	For value received	
	transfer and set over to	e which the same
	The South Curous	e which the same
	the within more gaze and the not secures, without recourse. This, the 15 day of the	2/-
	This. the 15 day of Octob	Corporation B. Trayler, P+J.
	Realty	Corporation
	by D. V.	3. Trayles.
	In the presence of Walter Lula R. Sm	
	w.m. walter	
	Lula R. Sm	ith
assignment Recor	ded april 6 th. 1	927, at 9:00, a.m.
TOGETHER with all and singular the Rights, Members,		
TO HAVE AND TO HOLD, all and singular, the said Pr	mises unto the said teatty cospor	ation, Ite successors
1. 1. 1.	() "	his Heirs and Assigns forever. And it does
bind itself		, its successors and assigns, to warrant
forever defend all and singular the said Premises unto the	aid Realty Corporation	
and the same and t		his Heirs and Assigns from and against
	i + i	
lawfully claiming or to claim the same or any part thereof.	and its §	Successors and Assigns and every person whomso-
And the said mortgagor agrees to insure the house and b	ilding on said lot in a sum not less than	
		tory to the mortgagee, and keep the same insured
loss or damage by fire, and assign the policy of insurance	o the said mortgagee; and that in the event that the mo	ortgagor shall at any time fail to do so, then the
mortgagee may cause the same to be insured in		·
	for the premium and expense of su	uch insurance under this mortgage, with interest.
And if at any time any part of said debt, or interest ther	on, be past due and unpaid Said Corpor	Atom hereby assigns the rents and profits
e above described premises to said mortgagee, or		Heirs, Executors, Administrators or
ms, and agree that any Judge of the Circuit Court of said S collect said rents and profits, applying the net proceeds ther	te may, at Chambers or otherwise, appoint a receiver, waster (after paying cost of collection) upon said debt.	with authority to take possession of said premises
ent for anything more than the rents and profits actually co	lected.	
PROVIDED ALWAYS, nevertheless, and it is the true in	ent and meaning of the parties to these Presents, that	if
said, with interest thereon, if any be due, according to the	and shall well and truly pay or cause to be paid unto	the said mortgagee the debt or sum of money
terly null and void; otherwise to remain in full force and	irtue.	
AND IT IS AGREED, by and between the said parties that enjoy the said Premises until default of payment shall be m	the said mortgagor	to hold
myoy the said 2 comments until section of payments of the		
	<u> </u>	
IN WITNESS WHEREOF, the said granting corporation	as caused its corporate seal to be hereunto affixed and the	hese Presents to be subscribed by its duly author-
officers		
on this, the	th day of October	in the
		1-11
of our Lord one thousand nine hundred and twenty	and in the one hundred and	
Signed, Sealed and Delivered in the Presence of:	ependence of the United States.	to Immestment Cork
Signed, Sealed and Delivered in the Presence of:	1 Bu 411 47 41 m ban-	President
J. I Dozard		
Mr. J. Vaymes	I' and Ev. M. E	Valtus Secretary
THE OR COUNTY CARCITY ?		
TE OF SOUTH CAROLINA,		
County of Greenville.	and.	
PERSONALLY appeared before me	of ay may 11.	and made oath that
poration chartered under the laws of the State of South C	The colina, sign, seal with its corporate seal, and as the act	and deed of said corporation, deliver the within
m 2 /		witnessed the execution thereof.
en mortgage, and that he, with	July War	
	V_{-}	
SWORN to before me, this		
day of A. D. 19	6	
day of A. D. 19		szas
not at		zac.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

For value received ______ hereby assign,