he above described land is	the same conveyed to me by 14. O. 1714 Gll, as
	on the 2/51 day of Section 1939
	County, in Book, Page
	ts and Appurtenances to the said Premises belonging, or in anywise incident or appe
	said It. P. Mc Gel, as Juestle
his successors,	
erre and Assigns forever.	
	to warrant and forever defend all and singular the said premises unto the said mon and against me, my Heirs, Executors, Administrators and Assigns, and every personal
homsoever lawfully claiming, or to claim the same or any part thereof.	
_	n said land for not less than Bull Ihouland
age, and make loss under the policy or policies of insurance payable to the	Dollars, in ep the same insured from loss or damage by fire during the continuation of this more mortgagee, and that in the event I shall at any time fail to do so, then the said more defer the premium and expense of such insurance under this mortgage. Upon failutic assessment or any part thereof the mortgagee may at his option declare the form
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and rell and truly pay, or cause to be paid unto the said mortgagee the said dene true intent and meaning of the said note, then this deed of bargain full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the more	nd meaning of the parties to these presents, that if I the said mortgagor, do and she ebt or sum of money aforesaid, with interest thereon, if any shall be due, according in and sale shall cease, determine, and be utterly null and void; otherwise to remartgagor, am to hold and enjoy the said premises until default of payment shall be mad ue and unpaid I hereby assign the rents and profits of the above described premises
nereof (after paying costs of collection) upon said debt, interest, costs and ex ctually collected.	dministrators, or Assigns, and agree that any Judge of the Circuit Court of said Stassession of said premises and collect said rents and profits, applying the net proceed expenses without liability to account for anything more than the rents and the prof
WITNESS My hand and seal, this 2	-15T day of Seclembel in the year of our La
ne thousand nine hundred and	day of Seclin all in the year of our Lo
Signed, Sealed and Delivered in the Presence of	) 21 (b) a +
Julia D. Charles	(L. S
H. M. Rozier	)(L. s
TATE OF SOUTH CAROLINA, County of Greenville	PROBATE
PERSONALLY APPEARED BEFORE ME	21. Rozier
nd made oath thathe saw the within named	21. Rozier P. Austin
ign, seal and as Rivact and deed deliver the	within written deed; and thathe with Lastlewitnessed the execution thereof.
Sworn to before me, this	
ay of Gleenher A. D. 1936	H. M. Rozier
Julia D. Laulle (SEAL)  Notary Public, S. C.	
$\nu$	
TATE OF SOUTH CAROLINA,	e money mortgage
County of Greenville.	RENUNCIATION OF DOWER
	a Notary Public for South Carolin
	the wife of the within nam
nd upon being privately and separately examined by me, did declare th	hat she does freely, voluntarily, and without any compulsion, dread or fear of any p
on or persons whomsoever, renounce, release, and forever relinquish unto the	he within named
	ad astate and also all has sinks and alsing of Domes of in an to all and given by
remises within mentioned and released.	nd estate, and also all her right and claim of Dower of, in or to all and singular
Given under my hand and seal this	
Notary Public, S. C. (SEAL)	
Notary Public, S. C. (SEAL)	
Recorded Slc. 22 nd 1956 at	
Notary Public, S. C.  Recorded	
Notary Public, S. C.  Recorded	the within mortgage and the note which it secures without recourse, t
Notary Public, S. C.  Recorded SlC. 22 nd 1956 at  For value received I do hereby assign, transfer and set over to	the within mortgage and the note which it secures without recourse, t
Notary Public, S. C.  Recorded	the within mortgage and the note which it secures without recourse, t