give Meses Conveyance for Greenelle County, in Book.  Page.  TODITIES with, all and singuist, the loghts, Xereters, Herefalments and Apparentances on the edd Promises that had a singuist of the loght	The above described land isthe same conveyed to me by	
TOCETHER with, all and singuist, the Rights, Mombers, Elevelinanous and Apparentances to the said Pomilies Industry at its anywes incident or operating. TO HAVE AND TO HOLD, all and singuist, the used Premises such the said.  Hele's and Aringas foreser.  Hele's and Aringas foreser.  The Analy Local Control of the Secret Pomilies with Control of the Secret Pomilies and Control of the Secret Pomilies.  And Local Control of the Secret Pomilies without the soid premises who the said maringage. The said maringage, and and the said control of the said maringage, and and the said control of the said maringage, and and the said control of the said maringage, and and the said control of the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the said maringage, and and the said possible pomilies in the special power	on theday of	
TO HAVE AND TO HOLD, all and emploire, the said Premines amon the said.  And 1	gister Mesne Conveyance for Greenville County, in BookPagePage	
Hefts, second and Administration to warrant and feerer defends all and singular the still premises muto the soil mortgages.  The mining singular many many many many many many many many	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises bel	onging, or in anywise incident or appertaining.
Here, coveres and Administrations to warrant and facerors defeed all and singular the said premiers must the notification of warrant and facerors defeed all and singular the said premiers must be must surveyage.  And 1.  The said must proper of the properties of the properties of the bouse and buildings on soul hand far not less thanks. Heirs and grow of the properties of the properties.  And 1.  The said must property of the said must property agree to insure the bouse and buildings on soul hand far not less thanks. He working the said and the said thanks are of the properties.  PROVIDED ALWAYS, NEVERTHELESS, and is in the true intent and musching of the parties to these presents, that is it to the properties. The said and	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
AND IT SECRETION. Administrator and Assigns, and every person whosesover lawfully chaining, or to claim, the same or any yout thereofy.  April		Heirs and Assigns forever.
AND IT IS ACKERDED by and between the all mortgagers, agree to insure the horse and haldinge on such that the same or any part thereofy.  Appl 1	And Ido hereby bind myself, my	D O O O Heirs,
Agal 1. the akin mortgager, spece to insure the house and buildings on aid that for not less than 19 MLC III the state of iron for not or discount to the originary of the continuation of this mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under the prints of these presents, that if the prints of the p		
Agal 1. the akin mortgager, spece to insure the house and buildings on aid that for not less than 19 MLC III the state of iron for not or discount to the originary of the continuation of this mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under printy or policies of insurance passable to the mortgager, and make less under the prints of these presents, that if the prints of the p	igns, from and against me, my	by part thereof.
Delites, is a company or companies which shall be acceptable to the mortgage, and make see worth.  Abull at any time fail to do to, then the admortgage may cause the select to be inserted as above provided and deveree.  Abull at any time fail to do to, then the admortgage may cause the select to be inserted as above provided and deveree.  BEOVIDID ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the parties to these presents, that if the select of the green and ask abull cases, determine, and be returned to the meaning of the parties to these presents, that if the select of the green and sale shall cases, determine, and be strength of the parties to these presents, that if the mortgage of the responsible to the mortgage of the select of the green and sale shall cases, determine, and be strength and other parties to the select of the green and sale shall cases, determine, and be strength and other word, otherwise to remain in fad force and virtue.  AND IT IS AGREED, by and theremed the adial carries, that is the mortgage of his representative or assigns shall be entitled to take possession immediately, without confers, receive the parties of parties of the Society of the Society of the parties of the Conference of the Society of the Society of the parties of the Conference of the Society of the selection of the Conference of the Society of the Society of the selection of the Society of the selection of the Society of the Society of the selection of the Society of the Society of the Society of the selection of the Society of the	And I the said mortgagor, agree to insure the house and buildings on said land for not less	than Where Thousand
