edge of the un-named Street; thence along the Morthern edge of un-named Street North 25-15 East 160 feet to the point of beginning.

ALSO: All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina, known as Lot No. 16 of the Old Country Club property as shown by plat recorded in Book "H", at pages 185 and 186 from which the following description is taken:

BEGINNING at a point on the Morthwestern side of Franklin Road, joint corner of Lots 15 and 16 and running thence along the Morthwestern edge of Franklin Road North 64-45 West 60 feet so the joint corner of Lots 16 and 17; thence along the joint line of said less South 25-15 West 160 feet to joint corner of Lots Nos. 16 and 17; and 36 and 37; thence with joint line of Lots 16 and 37, South 64-45 East 60 feet to joint corner of Lots Nos. 15, 16 and 37 and 38; thence along joint line of Lots 15;+16. North 25-15 East 160 feet to the point of beginning.

ALSO: All that piece, parcel or lot of land in the County and State aforesaid being known and designated as Lot No. 15 of the Old Country Club property
fronting on North Franklin Road and shown on plat recorded in Plat Book "H"
at pages 185 and 186 and is a part of the same property decided by H. J. Martin
and Wyatt Alken as Trustee to H. L. and J. P. Rossmond by deed dated April 10,
1931 and recorded in Deed Book 156, pagelli, RMC Office for Greenville County.
Also all the buildings and fintures on said Lot 15 which includes a seven room
brick veneer house and single car garage. Also all that strip adjoining Lot
No. 15 and cut from the western edge of Lot No. 14 which fronts on Franklin
Road, being at the joint corner of Lots 15 and 14 and running thence along
Franklin Road for a distance of 5 feet and running back in a line in depth to
the back edge of Lot 14 and parallel to the eastern edge of Lot No. 15.

The above described land is

the same conveyed to by

deed recorded in the office of Register of Mesne Conveyance

for Greenville County, in Book

Page

TOGETHER with all and singular the Rights, Members, Hereditaments and Appartenances to the said Premises belonging, or in anywise incident or appertaining.

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TO HAVE AND TO HOLD, all and degular the said premiers man the said South Carelina National Bank, Trustee under Agreement with Melson 3 fruington, dated 3/23/45, its successors

Titles and Assigns forever.

And I do bereby bind more if and any Blots, Executors and Administrators to warrant and forever defend all and sligular the said premises unto the said margages, It & Sicce SSOTS Executors and Assigns, from and against Mr. My Sicira Executors, Administrators and assigns, and every person whomsoever lawfully claiming, or or claim the same or any part thereof.

And I , the said marriager is give the same the bone and buildings on said land for not less than both 1 the property of an interest state of this marriage, and said los stides the policy or policies of insurance payable to the morriages, and that in the event I shall at any time fail to do so, then the said morriages may cause the same to be interest as above provided and to sainburst for the premium and expense of such insurance under this interigage. Upon failure of the morrages to pay any insurance premium or any taxes or other public assessment or any part thereof the morrages may at his option declare the full amount of this morrages due and payable.

PROVIDED ALWAYS, NEVERYPHENESS, and it is the true intent and meening of the parties to these presents, that if I the said mortgages—do and shall well and waly pay, or cause to be paid unto the said mortgages the said debt or sum it manier discussiff with increase therein if any shall be due, according to the true intent and meaning of the said series. Some the dead of beguns and allowable cases, determine, and be utterly null and void; otherwise to remain in full tours and series.