TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME A SUMMANN. Act and deed deliver the within written deed; and that he with. Sworn to before me, this act and deed deliver the within written deed; and that he withnessed the execution thereof. Sworn to before me, this for the within source me, this for the within source of the execution thereof. STATE OF SOUTH CAROLINA, County of Greenville. STATE OF SOUTH CAROLINA, County of Greenville. A Notary Pyblic, S. C. STATE OF SOUTH CAROLINA, County of Greenville. A Notary Pyblic, S. C. STATE OF SOUTH CAROLINA, County of Greenville. A Notary Pyblic for South Carolina in the wife of the within source of the within sou	the same conveyed to me by	
TORITHMU with a self-discrete the flower Companyon for General the Consert, in Book. TORITHMU with a self-discrete the Eights, Members, Herothicsoeth, and Appensessore to the said Premises belonging, or in acystes incident or a finite. TO HAVE AND TO MODIA, at and singular, the said premises unto the said. A MAN TO MODIA, at and singular, the said premises who the said. A MAN TO MODIA, at and singular, the said premises unto the said. A MAN TO MODIA, at anothing the said of th	on theday of19	
TO CHAYE AND TO HOLD, all and singular the Rights, Montace, New Clearants and Agrantagement to the early Personal below the insident of a TO HAYE AND TO HOLD, all and singular, the taid premiers unto the early and the hearth bind growth and the hearth of the brenty bind growth and the hearth of the hearth bind growth and the hearth of the hearth of the hearth bind growth and the hearth of the hearth of the hearth bind growth and the hearth of the hearth of the hearth of the hearth bind growth and the hearth of the	ille County, in Book, Page,	ed recorded in the office of Register of Mesne Conveyance
TO HAVE AND TO HOUR, all and singular, the soid grountees outs the said. Mr. of Management of the soid of the service of th	ments and Appurtenances to the said Premises belonging, or in anywise incident or apper-	TOGETHER with all and singular the Rights, Memb
the end Aginger Source. And Co borely bind problem of the control	the said. I. Dewey Oynes, his	TO HAVE AND TO HOLD, all and singular, the said
in and specimen forever. And the lawer's high algorithm-special content and Administrators to warrant and forever defend of and singular the said premises unto the said and the said specimens with the said and the said specimens with the said and the said specimens are all the said and the		
This and American from the carrie of any part thereof. And I, the said mariganey/sagree to fearer the house and buildings on said trans for soil less than. And I, the said mariganey/sagree to fearer the house and buildings on said trans for soil less than. And I, the said mariganey/sagree to fearer the house and buildings on said transformed from the same incomes. And I, the said mariganey/sagree to fearer the house and buildings on said transformed from the same incomes. Dollary, monars of composities which shall be measurable to the mariganey mariganey. Dollary, monars of the marines of the		eirs and Assigns forever.
The proposed parties of the control	ors to warrant and forever defend all and singular the said premises unto the said mort-	And I do hereby bind myself; my Heirs, Executors and
PART I SECONDALIA APPEARED LEFORE ME WINNESS BAAR band and all secondalia Committee of the same inversel from into or days age by the during the continuation of this year and analyse loss under the policy or policies of instancians payable to the nortrogene of that in the second Asali is any time feel to do so, then begin were all as a secondary of the part of th	from and against meanify Heirs, Executors, Administrators and Assigns, and every person	gee. Heirs a
means of companies which shall be accountable to the most exception to an eigenstally by fire during the continuation of this print and the continuation of the same from the continual that the continual property of the same from the continual property of the same from the continual property of the same from the most property of the same from t	gs on said land for not less than Siy Numdeld t	And I, the said mortgagor, Sagree to insure the hous
gos may move the same to be trained as more provided and the removaried for the portalism and dependence of the interference of the control o	d keep the same insured from less or demagn by five during the continuation of this mort-	mof 100
the mortgager to page any insurance precision or any tonce or their public successes and any part interest in decidency to "PROVINDE AMAYS, NEWTHINESS, and its the true intent of meaning of the public of add mortgager-50 canne to be paid ants the said mortgager-50 canne to be said the part of the said the said to	bursed for the premium and expense of such insurance under this mortgage. Upon failure	gee may cause the same to be insured as above provided
all and truly papt, or cause to be gold outs the sold corregores be and debt or sun of money should, with interest thereon, if any shall she have been considerable to the control of the said another. The control of the said another, the control of the said another control of the said of the control	public assessment or any part thereof the mortgagee may at his option declare the full	the mortgagor to pay any insurance premium or any ta
Fall force and virtual contents. By the anti-virtual contents of the mortageness in the policy and early the said promises of the And if a tary time any ports of the above described become in the And if a tary time any ports of the above described become in the policy of the above described pecanical receives and the policy of the above described pecanical receives and the policy of the above described pecanical receives and the policy of the above described pecanical receives and the policy of the above described pecanical receives and the policy of the policy policy and the policy policy of the above described pecanical receives and the policy	old debt or sum of money aforesaid, with interest thereon, if any shall be due, according to	all and truly have or cause to be paid unto the said more
Heir, Trecutors, Administrators, or Assigns, and agree that any Judge of the Circuit Core of and cored father paying coals of collection) upon said debt, interest, costs and expenses without liability to secount for anything more than the rent and the grant of the content of the content of the paying coals of collection) upon said debt, interest, costs and expenses without liability to secount for anything more than the rent and the grant of the content of the content of the paying coals and present and the grant of the content of the content of the paying coals and present of the paying coals and present in the Presence of Administrators, or any of Greenville Presentation of the paying of Greenville Presentation and administration of the paying coals and the paying coals and the paying coals and paying coals a		full force and virtue
