PROBATE Personally appear before me Emilie M. Bird and made oath that he saw the within named Menry C. Meares lign, seal and as his act and deed deliver the within written deed, and that she with W. D. Workman witnessed the executive thereof.	G.R.E.M. 5-A	
an the 12th say of April 1 st. 4. TOGHERA with all and singular the lights, Members, Heredinances and Aparitament to the end Demonstration of its separate incident or apparentially TO HAVE AND TO HOLD, all and simple, the said premises used to the said. To HAVE AND TO HOLD, all and simple, the said premises used to the said Demonstration to the said and disciplant the said premises used to the said. To HAVE AND TO HOLD, all and simple, the said premises used to the said. The A. H. Here and Antique time with the said of the said said the said said state of the said said state of the said said said the said said said the said said the said said said said said said said said	The above described land is	the same conveyed to me by Posey Shelton
the recorded in the effect of Acquere of Messac Coarragement for Generallic County, in Nov. X. Part X. TOGOTHER with all and displace the Rights, Members, Herethizzotts and Appartmance to the axial Promises belonging, or in surprise michael or apportations. To HAVE AND TO HOLD; all and simple, the end pressions under the said Promises belonging, or in surprise michael or apportations. To HAVE AND TO HOLD; all and simple, the end pressions under the said Promises belonging, or in surprise michael or apportations. And ids between the Hold; and Administration to warrant and forever defend all and singular the said promises under the said and said s		To But with 新発音器等のできません。 The Section 1997 And The
TOGETHER with all and singular the Right, Meetings, Item and Appuntenesses to the anil Premises belonging, or in service brokled or opportuning. TO HAVE AND TO HOLD, all and singular, the soid premises cannot be said. TO HAVE AND TO HOLD, all and singular, the soid premises cannot be said. And I do hearby head awould, my Heir. Executions and Administrations to warrant and forever defend all and singular the said premises unto the said anetago. **N. B.** **No. Meeting and Analysis, from and against on, my Heir. Execution. Administrations and Analysis, and overy person whome and the said and the said anetagon and the said and the said anetagon. **And I, the said mortagon, agree to incurse the home and bealtings on said band, for said long the said. **And I, the said mortagon, agree to incurse the home and bealtings on said band, for said long the said. **And I is a ballow or policies of Lemance proposite in the normalizary, and due to the said to said. The said of the sa	·	on thel2thday ofApril19_46
TOGETHER with all and singular the Right, Members, Horothumonia and Apanutament to the said Possible belonging, or in survive teckled or opportuning. TO HAVE AND IT MODID, all and singular, the said promises must the said and singular the said promises must the said and said the said street, and the said street,	eed recorded in the office of Register of Mesne Conveyance for Greenville	County, in Book, Page
this and Anaging forevore. And I do benefity belief invoved, my liters, Executions and Administrators to warrant and forever defend all and singular the wild promises unto the axid mustage that the second control of the control of	·	
ties and Autigan forever. And I do hardwy had myself, my licit. Executions and Administrations to warrant and forever defend all and singular the said greenines much the mid mortgage, we have the way and the said and provided chaining, or to relate the same or we ynort thread. And I, the said anothergoes, expect to touser the house and buildings on said leads for not bear than. PLYO. HAMI YEAR, RO/LOO. (\$500.00). — Delian, in the logs under the pulse or problem of the said anothergoes, and the said anothergoes, and the said anothergoes and the said and the said anothergoes and the said and the said anothergoes and expenses without that said anothergoes and the said and provided and the said and Delivered the within said and the said and Delivered the within said and the said and Delivered the presence of Royley Public for South Carolina, be said and another anothergoes and the said anothergoes and the said anothergoes and the said anothergoes and the sa	TO HAVE AND TO HOLD, all and singular, the said premises unto	the said L. H. Shelton , his
And I do besty bind royself, say Heire, Executors and Administrators to ventrant and forever defend all and singular the said promises unto the said mortage 1.18. Heire and Antigan, form and against time, my Heine, Koncolon, Administrators and Antigan, some on an analysis of the said integration, and every person alome to the control of the said of th		
And I de hereby bind myself, my Heira, Kascolom and Administrators to warrant and forever defend all and inequals the said promises unto the said mortage in the said and the said of the said mortage in the said products of the said said said in the said of the said and the said of the said said said said said said said said		
And 1. the said mortgager, agree to insure the bouse and buildings on said land, for not lass than. PIYE .Build red. My/190 .1\$500.09.) And 1. the said mortgager, agree to insure the bouse and buildings on said land, for not lass than. PIYE .Build red. My/190 .1\$500.09.) Dellar, in all and he water the pelox or police of immore expected to the mortgager, and tind in the rewalt shall be the mortgager. On insure the mortgager and the first produced to the control of the con	leirs and Assigns forever.	