the event L thall at any time fail to do so, then the said mortgager may cause the name to be insured as above provided and harves.  FROVIDED ALWAYS, NEVERTHELESS, and it is the true intents and ensaming of the parties to these presents, that is 1.  The said mortgager, do and shall well and truly pay, or cause to the pull into the said mortgager.  AND IT IS AGREED by and between the said parties, that I.  In the this deed of burgins and said stated, excluding, and be truely and and vold of the reset to remain in did force and virtue.  AND IT IS AGREED by and between the said parties, that I.  Is hold and enjoy the said Premiers until default of payments shall be made, in while the said mortgager and the said case, determine, and be atterly and and vold force and virtue.  AND IT IS AGREED by and between the said parties, that I.  Is hold and enjoy the said Premiers until default of payments shall be made, in while the said is said to the control of the severeignized of the parties and and paid. this day of Individual of payments shall be made, in while the said is payment shall be made, in while the said is payment to the said mortgager of the severeignized in the Prements of:  If the severeignized before the said paid this day of Individual of payment shall be said as a said of the severeignized in the Prements of:  If the severeignized in the Prements of:  If the severeignized before me, this day at and deed deliver the writing written Deed; and that he with the said and and an and the said and and said and the said this day appear before me within the said of the writing and said the said that day appear before me within the said of the said the said said the right and claim of the said of the said said the said the said the said the said the said the right and claim of the said the said the said the said the said the said the sai	Dollars, in a company or companies which shall be acc	eptable to the mortgagee, and keep the same
Description of the premium and expense of such insurance under this mortgage.  PROVIDED ALWAYS, NEVERTHELESS, and it is the tree interes and meaning of the parties to these presents, that if the provided in the said deal of the said deal or or more of money aforesaid, with interest forces, if any shall be done according to the true internst and meaning of the mole, and the control of the provided interest and the said deal or again of the said control or and said half coars, destructions, and be entirely and are void, otherwise to remain in full force and virtue.  AND IT IS AGREED, by not deserve the and parties, but it.  to hold and early the said Premises used destructs which interest forces, if any shall be destructed and meaning of the said mortgager, and the control of the provided and said to the said mortgager, and the entire of the said mortgager, and the said of the said mortgager, and the entire of the said mortgager, and the said of the said mortgager, and the entire of the said mortgager, and the said of the said of the said of the said of the said mortgager, and the said of the said of the said of the said mortgager, and the said of the said mortgager, and the said of the said of the said of the said mortgager, and the said of the said of the said of the said mortgager, and the said of the sa		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that it does not be add mit originger, do and shall well and traly pay, or cause to be paid mit on the said mortgager.  In the this deed of bargain and onle shall case, Octeration, and be utterly call and void otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that it is hadd and anyly the said Premines well the said mortgager, as the said premines well the said force and virtue.  If the mortgager or his representative or assigns shall be entitled to take possession immediately, without societic receive the said premine and specific them with the said premine well the said prefix and specific time to said multilities are in paid.  WITTERS FULLY hand, and spirit. This is the rest of force and said mortgager, as and in the one hundred and kerry.  If the mortgage and policered paid to the Presence of:  If the force and virtue of the said mortgager, as and in the one hundred and kerry.  If the force and virtue of the said mortgager, as and in the one hundred and kerry.  If the force and virtue of the said mortgager, as and in the one hundred and kerry.  If the force and virtue of the said mortgager, as and in the rest of approach to the country.  If the force and virtue of the said mortgager and the said well as a force and the said said mortgager and the said well as a force and said to take possession immediately, without a decreased.  If the force and virtue of a present of the force and virtue of the said mortgager and the said the said said mortgager and the said well as a force and virtue of the said mortgager and the said the virtue of the virt		the same to be insured as above provided and