sy, at chamber or otherwise, appoint a precise, with authority to take possession of said premises and collect said crasts and profiles applying the said precise control of the profile control of the precise control of the profile control of the profil		
WITNESS AND hand and seal this. It is a stay of Dealmable in the year of our to consume the thousand nine hundred and Signed, Sealed and Delivered in the Presence of J. J. Half Day Blade Database (County of Greenville PERSONALIX APPEARED BEFORE ME of medic oath that he saw the within named bade of the within written deed; and that he with saw the within named bade of the within written deed; and that he with say of Day Police or South Canada and the execution thereof. Sween to before me, this stay of the within the within the within the within the within the within the county of Greenville. The county of Greenville of the within the county of Greenville. Sween to before me, this stay of the within the within the within the within the wife of the within the within the within the wife of the	te possession of said premises and collect said rents and profits, applying the net proceeds	ay at chambers or otherwise, appoint a receiver, with au
e thousand nine hundred and Signed, Sealed and Delivered in the Presence of J. J	A company files	Ø A
TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME ad made oath that he saw the within named BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with BLAGALLY mot and deed deliver the within written deed; and that he with a measure of an order of the within he with a mot and the within the within written deed; and that he without any computsion, deed or fear of an order persons whomsoever, renounce, release, and forever relinguish unto the within named The same and a deed thin he within mentioned and released. Given under my hand and seal thin he mot and a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentioned and released. Given under my hand and seal thin he will be a claim of Dower of, in or to all and singular emisses within mentione	day ofin the year of our Lord	WITNESShand and seal, t
STATE OF SOUTH CAROLINA, Country of Greenville PERSONALIN APPEARED BEFORE ME d made oath thathe saw the within named	J	e thousand nine hundred and
PATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME ad made cath thathe saw the within named	Fred lo Durham (L. S.	Signed, Sealed and Delivered in the Presence of
TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. J	 · }	les in the mela
County of Greenville PERSONALLY APPEARED BEFORE ME Ad made oath that he saw the within named A SUNRAMN and and as Ablan act and deed deliver the within written deed; and that he with Sworn to before me, this ADLO ADLO ADLO ADLO ADLO ADLO ADLO ADLO	(I. S.	
County of Greenville PERSONALLY APPEARED BEFORE ME d made outh that he saw the within named		PATE OF SOUTH CAROLINA.
gn, seal and as. The saw the within named Shra Williams and that he with he wi		County of Greenville
gn, seal and as This act and deed deliver the within written deed; and that he with grant seal and as This act and deed deliver the within written deed; and that he with grant seal and as This act and deed deliver the within written deed; and that he with grant seal and as act and deed deliver the within written deed; and that he with grant seal and as a Delay and the within mentioned and released. Given under my hand and seal this act and deed deliver the within many of a Delay and as a Delay and a Selay and a Selay and forever relinquish unto the within named. Given under my hand and seal this as a Delay and a Delay and as a Delay and a Delay and a Delay and as a Delay and as a Delay and and a Delay and and a Delay and and a Delay and and a Delay and and a Delay and and a Delay and and a Delay and a Delay and a Delay and and and and a Delay and and and a Delay and and and a Delay and and and a	I. Jay	PERSONALLY APPEARED BEFORE ME
gn, seal and as	. la Durkam: and Clark	nd made oath thathe saw the within named
Sworn to before me, this A. D. 19-Jb A. D.		Durham
Sworn to before me, this		The second of th
A. D. 1936 A. D.	77. Out witnessed the execution thereof.	slorge
TATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. Count		Sworn to before me, this
TATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. Coun	, {	
County of Greenville. County of Greenville.	,	Metary Proble,
County of Greenville. County of Greenville.		V
b hereby certify unto all whom it may concern, that Mrs. The wife of the within the wife of the within and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of an on or persons whomsoever, renounce, release, and forever relinquish unto 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 remises within mentioned and released. Given under my hand and seal this A. D. 1936 A. D. 1936 CEAL Notary/Fublic, S. C. (SEAL)	RENUNCIATION OF DOWER	· · · · · · · · · · · · · · · · · · ·
the wife of the within the wife of t		County of Greenville.
the wife of the within the state of the withi		
The first and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular modern my hand and seal this first and A. D. 1936 A. D. 1936 A. D. 1936 Notary/Public, S. C.		hereby certify unto all whom it may concern, that Mrs.
mind upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of an one or persons whomsoever, renounce, release, and forever relinquish unto 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 remises within mentioned and released. Given under my hand and seal this A. D. 1936 Plate Duckary Notary/Public, S. C.		Fred. 6
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular remises within mentioned and released. Given under my hand and seal this 157 A. D. 1936 A. D. 1936 Plant Dunham Notary/Public, S. C.	are that she does freely, voluntarily, and without any compulsion, dread or fear of any per	nd upon being privately and separately examined by
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular remises within mentioned and released. Given under my hand and seal this A. D. 1936 A. D. 1936 Seal M. M. Louy (SEAL) Notary Public, S. C.	∞	
Given under my hand and seal this	y Oliner, kis	
Given under my hand and seal this 15t. A. D. 1936 Slowwhll A. D. 1936 Slow M. M. Loy (SEAL) Notary Public, S. C.	st and estate, and also all her right and claim of Dower of, in or to all and singular the	Heirs and Assigns, remises within mentioned and released.
Slewhle A. D. 1936 Slav M. M. boy (SEAL) Notary Public, S. C.		
	() Clark Durham	A a a a a D a A i "
)	Geo 21. mc boy
Recorded Jlo. 15T 1936at 4:59 o'clock, M.		
	4.5.9o'clock,M.	Recorded
For value received I do hereby assign, transfer and set over to		
the within mortgage and the note which it secures without recours		
day ofday of, 19	, 10	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	