the above described land is. the same conveyed to me by. shed recorded in the office of Register of Memo Conveyance for Grewaville County, in Book. TOGETHER with all and singular the Sight, Members, Hereilmunets and Appartenesses to the sats Frontice belonging, or in anywise insident TO HAVE AND TO HOLD, all and singular, the said premises unto the said. TO HAVE AND TO HOLD, all and singular, the said premises unto the said. The Benk of Creece, 1588, 813008888278. And I do bestly bind myself, my Hotty, Executors and Administrators to warrant and forever defend all and singular the said promises stote the Executory of the said promises and a singular the said promises stote the Executory of the said promises and a singular to the said promises and And I, the said mortgage age to make the said promises and buildings on said land, for not less than \$2.728757_[178] Buildings or to claim, the same or any part thereoff. And I, the said mortgage, agene to make the said promises and a singular to make the said the pulley or volcine of insurance promises or the mortgages, and large the said the pulley of volcine of insurance promises or part through the said to the town of that if any of the fat to do so, they the said mortgage may are now parts or other makes the said promises and a singular said to the pulley of volcine of insurance promises or part through the said recognition of the said amorting entry of the said to the said town of	said mortgage, ee may cause and payable.
self recorded in the office of Register of Menne Conveyance for Generallic County, in Book. Fage.	said mortgage, ee may cause and payable.
and recorded in the office of Register of Meano Couveyance for Greenville County, in Book. TOGSTHER with all and singular the Rightly, Members, Hereditements and Appurtreances to the said Perantee belonging, or in anywaie incident TO HAVE AND TO HOLD, all and singular, the said premises must the said. The REDIX Of Greenvill. And I do hereby bind upself, my Heirs, Executors and Administrators to warnest and forever defead all and singular the said premises must be all the hereby bind upself, my Heirs, Executors and Administrators to warnest and forever defead all and singular the said premises must be all to hereby bind upself, my Heirs, Executors, and Administrators to warnest and forever defead all and singular the said premises must be all to hereby and part of the contract of the said merings of the charge of the said merings of the hereby claiming, or to claim the same or any part thereof. **REOR OF ONLY OF STORY OF STORY AND ADMINISTRATE AND ADMINISTRA	said mortgage, ee may cause and payable.
And I do hereby bind myself, my Heise, Executors and Administrators to warmant and forever defend all and singular the said premises unto the SE SUCCESSOYS **Executors** **And I do hereby bind myself, my Heise, Executors and Assigns, from and against me, my Heire, Executors, Administrators and Assigns, and ever invulvily chaning or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said hand, for not less than **SEYENTY-Five hundred** and over the said mortgagor, agree to insure the house and buildings on said hand, for not less than **SEYENTY-Five hundred** and over the said mortgagor, and the premise with the said mortgagor in the said mortgagor, and the premise of the said mortgagor in the law of the said mortgagor in the law of the said mortgagor, and the premise of the said mortgagor in the law of the said mortgagor, and the premise of the said mortgagor in the law of the said mortgagor, and the part of the said mortgagor in any heart of the board in the said mortgagor, and the said mortgagor in the said mortgagor in the said mortgagor in the said mortgagor in the said mortgagor and the said mortgagor in the said mortgagor in the said mortgagor in the said mortgagor, and the said mortgagor in the said mortgagor i	said mortgage, is mortgage, ee may cause and payable.
And I do hereby bind myself, my Heirs, Executors and Administrators to warmant and forewer defead all and singular the said premises muto the institution of the said premises muto the institution of the said premises and saining, or to claim the same or any part thread. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. Seventy-flye hundred and of the premises are largely or companions which shall be acceptable to the mortgages, and been the said part of companions which shall be acceptable to the mortgages, and been the said part of companions which shall be acceptable to the mortgages and been the said part of the premium and expease of such insurance under this mortgage. Upon failure of the mortgage and the premium and expease of such insurance under this mortgage. Upon failure of the mortgage and the said parties, that is the true latent and meaning of the parties to these presents, that I the said mortgage, do a many of the said parties. The premium and expease of such insurance under this mortgage. Upon failure of the mortgage and the said parties, that I the said mortgage, do a many of the parties to these presents, that I the said mortgage, do a many of the said parties. The I the presents are said to the parties to the presents that I the said mortgage, do a many of the parties to these presents, that I the said mortgage, do a many of the said parties, that I the said short the said parties, that I the said short the said parties, that I the said parties, that I the said parties are said the parties are said expeases. The said of the said that I have a said parties, that I the mortgagor, and a said the said parties are said the said parties, that I the said parties are said	person whom D/100 - Dollars, is mortgage, ee may cause agor to pay and payable.