AND I, the soft configures, are to chain the same or any port thereof. And I, the soft configures, are for tomar the home and buildings on soft band, for out has then. FAVO BUILDING 8,0/100 (\$509.00). —— company or companies which shall is acceptable to the configures, and have the policy or poletic of foremence provides to the mortgages, and that is the worst I shall at any time felt to do so, then the soft of the soft shall be made to the policy or poletic of foremence provides to the mortgages and the policy or poletic of feet soft shall be made to the shall be made		
propage or compage which half he expectable to the upstrance, and keep the same insured from loss or change by fire during the continuation of the mortage, and be the sale of the continuation of the mortage, and that is the ward of the first of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and the sale of the continuation of the mortage and and purposes. PROVIDED ALWAYS, INSTRUCTURESS, and it is the two forces and moreage of the parties to these presents, that if I the and mortage does not all well as a standard of the sale of the continuation of the sale o	ver lawfully claiming, or to claim the same or any part thereof.	rom and against me, my Heirs, Executors, Administrators and Assigns, and every person whomso
proper or companies which half he acceptable to the specimen, and keep the same inspect from loss or dismage by fine during the continuation of the mortgage, and keep the same inspect from loss or dismage by fine during the continuation of the mortgage, and the tender the policy or policies of fourtainey specials to the southern and that is the tender of the policy of the same inspect from the contract of the c	And I the said mortgagor agree to insure the house and huildings or	n said land for not less than Five Hundred No/100 (\$500.00)
memory or companies which shall be exceptable to the appreciance, and keep the same intered from hes or clauses to the during the continued of the most one to issuered as one to be insured as present or any trace or other public assessment or any part thereof the mortgage key at the reption destate the fall amount of that mortgage to pay a suntere present or any trace or other public assessment or any part thereof the mortgage key at the reption destate the fall amount of that mortgage the pay a suntere present or any trace or other public assessment or any part thereof the mortgage key at the reption destate the fall amount of that mortgage the pay is not a suntered to the public assessment or any trace or other public assessment or any part thereof the mortgage key at the reption destate the fall amount of that mortgage the pay is not a suntered to the public assessment the public assessment to the public		
why pays, or cames to be yould must the sould mortegage the soil delit or some of more yelectrically with interest theory. If my shall be they, something to the tree inhers a company of the soil of the source of the soil of more and the soil. And if if it my time any part of said delit, or interest thereon, be pust that a shall be made. And if if it my time any part of said delit, or interest thereon, be pust that and my said the rests and pusits of the above described precises to a nongage. And If if my time any part of said delit, or interest thereon, be pust that any long of the Cloud Count of the soil count of the control of the above described precises to a nongage. And If if my time any part of said delit, or interest thereon, be pust the said unputed the rests and pusits, any single the said pusits of the above described precises to a nongage. And If if my time any part of said delit, or interest thereon, be pust the said unputed the trees and pusits, any single the said pusits which the said of the said the part of the said of the said th	ompany or companies which shall be acceptable to the mortgagee, and kee take loss under the policy or policies of insurance payable to the mortgagement to be insured as above provided and be reimbursed for the premium as	ep the same insured from loss or damage by fire during the continuation of this mortgage, and gee, and that in the event I shall at any time fail to do so, then the said mortgage may cause the not expense of such insurance under this mortgage. Upon failure of the mortgager to pay an
And if it any time are part of said debt, or indexest thereon, he past that and unguid I berely satign the most and profiles of the above described processes to no consistence of the processes	ruly pay, or cause to be paid unto the said mortgagee the said debt or sum oneaning of the said note, then this deed of bargain and sale shall cease,	of money aforesaid, with interest thereon, if any shall be due, according to the true intent and, determine, and be utterly null and void; otherwise to remain in full force and virtue.
April	And if at any time any part of said debt, or interest thereon, be past	due and unpaid I hereby assign the rents and profits of the above described premises to said
Signed, Sealed and Delivered in the Presence of N. D., Norkman Emilie N. Bird TATE OF SOUTH CAROLINA, POTORIAL POTORIAL STATE OF SOUTH CAROLINA, POTORIAL POTORIAL SWORN to Before me. Rmilie M. Bird Indian act and deed deliver the within written deed, and thathe with. W. DWorkman. witnessed the execution of the control of the contro	nortgagee, orh1sHeirs, Executors, Administrate therwise, appoint a receiver, with authority to take possession of said premiollection) upon said debt, interest, cost and expenses without liability to a	tors, or Assigns, and agree that any Judge of the Circuit Court of said State may at chambers o ises and collect said rents and profits, applying the net proceeds thereof (after paying costs o occumn for anything more than the rents and the profits actually collected.