the said mortgagor, do and shall well and troly pay, or cause to be paid more the said mortgagor.  the said debt or sum of money aforesaid, with interest theron. If any hall be due according to the true intent and meaning of the note.  AND IT IS ACKEED by and between the said sportles, that I.  AND IT IS ACKEED by and between the said sportles, that I.  to hold and onjoy the said Premises until defaults of asymment shall be due in the mortgagor. In the mortgagor of this representative or assigns shall be entitled to take peasession immediately, without notice, receive the tent and profits and apply them to said until the state is paid.  WITHESS FILL!  Lard one rebounds in humbred said with humbred and the tillulid.  Signed, Saide any Delivered in the Presence of:  AND CAUSE Cleaves.  Signed, Saide any Delivered in the Presence of:  AND CAUSE Cleaves.  Signed, Saide any Delivered in the Presence of:  AND CAUSE Cleaves.  (L. S.)  WITH OF SOUTH CAROLINA,  Greenville County.  PROBATE.  Source of the Source of the within named.  AND ALGERIAN AND DELIVERED.  AND ALGERIAN AND ALGERIAN AND DELIVERED.  AND ALGERIAN AN		
the shid dots or sum of money aforested, with interest thereon, if any final be due, according to the two interest and meaning of the AND IT IS AGREED, by and between the said parties, that I.  AND IT IS AGREED, by and it is and the said parties that I is and it is not be undered and term in the said parties.  AND IT IS AGREED, by and in the conclusion of the said parties, that I is and in the cone bundred and term in the said parties.  AND IT IS AGREED, by and in the case within the said parties, that I is and in the cone bundred and term in the case of the said and in the cone bundred and the said in the case within the case of the said and in the cone bundred and term in the case of the said and in the cone bundre		
note		
the the morgages or his representative or assign shall be entitled to take possession immediately, without notice, receive the twest and profits and apoly them to said until the said of the severegath. WITHERS [214] hand, and will this [4] hand. Any of [1] hand in the year of Lord one thousand his hundred and feely hand. It the Lord one thousand his hundred and feerly [4] hand. In the year of Lord one thousand his hundred and feerly [4] hand. In the year of Lord one thousand his hundred and feerly [4] hand. Singled, Saled and Delivered in the Presence of:    Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Presence of:   Singled, Saled and Delivered in the Value of Lord Of Lo	note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remai	n in full force and virtue.
WITNESS 72LIJ hand and geal this WITNESS 72LIJ hand and geal this Lord one thousand side bundred and  **ILLULIAN AND CONTROLLY A	to hold and enjoy the said Premises until the mortgages or his representative or assigns shall be entitled to take possession immediately without notice received.	til default of payment shall be made, in which
Signed, Signed and policered, in the Presence of:	until the same is paid.	,
Singled and Delivered in the Presence of:    Captilities	WITNESS Malf hand and seal this day of	//ouruulla/in the year of
ATE OF SOUTH CAROLINA, Oreenville County.  A D. 1960.  ATE OF SOUTH CAROLINA, Oreenville County.  I	Lord one thousand nine hundred and description and in the one hundred and forty of the Sovereignty and Independence of the United States of America.	(376)
ATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me  I made oath that he pass the within named.  Mus. Caully Adams.  In seal and as.  REV.  act and deed deliver the within written Deed; and that he with.  Winessed the execution thereof.  SWORN to before me, this  day of.  AD 1960  ATE OF SOUTH CAROLINA,  Greenville County.  I.  ANOTARY Public, S. C.  ATE OF SOUTH CAROLINA,  Greenville County.  I.  A Notary Public of South Carolina  Hereby certify unto all whom it may concern, that Mrt.  wife of the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compussion, dread or fear of any person or sons 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 wer of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this  day of.  A D. 19  Notary Fublic, S. C.  Recorded.  A D. 19  Notary Fublic, S. C.  Recorded.  A D. 19  STATE OF SOUTH CAROLINA,  mity of.  For value received I do hereby assign, transfer and set over to.  within mortgage and the note which it secures without recourse, this.  day of.  19  One of the county of the county of the course, this day of.  19  One of the county of the county of the course, this day of.  19  One of the county of the county of the course, this day of.  19  One of the county of the county of the course, this day of.  19  One of the county of the county of the course, this day of.  19  One of the county of the county of the course, this of the course, this day of.  19  One of the county of the county of the course, this of the county of the c		
ATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me I made coath that he paw the within named Miss Caulille Calculus  In seal and as Rell act and deed deliver the within written Deed; and that he with writenessed the execution thereof.  SWORN to before me, this day pt. I feetuulle A. D. 1950  ATE OF SOUTH CAROLINA, Greenville County.  I, a Notary Public, S. C.  ATE OF SOUTH CAROLINA, Greenville County.  I, a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs. wrife of the within named. did this day appear before me I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compusion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigna, all her interest and estate and also all her right and claim of wer of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of  A D. 19  STATE OF SOUTH CAROLINA, INTEREST		(L. S.)