This and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns, and ever leverfully claiming, or to claim the same or any part thereof. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. Seventy-rive hundred, and O. 17500.00. 17500.	person whom D/100 - Dollars, is mortgage, ee may cause agor to pay and payable.
And I, the sald mortgagor, agree to insure the house and buildings on said land, for not less than Seventy-five hundred and ON 17500,000	Dollars, is mortgage, ee may cause agor to pay and payable.
NYTOSO	Dollars, in its mortgage, ee may cause agor to pay and payable.
pagety or companies which shall be acceptable to the mortgages, and keep the same lastered from loss or clamage, by fire during the continuation of a new to be insured as show provided and be refullweshed for the premium and expense of such insurance under this mortgage of the parties in each be insured as show provided and be refullweshed for the premium and expense of such insurance under this mortgage of the parties to such insurance under the full amount of this mortgage of the parties to the such insurance under the full amount of this mortgage of the parties to these presents, but the said mortgage, the said debt or sum of money aforesaid, with interest thereon, the parties, of the parties of the parties to these presents, but the said mortgage, the parties and the said mortgage of the parties to these presents, but the said mortgage of the parties to these presents, the said mortgage of the parties to these presents, the said mortgage of the parties to the set of parties, the said debt or sum of money aforesaid, with interest thereons, the parties, electronic, or the cut and the said mortgage of the parties to these presents and a half of at only time any part of said debt, or interest thereon, be past the and mayold in her bear said profits of the above described stragage— or 17s. successors 1 strages— or 17s. successors 1 str	is mortgage, ee may cause agor to pay and payable.
Ly pay, or cause to be paid unto the said mortganece the said debt or sum of money afforesaid, with interest thereon, by any shall be dee, according to the said mortganes and sets shall exceed the said mortganes and set shall exceed the said parties, that I, the mortgager, am to hold and enjoy the said premises turiful default of payment shall and if at any time any part of said debt, or interest thereon, be part due and unpidal I hereby saight the rents indicts of the above described arrivages—or. 1.12.8. SUCCESSANDS. Although the said parties, that I, the mortgager, am to hold and enjoy the said premises until default of payment shall and if at any time any part of said debt, or interest thereon, be past due and unpidal. I hereby saight the rents indicts of the above described arrivages—or. 1.12.8. SUCCESSANDS. Although the said parties, and collect said rests and prefix agree that any longe of the Circuit Court of said State merical and the profits actually collected. WITNESS. BY. hand. and seal., this. 2nd. day of. August in the ethousand nine hundred and forty-saix. Signed, Sealed and Delivered in the Presence of Virginia Richardson S. E. Colvin, Jr. TATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me. Virginia Richardson dt made oath that .8. he saw the within named. Jessica C. Mayes in, seal and as her act and deed deliver the within written deed, and that she with. S.E. Colvin, Jr. Notary Public, S. C. (Seal) Notary Public, S. C. (Seal) Notary Public, S. C. (Seal) TATE OF SOUTH CAROLINA, NOTATE OF SOUTH CAROLINA, NOTATE OF SOUTH CAROLINA, WORTGAOOR A WOMAN RENUNCIATION OF DOWER L	
regage or. 1ts. Successors. Maker Exercica Asignostation or Assigns, and agree that any Judge of the Circuit Court of said State merwise, appoint a receiver, suppoint a receiver, appoint a receiver, with authority to take possession of said promises and collect said rents and profits, applying the net proceeds thereaff (affection) upon add delt, interest, out and expenses without lability to account for mrything more than the rents and the profits actually collected. WITNESS	e true intent irtue. be made