Signed, Scaled and Delivered in the Presence of W. D. WOYKMAN Entitle M. Bird (C. STATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE Personally appear before me Entitie M. Bird ind made coath than he saw the within named. Menry C. Meares sign, seal and as he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares sign, seal and as his he saw the within named. Menry C. Meares swork to before me this 12.th L. D. WOYKMAN Notary Public S. C. SYORN to before me this 12.th IN D. WOYKMAN Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER Notary Public S. C. SYORN TO MARKIED REMUNCIATION OF DOWER A. D., 19 Search and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this sy of A. D., 19 Notary Public, S. C. Seal) Notary Public, S. C. Seal Seal Seal Seal Seal Seal Seal Seal	WITNESShand and seal, this_	l2thday ofAprilin the year of our Lore
Signed, Sealed and Delivered in the Presence of W. D. WORKERS. Buille M. Bird (C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE Personally appear before me. Emilie M. Bird Grand made onth than the saw the within named. Menry C. Meares Grand and as he saw the within named. Menry C. Meares Grand made onth than the saw the within named. Menry C. Meares Grand made onth than the saw the within named. Menry C. Meares Grand made onth than the saw the within named. Menry C. Meares Grand made onth than the saw the within named. Menry C. Meares (C. STATE OF SOUTH CAROLINA, D. 19.46 Emilie M. Bird W. D. WORKERS. Notary Public S. C. STATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE I	ne thousand nine hundred andforty-six	
Emilie M. Bird TATE OF SOUTH CAROLINA, OUNTY OF GRENVILLE Perronally appear before me. Emilie M. Bird and made oath thag. he saw the within named. Menry. G. Meares gm, seal and as his		
TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE Personally appear before me. Emilie M. Bird and made cath thag. he saw the within named. Manry C. Manres gen, seal and as. his. act and deed deliver the within written deed, and that .s.he with W. D. Workman. witnessed the execut thereof. SWORN to before me this. 12th ay of April A. D. Workman (Seal) Notary Fablic, S. C. TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE 1		Henny C Meanes
TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE Personally appear before me. Emilie M. Bird ad made cath thas he saw the within named. Menry. C. Meares. gn. seal and as. his. act and deed deliver the within written deed, and that he with. W. D. Workman. witnessed the execution recoil. SWORN to before me this. 12th By of April. A. D., 19.46 W. D. Workman. (Seal) TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE I. A Notary Public for South Carolina, do hereby certify unto all whom it may concern, it for the within named. It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread are of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. Given under my hand and seal, this. A. D., 19 Notary Public, S. C. (Seal)		and the second of the contract
PRESENTILE Personally appear before me. Rmille M. Bird ad made oath that he saw the within named Menry C. Meares gm, seal and as his act and deed deliver the within written deed, and that she with. No. D. Workman witnessed the executive secol. SWORN to before me this. 12th yor April A. D., 19.46 W. D. Workman (Seal) TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE I	Emille W. Dird	(L. S.
Personally appear before me. Rmilie M. Bird and made each thas he saw the within named. Menry C. Meares gn, seal and as his act and deed deliver the within written deed, and that she with. N. D. Workman witnessed the executionered. SWORN to before me this 12th ay of April A. D. 19.46 W. D. Workman (Seal) Notary Public, S. C. When The South Carolina, do hereby certify unto all whom it may concern, the wife of the within named. In the wife of the within named. Leirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released. Given under my hand and seal, this ay of A. D., 19. Notary Public, S. C. Recorded April 12th 19.46 at 5:25 o'clock P. M. By EC For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the within mortgage and the note which it secures without recourse, of the with		
Personally appear before me. Emilie N. Bird and made oath thas he saw the within named Manry C. Magres gm, seal and as. his act and deed deliver the within written deed, and that she with N. D. Workman witnessed the execution bereof. SWORN to before me this 12th ay of April A. D. 19.46 W. D. Workman (Seal) Notary Public, S. C. WATATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE I	STATE OF SOUTH CAROLINA,	PROBATE
ign, seal and as. his. act and deed deliver the within written deed, and that she with. W. D. Workman witnessed the execution hereof. SWORN to before me this. 12.th A. D., 10.46 Emilie M. Bird W. D. Workman Notary Public, S. C. WIATE OF SOUTH CAROLINA, Public, S. C. WIATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I		
ign, seal and as his act and deed deliver the within written deed, and that she with W. D. Workman witnessed the execution thereof. SWORN to before me this 12th A. D., 1946 W. D. Workman (Seal) STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I an Notary Public, S. C. MORTGAGOR NOT MARRIED RENUNCIATION OF DOWER Notary Public for South Carolina, do hereby certify unto all whom it may concern, etc. the wife of the within named. the wife of the within named. the wife of the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this A. D., 19. Notary Public, S. C. (Seal) Recorded April 12th Notary Public, S. C. (Seal) Recorded April 12th 19 46 at 5:25 O'clock P. M. By:EC For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which i	Personally appear before me Emilie M. Bird	ena dana penarangan menarangan menara Penarangan menarangan menarangan menarangan menarangan menarangan menarangan menarangan menarangan menarangan
ign, seal and as his act and deed deliver the within written deed, and that she with W. D. Workman witnessed the execution thereof. SWORN to before me this 12th A. D., 1946 W. D. Workman (Seal) STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I an Notary Public, S. C. MORTGAGOR NOT MARRIED RENUNCIATION OF DOWER Notary Public for South Carolina, do hereby certify unto all whom it may concern, etc. the wife of the within named. the wife of the within named. the wife of the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this A. D., 19. Notary Public, S. C. (Seal) Recorded April 12th Notary Public, S. C. (Seal) Recorded April 12th 19 46 at 5:25 O'clock P. M. By:EC For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which i	and made oath thas he saw the within named Menry C. M	eares.
