SWORN to before me this	U.R.E.M. 5-A	
and recorded in the efficie of Register of Ments Conveyance for Greecolite Constant, in Pools.  TO HAVE AND TO HOLD, all and singular the Nijoha, Members, Novelflowers and Agentreasness to the said Premises belonging, or is anywhole incident or interest and the Novel Promises and the Section of the Sectio	The above described land is	the same conveyed to me by
conversely controlled in the office of Engineering of Granavilla Country, in Book.  TO HAVE AND TO HOLD, all and dispeller, the sald premises sent the said. E. Lo. #214EQp. his.  TO HAVE AND TO HOLD, all and dispeller, the sald premises sent the said. E. Lo. #214EQp. his.  are sent and the household dispeller, the sald premises sent the said. E. Lo. #214EQp. his.  are sent and the said premises the said premises are not the said.  TO HAVE AND TO HOLD, all and dispeller, the sald premises sent the said.  And I do household here well, my Hein, Exercises and Administrates to varrant and forewer defend all and singular the said premises onto the said storage and the said premises and the said premis		
TO HAVE AND TO MOLD, all and simplify, the sold presidents unto the said. S. L. Xaldropp. hild.  The said hanges recover.  The said hanges recover.  And I do breely block myrell, my Heir, Executes and Administrators to variously and forerer defined all and simplifier the said presidents who the said morph. And I do breely block myrell, my Heir, Executes and Administrators to variously and forerer defined all and simplifier the said presidents who the said morph. And I do breely block myrell, my Heir, Executes, Administrators and Assigns, and every service and the said morphisms which shall be exceptate to the surrogane, and been the said morphisms which shall be exceptate to the surrogane, and been the said morphisms which shall be exceptate to the surrogane, and been the said mortant for the said mortant and the said of t		
TO HAVE AND TO HOLD, all said singular, the said premises sente the said. E. L. Haldropp, hild.  To HAVE AND TO HOLD, all said singular, the said premises sente the said. E. L. Haldropp, hild.  The said Analysis foresee.  And if do breely blick appared, way Hole, Karamare and Administrators to warrant and foreser defend all and singular the said premises unto the said mortgage.  And if, the said survey, were to be rear the bears and buildage on said tack for not less than any Hole, Executes, Administrators and Analysis, and every pure content of the said of the said premises and buildage on said tack for not less than any Hole, Executes, Administrators and Analysis, and every pure content of the said of t		
the same Anogene forever.  And I do bearly belief region of the control of the co	ertaining.	
they and Ansigns forever.  And it is brothy bird report. By Heirs, Executors and Administrators to warrant and forever defect all and singular the said premises must be said mortage.  1.12  1.13  1.14  1.15  1.		- · · · · · · · · · · · · · · · · · · ·
And 1.50 bredy bled myself, oy Heir, Executes and Administrators to warrant and forewere defent all and singular the said premises unto the said morrage.  **Hat**  **Heir and Administrators not warrant and grower defent all and singular the said premises unto the said morrage.  **And I, the said warrant grows increase the same of any said shadings from and against me, my Heir, Execution, Administration and Analysis, and every personal and the said of the said premises and the said of the said premises.  **And I, the said warrant grows in the said control of the said premises.  **And I, the said warrant grows in the said premises and the said premises.  **PREVIOUS ALWAYS, SEVERTHELESS, and is the tree interns and meaning of the carriers to these presents, the HI I the said morrages, can be and an exception of the said over the said premises, and is the said tree interns and meaning of the carriers to these presents, the HI I the said morrages, can be and an exception of the said over the said premises, and is the said tree in the said of the said tree in the said and said warrant to the said of the said and said said said said warrant to the said premises, and is the said in the said said said warrant to the said said and warrant to the said said said said said said said said	Commence of the control of the contr	
And I, the said wortegoes, agree to the same to the part attempt of the same to the same t	and the control of th	warrant and forever defend all and singular the said premises unto the said mortgage
And I, the said mortatews, agree to insure the locuse and buildings on said band, for not less than	his Heirs and Assigns, from ar	nd against me, my Heirs, Executors, Administrators and Assigns, and every perso
memory or contrastic which is all be serginally on the sportages, and keep the same inserted from buy or draining by (grighting the continuation of this nortages, as in a be tenured as down provided and by reindered for the serminal and expanse of such inserted by (grighting the continuation of this nortages, as in a be tenured as down provided and by reindered for the serminal and expanse of such inserted by the first the service of the surprise of the surp	and the state of the	
and the route the polity or polity o		
WITNESS MY hand, and each this. 13th day of October in the year of our Le the busined and . Corty - Tive.  Signed, Seded and Delivered in the Presence of H. P. Tuckor Harold: H. Smith (I. Smith)  ARR. M. Egaty	nake loss under the policy or policies of insurance payable to the mortgagee, and to ame to be insured as above provided and be reimbursed for the premium and expensurance premium or any taxes or other public assessment or any part thereof the PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent any rell and truly pay, or cause to be paid unto the said mortgagee the said debt or suntent and meaning of the said note, then this deed of bargain and sale shall cease	that in the event I shall at any time fail to do so, then the said mortgagee may cause thense of such insurance under this mortgage. Upon failure of the mortgagor to pay an emortgagee may at his option declare the full amount of this mortgage due and payable and meaning of the parties to these presents, that if I the said mortgagor, do and shaum of money aforesaid, with interest thereon, if any shall be due, according to the truise, determine, and be utterly null and void; otherwise to remain in full force and virtue.