Notary Public, S. C. Notary Public for South Carolina, do hereby certify unto all whom it meres and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any com of of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
Signed, Sealed and Delivered in the Presence of Virginia Richardson S. E. Colvin, Jr. TATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me. Virginia Richardson d made oath that S. he saw the within named. Jossica C. Mayes m, seal and as her act and deed deliver the within written deed, and that she with. S.E.Colvin, Jr. witnessere of. SWORN to before me this 2nd y of August A. D., 19.46 S.E.COlvin, Jr. (Seal) Notary Public, S. C. MORTGAGOR A WOMAN RENUNCIATION OF DOWER J. SAL AD, 19.46 J. S. S. C. South Carolina, do hereby certify unto all whom it means a day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any come of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
Signed, Sealed and Delivered in the Presence of Virginia Richardson S. E. Colvin, Jr. TATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me. Virginia Richardson d made oath that A. he saw the within named. Jossica C. Mayes m. seal and as her act and deed deliver the within written deed, and that She with. S.E.Colvin, Jr. witnessereof. SWORN to before me this. 2nd y of August A. D., 19.46 S.E.Colvin, Jr. (Seal) Notary Public, S. C. MARTGAGOR A WOMAN RENUNCIATION OF DOWER Jossica C. Mayes PROBATE PROBATE Virginia Richardson Notary Public for South Carolina, do hereby certify unto all whom it means, the wife of the within named. s day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any come or of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	•
Virginia Richardson S. E. Colvin, Jr. FATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me. Virginia Richardson it made cath that A. he saw the within named. Jessica C. Mayes n. seal and as her act and deed deliver the within written deed, and that She with S.E. Colvin, Jr. witnessered. SWORN to before me this 2nd oi. August A. D., 19.46 S.E. Colvin, Jr. (Seal) FATE OF SOUTH CAROLINA, Notary Public, S. C. WORTGAGOR A WOMAN RENUNCIATION OF DOWER J. A. D. WORTGAGOR A WOMAN RENUNCIATION OF DOWER ON TATE OF SOUTH CAROLINA, THE WISE of the within named. So day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any come of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
TATE OF SOUTH CAROLINA, DUNTY OF GREENVILLE Personally appear before me	
PROBATE Personally appear before me	
Personally appear before me	
made oath that _B. he saw the within named	
n, seal and asheract and deed deliver the within written deed, and thatshe withS.E.Colvin, Jrwitnessereof. SWORN to before me this2nd	· · · · ·
m, seal and as her act and deed deliver the within written deed, and that she with S.E.Colvin, Jr. witnes ereof. SWORN to before me this 2nd Virginia Richardson S.E.Colvin, Jr. (Seal) Notary Public, S. C. MORTGAGOR A WOMAN RENUNCIATION OF DOWER J. A Notary Public for South Carolina, do hereby certify unto all whom it may be a sea of the within named and as a spearately examined by me, did declare that she does freely, voluntarily and without any come or of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
SWORN to before me this 2nd y ofAugust	
Yor August A. D., 19-46 S.E. Golvin, Jr. (Seal) Notary Public, S. C. MORTGAGOR A WOMAN RENUNCIATION OF DOWER I,	
S.E.Golvin, Jr. (Seal) Notary Public, S. C. MORTGAGOR A WOMAN RENUNCIATION OF DOWER OUNTY OF GREENVILLE I,	
I,	
I,a Notary Public for South Carolina, do hereby certify unto all whom it means a start of any person or persons whomsoever, renounce, release and forever relinquish unto 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 any com	
s day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any com	
r of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
	4
irs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned	and released.
Given under my hand and seal, this	•
v ofA, D., 19	
Notary Public, S. C. (Seal)	
Recorded August 5th 19 46 at 10:00 o'clock A. N	
For value received I do hereby assign, transfer and set over to	By:EC
the within mortgage and the note which it secures without	
, 19	
tness:	
Assignment recorded	