ne see, as s	rustles,	as a	foresa	id, Th	un succ	essol
eirs and Assigns forever. And I do hereby bind mysel						
ngee, Then Dull homsoever lawfully claiming, or	to claim the same or any	y part thereor.				
And I, the said mortgagor,	agree to insure the house	e and buildings on				
ompany or companies which sha age, and make loss under the po- agee may cause the same to be f the mortgagor to pay any inst mount of this mortgage due and PROVIDED ALWAYS, NE well and truly pay, or cause to b	licy or policies of insuran- insured as above provided trance premium or any ta- payable. EVERTHELESS, and it is a paid unto the said mort	ce payable to the and be reimburse xes or other publi- the true intent an garge the said de	o the same insure mortgagee, and the d for the premium c assessment or a d meaning of the but or sum of mon	d from loss or damenat in the event I show and expense of such any part thereof the parties to these preev aforesaid, with it	age by fire during the contail at any time fail to do the insurance under this make mortgagee may at his essents, that if I the said nuterest thereon, if any she	tinuation of this mort- so, then the said mort- ortgage. Upon failure option declare the full tortgagor, do and shall ll be due, according to
ne true intent and meaning of a full force and virtue. AND IT IS AGREED, by a And if at any time any par	nd between the said partie	es, that I, the mort	gagor, am to hold	and enjoy the said	premises until default of	oayment shall be made.
aid mortgagee, or thind hay, at chambers or otherwise, a hereof (after paying costs of col ctually collected.	ppoint a receiver, with aut lection) upon said debt, int	thority to take posterest, costs and ex	session of said pr xpenses without l	remises and collect s iability to account f	said rents and profits, app for anything more than th	lying the net proceeds e rents and the profits
WITNESS	hand and seal, t	his	16	day ofX	Sept.	n the year of our Lord
WITNESS	th	utysix				
Signed, Sealed and Deliver	ed in the Presence of Morr	`		. 1	outherla	
Joel D. L	charles.					(L. S.)
TATE OF SOUTH CAROLINA County of Greenville	}					PROBATE
PERSONALLY APPEAR	ED BEFORE ME	loate	Gerine	<u>. 21. i</u>	morris	
and made oath that _She saw t	he within named	Q. 21.	Souts	hersan	1	
Sworn to before me, this.	Joel 8 th	(SEAL) S. C.	alle loat	hlrine	nessed the execution thereo	f. <u>((s)</u>
STATE OF SOUTH CAROLINA County of Greenville.	}				1021(02)02	
lo hereby certify unto all whom	t may concern that Mrs					
	t may concern, that Mrs					
					gid this	day appear before me.
and upon being privately and		ne, did declare th	nat she does freel	y, voluntarily, and v	without any compulsion, di	ead or fear of any per-
son or persons whomsoever, rend						
	Trains and Assistant				claim of Dower of, in or	
Premises within mentioned and	released.	an her interest an	d estate, and aisc	an her right and	claim of bower of, in or	to all and singular one
Given under my hand and	seal this)				
Given under my hand and		A. D. 19				
	Notary Public,	S. C.				
RecordedSep			10:3	o'cloo	ek,	М.
For value received I do he	reby assign, transfer and s					
				morogage at	TO HOUSE WARRIED TO SCOUL	recourse, offi
Witness:	uay 01	1	v			
Assignment recorded		, a	t	o'cl	ock,M	,