Signed, Select and Delivered in the Presence of  G. F. Tucker  Ama M. Egaty  TATE OF SOUTH CAROLINA,  OUNTY OF GREENVILLE  Personally appear before me	ortgagee, or	Assigns, and agree that any Judge of the Circuit Court of said State may at chamber s and collect said rents and profits, applying the net proceeds thereof (after paying cost and for anything more than the rents and the profits actually collected.
Signed. Sealed and Delivered in the Presence of G. F. Tucker  ADMR. N. Egaty  TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE  Personally appear before me.  G. P. Tucker  di made casti that be saw the within named.  Harold R. Smith  The seal and as.  Is as and deed deliver the within written deed, and that be with.  Anna M. Beaty.  Worn to before me this.  15th  y of.  October  A D. 19.45  Anna M. Beaty  Noury Public for South Carolina, do breely certify unto all whom it may concern, the wife of the within named.  Harold E. Smith.  RENUNCIATION OF DOWER  TATE OF SOUTH CAROLINA,  New York of CREENVILLE  The wife of the within named.  Harold E. Smith.  Anna M. Beaty  Weltra Smith.  the wife of the within named.  Harold E. Smith.  Given under my band and seal, this.  13th  y of.  October  A D. 19.45  Anna M. Beaty  Notary Public for South Carolina, do breely certify unto all whom it may concern, the wife of the within named.  Harold E. Smith.  Given under my band and seal, this.  13th  y of.  October  A D. 19.45  Anna M. Beaty  Notary Fublic, S. C. (Seal)  Recorded.  October  A D. 19.45  Anna M. Beaty  Notary Fublic, S. C. (Seal)  Recorded.  October  A D. 19.45  Anna M. Beaty  Notary Fublic, S. C. (Seal)  The Within mortgage and the note which it secures without recourse, the day of the within mortgage and the note which it secures without recourse, the day of the within mortgage and the note which it secures without recourse, the day of the within mortgage and the note which it secures without recourse, the day of the within mortgage and the note which it secures without recourse, the day of the secures without rec		
E. F. Tucker  Anna M. Peaty  (L. STATE OF SOUTH CAROLINA,  OUNTY OF GREENVILLE  Personally appear before me.  G. F. Tucker  di made auth that a be saw the within named.  Harold E. Smith  Tarrier  Manna M. Beaty  Mosary Public S. C.  (Seal)  TATE OF SOUTH CAROLINA,  October  A. D., 19.45  Anna M. Beaty  Nonry Public S. C.  (Seal)  TATE OF SOUTH CAROLINA,  DUNTY OF GREENVILLE  I. Anna M. Beaty  Mosary Public for South Carolina, do hereby certify onto all whom it may concern, the  N. Veltra Smith  the wife of the within named.  Harold B. Smith  Harold B. Smith  Harold B. Smith  To the wife of the within named.  Harold B. Smith  Harold B. Smith  Harold B. Smith  Harold B. Smith  The beaty  Anna M. Beaty  Mrs. Waltra Smith  Mrs. Waltra Smith  Anna M. Beaty  Nonry Public S. C.  (Seal)  Resorded October 13th  19.45  Mrs. Waltra Smith  Mrs. Waltra Smith  Anna M. Beaty  Nonry Public, S. C.  (Seal)  Recorded October 13th  19.45  Mrs. Waltra Smith  Mrs. Waltra Smith  Mrs. Waltra Smith  Anna M. Beaty  Nonry Public, S. C.  (Seal)	· · · · · · · · · · · · · · · · · · ·	•
AMBR. M. BERLY  TATE OF SOUTH CAROLINA,  OUNTY OF GREENVILLE  Personally appear before me	D D Markon	•
TATE OF SOUTH CAROLINA,  DUNTY OF GREENVILLE  The saw the within named.  The sal and as.  This act and deed deliver the within written deed, and thathe withAnna_NBeaty		
PROBATE  Personally appear before me. G. F. Tucker  d made cath that he saw the within named	mand he board	/(L. S
d made oath that he saw the within named		PROBATE
gn, seal and as	Personally appear before me G. F. Tuc	ker
the seal and as	nd made oath that he saw the within named Harold_B.	Smith
Notary Public for South Carolina, do hereby certify unto all whom it may concern, the wife of the within named.    Anna M. Beaty	SWORN to before me this	
rs. Veltra Smith	TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE	
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 ar of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
Given under my hand and seal, this	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 on the within named E. L. Waldrop, his
Anna M. Beaty Notary Public, S. C.  Recorded October 13th 1945 at 12:39 o'clock P. M. By:  For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the day of 1945 at 1945	<del></del>	
Notary Public, S. C. (Seal)  Recorded October 13th 1945 at 12:39 o'clock P. M. By:  For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, the day of 1945 at 194		
RecordedOctober 13th		Mrs. Veltra Smith
For value received I do hereby assign, transfer and set over tothe within mortgage and the note which it secures without recourse, the course, 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 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, which will be a secure with the within mortgage and the note which it secures without recourse, which will be a secure with the within mortgage and the note which it secures without recourse, which will be a secure with the within mortgage and the note which it secures with the will be a secure with the will be a secur	Anna M. Beaty Notary Public, S. C. (Seal)	
For value received I do hereby assign, transfer and set over to		at 12:39 o'clock P. M. By:
the within mortgage and the note which it secures without recourse, the dither than the secures without recourse, the within mortgage and the note which it secures without recourse, the dither than the secure without recourse, the dither than the secure without recourse, the secure without recourse without recourse, the secure without recourse without recourse, the secure without recourse with recourse with recourse without recourse without recourse with recourse		
itness:	For value received 1 do hereby assign, transfer and set over to	dt. addit mark and the second
itness:		
	,	
	**************************************	