J. A. Whitlaw Formerly Maggie Mae Thrift FROBATE Personally appear before me. Ind made oath that he saw the within named. Maggie Mae T. Lampe, formerly Maggie Mae Thrift Maggie Mae T. Lampe, formerly Maggie Mae Thrift ign, seal and as heract and deed deliver the within written deed, and that he with _J. A. Whitlaw hereof. SWORN to before me this 22nd	19_ 197						
end recorded in the office of Register of Means Conveyance for Greenville County, in Book. 182 p. TOGETHER with all and singular the Rights, Members, Hereditaments and Apputramences to the said Premises belonging, or in TORAVE AND TO HOLD, all and singular, the said premises unto the said. The South Carolina National Bank of Charleston, its ARCOSSACES IN and Assigns forever. And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises 1th SUCCESSOYS TREMSAN Assigns, from and against me, my Heirs, Executors, Administrators and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns from and against me, my Heirs, Executors, Administrators and Assigns of the said mortgages, agree to insure the house and buildings on said land, for not less than. Three Thousand No/100 mapany of companies which shall be acceptable to the mortgages, and keep the same insured from loss or damage by fire during the continuation of the policy or public assemble to the mortgages, and then the content the policy or public assemble to the mortgages, and then the content to a policy or the policy or public assemble to the mortgages, and then the content the policy or public assemble to the mortgages, and that in the central 1shall at any time shift to do you do not have a mortgaged to a public to the mortgages, and that in the central 1shall at any time shift to do you do not have a mortgaged to a mortgage of the policy or public assemble to the mortgages, and that in the central 1shall at any time shift to do you do not have a mortgaged to the said and the public of the public assemble of the mortgages, and that in the central 1shall at any time the public assemble of the mortgages, and that in the central 1shall at any time the public assemble of the public a	19_ ge107						
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tent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain AND IT IS AGREED, by and between the said parties, that I, the mortgagor, and to hold and enjoy the said profits of the above dortgage or 1ts successors IKEKE Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said otherwise, appoint a receiver, with authority to take possession of said premises and gree that any Judge of the Circuit Court of said otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds the collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually of the circuit Court of said premises and appears and profits, applying the net proceeds the collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually of the circuit Court of said premises and profits, applying the net proceeds the collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually of the circuit Court of said premises and profits, applying the net proceeds the collection of the above of the Circuit Court of said premises and profits, applying the net proceeds the collection of the above of the Circuit Court of said premises and profits, applying the net proceeds the collection of the above of the Circuit Court of said premises and profits, applying the net proceeds the collection of the above of the Circuit Court of said premises and profits, applying the net profits of the above of the Circuit Court of said premises and profits, applying the net profits of the above of the Circuit Court of said premises and profits, applying the net profits of the above of the Circuit Court of said premises and profits, applying the net p	nortgagor, do and s	to these presents, that if I the said more th interest thereon, if any shall be due,	eaning of the parties f money aforesaid, wi	he true intent and	LESS, and it is that	ALWAYS, NEVERTHELE ause to be paid unto the sai	PROVIDED A
ortgagee	in full force and vir	ly null and void; otherwise to remain in	etermine, and be utter	nd sale shall cease	deed of bargain a	he said note, then this de	tent and meaning of the
WITNESS MY hand and seal, this 8th day of January te thousand nine hundred and forty-five Signed, Sealed and Delivered in the Presence of Mrs. Pearl Goude J. A. Whitlaw Formerly Maggie Mae T. Lampe TATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me Mrs. Pearl Goude d made oath that he saw the within named Maggie Mae T. Lampe, formerly Maggie Mae Thrift The sail and as her act and deed deliver the within written deed, and that he with J. A. Whitlaw Formerly Maggie Mae Thrift The sail and as her act and deed deliver the within written deed, and that he with J. A. Whitlaw Formerly Maggie Mae Thrift The sail and as her act and deed deliver the within written deed, and that he with J. A. Whitlaw Formerly Maggie Mae Thrift The sail and as her act and deed deliver the within written deed, and that he with J. A. Whitlaw Formerly Maggie Mae Thrift The sail and as her act and deed deliver the within written deed, and that he with J. A. Whitlaw Formerly Maggie Mae T. Lampe Formerly Maggie Mae Thrift The sail and a sail and							
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REMORDING OF BOWER			· .		.)	ITH CAROLINA.	LATE OF SOI
		INCIATION OF DOWER	RENU		'		
I,a Notary Public for South Carolina, do hereby certify unto all who	n it may concern,	ina, do hereby certify unto all whom i	iblic for South Caroli	a Notary			I,
rs, the wife of the within named							
is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without a				No.			
ar of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		d	unto the within name	forever relinqui	unce, release and	persons whomsoever, renour	ar of any person or p
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Given under my hand and seal, this)			
Notary Public, S. C. (Seal)			• • • • • • • • • • • • • • • • • • •)	A. D., 19		y ot
Notary Public, S. C. (Seal))	blic, S. C.	Notary Publ	
		o'clock	5:30	19 <u>_45</u> a		January 31st	Recorded
Recorded January 31st 19 45 at 5:30 o'clock P.	м. Ву:М.		<u></u>				
				•			-
For value received I do hereby assign, transfer and set over to							
		ortgage and the note which it secures v					