ign, seal and as his act and deed deliver the within written deed, and that she with W. D. Workman witnessed the execution thereof. SWORN to before me this 12th ay of April A. D., 19.46 Emilie M. Bird Emilie M. Bird Emilie M. Bird Emilie M. Bird STATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE I. a Notary Public for South Carolina, do hereby certify unto all whom it may concern, the wife of the within named. the wife of the within named. the wife of apy person or persons whomsoever, renounce, release and forever relinquish unto the within named. Hetrs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. A. D., 19. Notary Public, S. C. (Seal) Recorded April 12th 19.46 at 5:25 O'clock P. M. By:EC For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the properties of the within mane	and the state of t	化二十二 网络马克马克克马克克克克克克克克克马克克克克克克克克克克克克克克克克克克克克克
SWORN to before me this 12th AD TIL AD 19.46 To Layof. April AD Torkman (Seal) STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I		
SWORN to before me this. 12 th ay of April A. D., 19 46 W. D. Workman Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I	ign, seal and asnlsact and deed deliver the within writte	n deed, and thats_ne with_# withessed the execution
ay of April A. D., 19.46 W. D. Workman (Seal) STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER OUNTY OF GREENVILLE I		
W. D. Workman Notary Public, S. C. MORTGAGOR NOT MARRIED RENUNCIATION OF DOWER OUNTY OF GREENVILLE I	SWORN to before me this 12th	- 그는 사람들은 기계
MORTGAGOR NOT MARRIED RENUNCIATION OF DOWER I	ay ofAprilA. D., 19.46	Emilie M. Bird
MORTGAGOR NOT MARRIED RENUNCIATION OF DOWER I	W. D. Workman (Seal)	
OUNTY OF GREENVILLE I	Notary Public, S. C.	
RENUNCIATION OF DOWER COUNTY OF GREENVILLE		
A. D., 19	TATE OF SOUTH CAROLINA,	
Its	OUNTY OF GREENVILLE	
Its	T	a Notary Public for South Carolina do harshy certify unto all whom it may conser the
dis day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread are of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Recorded April 12th 19.46 at 5:25 o'clock P. M. By:EC For value received I do hereby assign, transfer and set over to—the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse.	Irs, the	wife of the within nameddi
Given under my hand and seal, this	nis day appear before me, and, upon being privately and separately exam	nined by me, did declare that she does freely, voluntarily and without any compulsion, dread o
leirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	ar of any person or persons whomsoever, renounce, release and forever	er relinquish unto the within named
Given under my hand and seal, this		
Given under my hand and seal, this		
Given under my hand and seal, this		
A. D., 19	terrs and Assigns, all her interest and estate, and also all her right at	ad claim of Dower of, in or to all and singular the Premises within mentioned and released.
Notary Public, S. C. (Seal) Recorded April 12th 19.46, at 5:25 o'clock P. M. By:EC For value received I do hereby assign, transfer and set over to	Given under my hand and seal, this	
Notary Public, S. C. (Seal) Recorded April 12th 19.46, at 5:25 o'clock P. M. By:EC For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the property of t	av of A D 19	
Recorded April 12th 19 46, at 5:25 For value received I do hereby assign, transfer and set over to		
For value received I do hereby assign, transfer and set over tothe within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage.	Notary Public, S. C.	
For value received I do hereby assign, transfer and set over tothe within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it secures without recourse, the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage and the note which it is the within mortgage.	Recorded April 12th	10 46 5:25
the within mortgage and the note which it secures without recourse, the	1/ccol (cd	-iy_ax, at
the within mortgage and the note which it secures without recourse, the	For value received I do hereby assign, transfer and set over to	
)
10		
		the within mortgage and the note which it secures without recourse, thi
/itness:	day of	the within mortgage and the note which it secures without recourse, thi
***************************************		the within mortgage and the note which it secures without recourse, t