ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME  I made oath that he saw the within named  A grant and deed deliver the within written deed; and that he with  January of Languary  Sworn to before me, this 1976  A D. 1936  LU. M. Rast  PROBA'  I description of the saw the within written deed; and that he with  January of January of January of the saw the execution thereof.  Sworn to before me, this 1976  A D. 1936	aid mort- ry person  lars, in a this mort- said mort- on failure the full and shall cording to to remain l be made. remises to said State t proceeds the profits  f our Lord (L. S.)(L. S.)
TOGETHER with all and singular the Rights, Mombers, Hereditaments and Appurtenances to the said premises belonging, or in anywise incident of the Property of the Control o	aid mort- ry person lars, in a this mort- said mort- on failure the full and shall cording to to remain l be made. remises to said State t proceeds the profits f our Lord(L. S.)(L. S.)
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said and I do hereby bind myself, my Heirs, Executors, Administrators and Assigns, and ever miscover lawfully claiming, or to claim the same or any part thereof.  And I, the said mortgagen, agree to insure the house and buildings on said land for not less than.  Dollows or companies which shall be acceptable to the mortgages, and keep the same insured from loss or damage by fire during the continuation of it, and make loss under the policy or policies of insurance payable to the mortgages, and that he we need of such insurance under this mortgage. Upter mortgages to pay any insurance premium or any taxes or other public assessment or any part thereof. The mortgage may at his option declare the of this mortgage due and payable. Essays and it is the true intent and meaning of the parties to the said mortgager, or HOVILED ALWAYS, NEVERTHEALS, and it is the true intent and meaning of the parties to the said mortgager, or the public assessment or any part thereon, if any shall be due, not been present to the present the mortgager may at his option declare. He will have a cause to be utterly noil and void; otherwise the said truly say or cause to be utterly noil and void; otherwise the said truly say or cause to be utterly noil and void; otherwise the said ruly and said note. In this deed cold hargain and sale shall essay, determines, that if I the said mortgager, and the payable. The said mortgager is the said premises and the said profits of said debt, or interest thereon, be past due and unjoid I hereby assign the rents and profits of the above described promotegates. The said premises and collect said rents and profits of the above described profits of said debt, or interest thereon, be past due and unjoid I hereby assign and agree that any Judge of the Circuit Court of a contract of the payable. The payable is the payable in the payable is the payable in the payable is the	aid mort- ry person  lars, in a this mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits  f our Lord (L. S.)(L. S.)
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the sa And I do hereby bind myself, my Heirs, Executors, Administrators and Assigns, and ever necover lawfully claiming, or to claim the same or any part thereof.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  Dollows or companies which shall be acceptable to the mortgager, and keep the same insured from loss or damage by fire during the continuation of it, and make loss under the policy or policies of insurance payable to the mortgager, and that in the case of such insurance under this mortgager. Upon mortgager to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgager may at his option declare use of this surface of the said not cause to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgager may at his option declare.  PHOVILED ALWAYS, NEVERTHENESS, and it is the true intent and meaning of the parties to the said mortgager, or and truly pay or cause for a cause to the said notice. then this deed to bargain and sale shall esset, determines, that I I the said mortgager and truly pay of the said notice. then this deed to bargain and sale shall esset, determines, that if I the said mortgager and the rents and profits of said debt, or interest thereon, be past due and unjoid I hereby assign the rents and profits of the above described promotypage.  AND IT IS AGREED, by and between the said parties, that I, the mortgager, and to have a said profits of said above described promotypage.  AND IT IS AGREED, by and between the said parties, that I, the mortgager, and unjoid I hereby assign the rents and profits of the above described promotypage.  AND IT IS AGREED, by and between the said parties, that I, the mortgager and the pay and the rents and profits of the above described profits of said profits of the above described profits of the abov	aid mort- ry person  lars, in a this mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits  f our Lord (L. S.)(L. S.)
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the same of	aid mort- ry person  lars, in a this mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits  f our Lord (L. S.)(L. S.)