Greenville County.  PERSONALLY appeared before me.  Miss. Charity writen Deed; and that he with.  n, seal and as held act and deed deliver the within writen Deed; and that he with.  SWORN to before me, this day of:  SWORN to before me, this day of:  AD 1900  Notary Public, S. C.  ATE OF SOUTH CAROLINA,  Greenville County.  I.  a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before me did declare that she does freely, voluntarily and without any computation, dread or fear of any person or sons 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 day of.  Notary Public, S. C.  Recorded.  Paullullul Julia Singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of.  Notary Public, S. C.  Recorded.  Paullullul Julia Singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of.  STATE OF SOUTH CAROLINA,  mitty of.  For value received I do hereby assign, transfer and set over to.  within mortgage and the note which it secures without recourse, this.  day of.  1920.		(1. 5.)
PERSONALLY appeared before me  I made oath that he jaw the within named  Mac Carrie Adams  In seal and as held act and deed deliver the within written Deed; and that he with  In seal and as held act and deed deliver the within written Deed; and that he with  SWORN to before me, this  day of:  AD 1960  Notary Public, S. C.  ATE OF SOUTH CAROLINA,  Greenville County.  I,  a Notary Public, S. C.  RENUNCIATION OF DOWER  Greenville County.  I,  a Notary Public for South Carolina hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before me  thus pos being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons 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 wer of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  AD. 19  Notary Public, S. C.  Recorded   Delithelle   John   John	ATE OF SOUTH CAROLINA, PROBATE.	
I made oath that he saw the within named	Greenville County.	
act and deed deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this.    Gall   GERAL     Notary Public   S. C.    ATE OF SOUTH CAROLINA, Greenville County.		
SWORN to before me, this day of:	d made oath thathe saw the within named	
SWORN to before me, this.  day of:    Common   C		
SEAL.)  Notary Public, S. C.  PATE OF SOUTH CAROLINA, Greenville County.  I,  a Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs.  s wife of the within named.  did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or ssons 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 the privately under my hand and seal, this day of  STATE OF SOUTH CAROLINA,  Notary Public, S. C.  Recorded.  Recorded.  Paulutulul.  STATE OF SOUTH CAROLINA,  unty of.  For value received I do hereby assign, transfer and set over to  s within mortgage and the note which it secures without recourse, this  day of		
SEAL.  Notary Public, S. C.  PATE OF SOUTH CAROLINA, Greenville County.  I,  a Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs.  s wife of the within named.  d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or ssons 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 over of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of  SEAL.  Notary Public, S. C.  Recorded Paulument of Seal County of the county of th	SWORN to before me, this	
RENUNCIATION OF DOWER.  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  did this day appear before me, did this day appear before me, did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compusion, dread or fear of any person or rsons 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 ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  STATE OF SOUTH CAROLINA,  unty of.  For value received I do hereby assign, transfer and set over to.  swithin mortgage and the note which it secures without recourse, this.  day of.  193.6.	day of Adada ( A. D. 1900)	7/00
ATE OF SOUTH CAROLINA, Greenville County.  I,	Notary Public, S. C.	
Greenville County.  I		
I,	}	RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern, that Mrs		a Notary Public for South Carolina
wife of the within named	•	
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the within named		
Recorded Abultula Abu		
Heirs and Assigns, all her interest and estate and also all her right and claim of ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19  (SEAL.)  Notary Public, S. C.  Recorded.  STATE OF SOUTH CAROLINA, unty of South the content of the conte		
STATE OF SOUTH CAROLINA, unty of		
day of		and also an nel right and Claim Of
Recorded Pallical Section 1936  STATE OF SOUTH CAROLINA, unty of for value received I do hereby assign, transfer and set over to the which it secures without recourse, this day of the secure section 19.	GIVEN under my hand and seal, this	
Recorded	day of	
Recorded	(SEAL.) Notary Public. S. C.	
STATE OF SOUTH CAROLINA, unty of	<b>√</b> <del>-1, -</del> <del>-</del>	
For value received I do hereby assign, transfer and set over to	Recorded Mouleule 20th 1926	
unty of	STATE OF SOUTH CAROLINA,	
e within mortgage and the note which it secures without recourse, this	}	
	For value received I do hereby assign, transfer and set over to	
Witness:	e within mortgage and the note which it secures without recourse, this	19
	Witness:	
!		
·		