1937 and Manually in the	e. Pm lo alling say la	en in 10 a lance
A.b., in Deeds Volume 192,	at page 15.	cennece soun
also that certain pie	ice, parcel or lot of la	nd situate
lying and sling in Butt	er Javnship seemvil	le louintes
David Carolina Contain	inua 10.37 anila mall Mi	Dona and and
to survey of Dalton + nenes and having according to and founds to-suit:	e, Engineers, made gans	vary, 1938,
and having according to	said plat, the follow	ving meter
County Pond leading to	en pin on the norther	elst side of
County Road leading to referred to as Lipscombe	Producers office said is	vad sometime
The coiner of property n	ow or formuly of E.	2 Mehrter
wa winning there su	the said Irobitle line	1. 7/ 79 00 21
a 18 get to a post; then	ce n. 21-30 Dr. 790 sect	to a post.
11. 44. 40 Q. 30 /. 1 g	the to an now pew. I	Kluch D. 86-4
of ful to a large pr	aplan: Thence S. 27-00	6. 565 feet
was wife pipe. Thence	8. 88-20 6. 40 3 feet to	an iron pu
In the northwest side of	& said bounty God	first above
	W(1)	
TOGETHER with all and singular the Rights, Members, Heredita TO NAVE AND TO HOLD, all and singular, the said Premises	aments and Appurtenances to the said Premises belonging, or in any unto the said SOUTHEASTERN LIFE INSURANCE CO.	wise incident or enpertaining.
assigns. Anddo hereby bind Heirs, Executors and Administrators, to warrant and forever defend a	all and singular the said Decrise was don't correspond	MITANI, its successors and
COMPANY, its successors and assigns, from and against	and singular the said Fremises unto the said SOUTHEAS	TERN LIFE INSURANCE
lawfully claiming or to claim the same or any part thereof.		nd every person whomsoever
And the said mortgagor agree to insure and keep insu	ured the houses and buildings on said lot in a sum not less than	
III a company of companies spinstactory to the mortgage from less and	damage by fire, and assign and deliver the policies of insurance	e to the said mortgagee, and
that in the event the mortgagor shall at any time fail to do so, the with interest, under this mortgage; or the mortgagee at its election may		
In case of default in the payment of any part of the principal indefailure to maintain and keep of full effect the policy of life insurance benefit of the mortgagee the houses and buildings on the premises aga become due on said property within the time required by law; in either	c in accordance with the terms of said policy, of in the case of fa	ulure to keep insured for the
foreclosure proceedings. And in case of institution of foreclosure pro-	occedings, as herein provided, the policy of fife insurance shall be	any taxes or assessments to ire debt due and to institute be surrendered and cancelled
to the indeptedness.		
It is furthermore agreed that if said policy of life insurance be death of the insured, and the mortgagee shall apply toward the payment any, to such person or persons as may be legally entitled thereto.	/	
And in case proceedings for foreclosure shall be instituted, the more from the mortgaged premises as additional security for this loan, and at the mortgaged premises; with full authority to take possession of the procession of the procession of the procession.	rtgagor agree to and does hereby assign the rents at gree that any Judge of jurisdiction may, at chambers or oth	nd profits arising or to arise erwise, appoint a receiver of
receivership) upon said debt, interest, costs and expenses, without liability	ity to account for anything more than the rents and profits actual	cceds (after paying costs of
PROVIDED ALWAYS, NEVERTHELESS, and it is the rue int the said mortgagor, do and shall well and truly pay or cause to be any be due according to the true intent and meaning of the said note an	tent and meaning of the parties to these Presents, that if	id, with interest thereon, if
any be due according to the true intent and meaning of the said note, an granted shall cease, determine and be utterly null and void; otherwise. AND IT IS AGREED by and between the said parties, that said	to remain in full force and virtue.	nereunder, the estate hereby
AND IT IS AGREED, by and between the said parties, that said made as herein provided.		
WITNESSin the	year ohour Lord one thousand nine hundred and twenty-	
year of the Independence of the United States of America.	and in the one hundred	and forty
Signed, sealed and delivered in the presence of:	X	
		· · ·
		(4. 5.)
THE STATE OF SOUTH CAROLINA,		PROBATE.
PERSONALLY appeared before me		
saw the within named		and made oath that he
sign seal and as		
sign, seal and as act and deed, deliver the	within written deed; and thathe withwitnessed the execution thereo	f
SWORN to before me, this	increased the execution marco	1.
day of		
Notary Public, S. C. (L. S.)		***************************************
THE STATE OF SOUTH CAROLINA,]	RENI	NCIATION OF DOWER.
County.	·	\
I,all whom it may concern, that Mrs		do hereby certify unto
the wife of the within named		\
before me, and, upon being privately and separately examined by me, did d person or persons whomsoever, renounce, release and forever relinquish un and assigns all her interest and estate and also all her right and claim	declare that she does freely, voluntarily, and without any compu	ision, dread or fear of any
GIVEN under my hand and seal, this	mentio	med and receased.
day of		
Notary Public for S. C. (L. S.)		
,		
Kecorded	192	