And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  And I, the said mortgager, agree to insure the house and buildings on said land for not less than.  And II are seen under the policy or policies of insurance paragular than the said said to see many cause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Up and the said many part thereof in any said land the said mortgage to such insurance premium or only taxes or other public assessment or any part thereof it any shall be due, ace true intent and meaning of the parties to these presents, that if I the said mortgage the said debt to sum of money aforesaid, with any shall be due, ace true intent and meaning of the said note.  AND IT IS AGREED, by and between the said parties, that I, the mortgager, and the lad and enjoy the said premises until default of payment shall force and virgor, on the bed and enjoy the said premises until default of payment shall shall said the said mortgage the said debt to sum of money aforesaid, with all premises and collect and promites until default of payment shall said the said mort acceptance with a said parties, that I, the mortgager, or an to held and enjoy the said premises until default of payment shall shall say that the said premises and collect said rents and profits of the above described permortgage.  Or AMD TI IS AGREED, by and able thereon the said parties, that I, the mortgager, or Assigns, and agree that any Judge of the Circuit Court of a chamber of otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and training the parties of the payment of the	lars, in a chis mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits f our Lord(L. S.)
Dollo and yor companies which shall be acceptable to the mortgages, and keep the same insured from loss or damage by fire during the continuation of the continuation	lars, in a this mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits f our Lord(L. S.)(L. S.)
pany or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of the content o	this mort- said mort- said mort- on failure e the full and shall cording to to remain l be made. remises to said State t proceeds the profits  f our Lord (L. S.)(L. S.)
mortragee, or Assigns, and agree that any Judge of the Circuit Court of s at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net est (after paying costs of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and the collected.  WITNESS hand and seal., this / J. A day of J It will be year of thousand nine hundred and A A. D. 1936  DEFINITION OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME A. D. 1936  Manual A A. D. 1936  A. D. 1936  L M A A A Manual A Manual A Witnessed the execution thereof.	said State t proceeds the profits  f our Lord (L. S.)(L. S.)
Signed, Sealed and Delivered in the Presence of  W. M. Rast  Jawness Hadges  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Within named B. J. Jamasus and made oath that he saw the within named B. J. Jamasus and n, seal and as fine act and deed deliver the within written deed; and that he with  Jamas J. Langes  Sworn to before me, this 1976  Sworn to before me, this 1976  A. D. 1936  M. M. Rast	(L. S.)
Signed, Sealed and Delivered in the Presence of  (N. Mast  Survey Hadges  ATE OF SOUTH CAROLINA,  County of Greenville  PERSONALLY APPEARED BEFORE ME  made oath that _he saw the within named _B J.	(L. S.)
January Hadges  THE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME  made oath thathe saw the within namedB Farman and	(L. S.)
Januares Hadges  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME S. Farmer and coath that he saw the within named B. J. January and a seal and as act and deed deliver the within written deed; and that he with  Januares Standard witnessed the execution thereof.  Sworn to before me, this 1974.  A. D. 1936	(L. S.)
County of Greenville  PERSONALLY APPEARED BEFORE ME	TE
County of Greenville  PERSONALLY APPEARED BEFORE ME	.TE
Jaunes It adged (SEAL)  Notary Public, S. C.	
ATE OF SOUTH CAROLINA, \ RENUNCIATION OF DOW	ER
County of Greenville.  Solution of Greenville.  A Notary Public for South	h Carolin <b>a,</b>
hereby certify unto all whom it may concern, that Mrs. Clasa Tw. Janusus anth	
the wife of the wit	
did this day appear a upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of	before me, of any per-
or persons whomsoever, renounce, release, and forever relinquish unto the within named The Peoples Nations Bank of Anumalle, S.C. as Musikian for the Ninon Childs	en 1
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and signises within mentioned and released.	ingular the
Given under my hand and seal this	
Janus Hadges (SEAL)  Notary Public, S. C.	
Recorded September 19 19 36, at 12:47 o'clock, M.	
For value received I do hereby assign, transfer and set over to	ecourse this
18th day of March 1939.	course, tills
Assignment recorded March 18th 1934, at 12,22 lo'clock, M. # 34	0