Assignment recorded

G.R.E.M., 5-A			in the second of	
The above described land is	the	same conveyed to me by-		
deed recorded in the office of Begister of Mesne Conveyance for Creen	on	the	day of	10 · · · · · · · · · · · · · · · · · · ·
deed recorded in the office of Register of Mesne Conveyance for Green		1		
TOGETHER with all and singular the Rights, Members, Heredi	vine County, in b	OOX	, Page	}
TO HAVE AND TO HOLD, all and singular, the said premises	unto the said	ranklin Nationa	ises belonging, or in any 11 L1fe Insura	nce Company.
· • • • • • • • • • • • • • • • • • • •				
Mask and Assigns forever.				
And do hereby bind master Heirs, Executors and Adminis	trators to warrant	and forever defend all an	d singular the said pre	mises unto the said mortgagee,
its successors		~~		
over lawrency comming, or to comme the same or any part thereof.				
And, the said mortgagor, agree to insure the house and building	gs on said land, fo	r not less than Five	Thousand & N	e/1 00
		grand of the state	ana win	dstorm Dollars, in a
company or companies which shall be acceptable to the mortgagee, and make loss under the policy or policies of insurance payable to the more same to be insured as above provided and be reinforced by	keep the same in rtgagee, and that	sured from loss or damage in the event I shall at any ti	by fire/during the con	tinuation of this mortgage, and
insurance premium or any taxes or other public assessment or any part t	m and expense or hereof the mortgad	such insurance under this	mortgage. Upon failure	e of the mortgagor to pay any
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in truly pay, or cause to be paid unto the said mortgagee the said debt or someaning of the said note, then this deed of bargain and sale shall compare the said parties, that And if at any time any part of said debt, or interest thereon, be particularly the said parties.	ntent and meaning	of the parties to these pres	sents, that it the said r	nortgagor, do and shall well and
meaning of the said note, then this deed of bargain and sale shall c	um of money afore ease, determine, ar	said, with interest thereon, id he utterly null and void;	if any shall be due, a otherwise to remain in f	ccording to the true intent and ull force and virtue.
AND IT IS AGREED, by and between the said parties, that X, And if at any time any part of said debt, or interest thereon, he r	the mortgagor, and	to hold and enjoy the said	premises until default of	payment shall be made.
mortgages or its successors was F	in a second	a a noteby assign the lent	is and profits of the at	bove described premises to said
mortgagee , or 1ts successors xxxx, Executors, Admini otherwise, appoint a receiver, with authority to take possession of said p collection) upon said debt, interest cost and expenses without liability.	istrators, or Assign remises and collect	s, and agree that any Judge t said rents and profits, ap	e of the Circuit Court of oplying the net proceed	f said State may at chambers or thereof (after paying costs of
one of the same door, meteroot, cont and expenses without maping	co account for any	time more than the rents a	nd the pronts actually co	Directed.
WITNESShand_s and seal_s, t	his 18th	day of	Мау	in the year of our Lord
one thousand nine hundred and for ty-six	·		~~~	
Signed, Sealed and Delivered in the Presence of	ĩ		in the second of	
T. S. Fester		John W	. Rav	
P. Bradley Merrah, Jr.	}		M. Ray	(L. S.)
				(L. S.)
			A A CONTRACTOR	
STATE OF SOUTH CAROLINA,			PROBATE	and the confidence of the got
COUNTY OF GREENVILLE			FRODRIE	
Personally appear before me	r			
and made oath that he saw the within named John	W. Ray and	Evelyn M. Ray		
The Charles March Carlot of the Control of the Cont				
7 - 7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				
sign, seal and as their act and deed deliver the within wr	itten deed, and th	nathe with P. Bra	adley Morrah,	witnessed the execution
thereof.				
SWORN to before me this 18th	(婚) - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2		· · · · · ·	sahibadi haki sa karetebb
day ofA. D., 19 46		T. S. Foste	a 1 7	
P. Bradley Morrah, Jr. (Seal)				
Notary Public, S. C. (Seal)	J			
STATE OF SOUTH CAROLINA,				
COUNTY OF GREENVILLE		RENUNCIA	ATION OF DOWER	
the control of the co	× .			
P. Bradley Morrah, Jr.	a Notary Pub	olic for South Carolina, do	hereby certify unto a	ll whom it may concern, that
Mrs. Evelyn M. Ray	he wife of the wi	thin named Jehn	W. Ray	did
this day appear before me, and, upon being privately and separately ex				
			1 .	•
fear of any person or persons whomsoever, renounce, release and for	ever relinquish u	nto the within named	***************************************	**************************
Franklin National Li	TO THOUTH	ce vempany, 10a	successors	
				* *
ZOGAS and Assigns, all her interest and estate, and also all her right	and claim of Do	wer of, in or to all and eigh	ngular the Premises wit	hin mentioned and referen
7 011		, J. was and Sil	C viid T. Cimioco Wil	memoried and released.
Given under my nand and sear, this			也 在人物學 经新产	
day ofA. D., 19_46		Evelyn M.	Ray	
P. Bradley Morrah, Jr. (Seal)	7 - ^ 4	-		
Notary Public, S. C.	* * * * * * * * * * * * * * * * * * * *			
RecordedNay 20th	19 46 at	9:48		
	17- ; at		o'clockA	M. BY:N.S.
For value received I do hereby assign, transfer and set over	to			
		the within mortgage	e and the note which it	secures without recourse, this
day of	, 19			
Witness:				