I.	V	4		
G.	R.1	E.M.	5-A	

The above described land is			
	on t	heday of	19
red recorded in the office of Register of Mesne Conveyance for Green TOGETHER with all and singular the Rights, Members, Hertaining.			
TO HAVE AND TO HOLD, all and singular, the said pre	mises unto the sai	R. M. Dacus, his	
eirs and Assigns forever. Ourselves, our			
eirs and Assigns forever. ourselves, our And do hereby bind *** Heirs, Executors and Admi	nistrators to warra	nt and forever defend all and singular the sa	id premises unto the said mortgage
homsoever lawfully claiming, or to claim the same or any part ther	ione from and agai	nst maximum Heirs, Executors, Administrat	ors and Assigns, and every perso
And, the said mortgagor, agree to insure the house and buil	ldings on said land,	for not less than	
mpany or companies which shall be acceptable to the mortgagee, and ake loss under the policy or policies of insurance payable to the more me to be insured as above provided and be reimbursed for the premi surance premium or any taxes or other public assessment or any par  PROVIDED ALWAYS, NEVERTHELESS, and it is the tell and truly pay or cause to be paid unto the said mortgages the said.	tgagee, and that in ium and expense of t thereof the mortg	the event 4 shall at any time fail to do so, the such insurance under this mortgage. Upon agee may at his option declare the full amounts of the parties to these presents, that if	en the said mortgagee may cause the failure of the mortgagor to pay and of this mortgage due and payable.  The said mortgage are and shown to be said mortgage.
ell and truly pay, or cause to be paid unto the said mortgagee the sa tent and meaning of the said note, then this deed of bargain and s AND IT IS AGREED, by and between the said parties, that And if at any time any part of said debt, or interest thereon,	ale shall cease, dete	ernine, and be utterly null and void; otherw	y snall be due, according to the truise to remain in full force and virtu default of payment shall be made.
ortgagee, orhisHeirs, Executors, Admin	nistrators, or Assign	is, and agree that any Judge of the Circuit (	Court of said State may at chamber
collection) upon said debt, interest, cost and expenses without liab  WITNESS our hand and seal,	ouity to account for	anything more than the rents and the proh	ts actually collected.
te thousand nine hundred andforty-f			· ·
Signed, Sealed and Delivered in the Presence of	)	Walter W. Goldsmith	
E. E. Wells		J. C. McCall	(L. S.
J. M. Wells		TO TO T	(L. S.
TATE OF SOUTH CAROLINA,		PROBATE	
OUNTY OF GREENVILLE	alian terra a a	INODALD	
Personally appear before me	3. Wells		
rn, seal and as their act and deed deliver the within wr ereof.  SWORN to before me this 4th  y of A. D., 19 45	.si kashili.	E. E. Wells	•
J. M. Wells  Notary Public, S. C. (Seal)	>	B. D. WOLLS	<del></del>
Notary Public, S. C.	<b>)</b>		
TATE OF SOUTH CAROLINA,	N	DOWER PURCHASE MONEY MOREY MORE PURCHASE MONEY MO	*
I,	a Notary Publ	c for South Carolina do hereby certify w	ato all whom it may concern the
·s, tl			
s day appear before me, and, upon being privately and separately e			
r of any person or persons whomsoever, renounce, release and for	ever relinquish un	o the within named	
irs and Assigns, all her interest and estate, and also all her right	and claim of Dov	ver of, in or to all and singular the Premise	s within mentioned and released.
Given under my hand and seal, this			
y ofA. D., 19		e	
Notary Public, S. C. (Seal)			
War 1.42	19_45 at	4:33 o'clock	p RV.M.C
		- Jane 2 - J	P. M. BY:N.S
For value received I do hereby assign, transfer and set over			
		the within mortgage and the note whi	ch it secures without recourse, this
day of	, 19		
tness:			