G.R.EM. 5-a

PERSONALLY APPEARED BEFORE ME	
reservemented in the office of Register of Menne Conveyance for Greenville County, in Roob. X. TOETHER with all and dispulse the Rights, Members, Ricreditaments and Appurenances to the said Premises belonging, or in anywise incidentials. TO HAVE AND TO HOLD, all and singular, the said premises unto the said. Elizabeth E. Beaty, her And Rob hereby blud ed@ARCHGOGICHS, Recessors and Administrators to warrant and forever defend all and singular the said premises unto the said. Elizabeth E. Beaty, her And Rob hereby blud ed@ARCHGOGICHS, Recessors and Administrators to warrant and forever defend all and singular the said premises unto the said second and administrators and Assigns, and Rob hereby blud ed@ARCHGOGICHS, Recessors and Assigns, for the said mortgage of the said mortgage of the said mortgage of the said mortgage or agree to insure the bours and buildings on said land for not less than. Five immirred and not fore of the said in the said mortgage of the said mortgage of the said being be acceptable to the mortgages, and keep the said insured from hos or damage by fite during the continuation of the said mortgage of the said continuation of months of the said continuation of the said mortgage of the said continuation	
TO HAVE AND TO HOLD, all and singular, the said premises unto the said Elizabeth E. Beaty, her and Asigns ferrer. Ourselves, Our And Feb ership that agessmings(dishn, Executors and Administrators to warrant and forever defend all and singular the said premises unto her her herbore the brilly chiming, or to claim the same or any part thereof. Bernote the brilly chiming, or to claim the same or any part thereof. And I, the said mortgages, are to claim the same or any part thereof. And I, the said mortgages, and said mortgages, and said mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and make less under the policy or policies of insurance payable to the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages, and that in the event Kahuli at any time fail to deep the mortgages and the mortgages, and that it is any time fail to deep the mortgages and the sail and the mortgages and the sail and the payable at the mortgages and the sail and the payable at the mortgages and the sail and the payable at the mortgages and the sail and the payable and the sail and the sail mortgages and the sail and the sail mortgages and the sail and the payable and the sail and the sail mortgages and the sail and the sail and the sail mortgages and the sail and the sail and the sail to the sail mortgages and the sail and the sail to the sail mortgages and the sail and the sail to the sail mortgages and the sail and the sail to the sail mortgages and the sail and the sail to the	· · · · · · · · · · · · · · · · · · ·
And Rio hereby blad mognetic provers. Our proclayes, Our And Rio hereby blad mognetic process. Here and Assigns, from and against regarded and an singular the said premises unto 128 OUR And I, the said mognetic process in any part thereof. And I, the said mognetic process are the same or any part thereof. And I, the said mognetic process are the same or any part thereof. Five Fundered and no/100 The same substantial of the same that the same or any part thereof. Five Fundered and no/100 The same substantial be seen plated to the mognetic process and keep the same insured from loss or damage by fire during the continuation gree may cause the same to be insured as above provided and be reinhursed for the premium and expense of such insurance under this mognetic process. The process of the parties to these presents and profits an entrapers, and the same to be insured as above provided and be reinhursed for the premium and expense of such insurance under this mognetic premium or any trust force of any part thereous the mortgages premium or any trust force of any part thereof the mortgages and the same transport of part and the same transport of part and the same transport of part and the same transport of the s	
Hers and Assigns, from and against maxwell-lifets, Executors, Administrators and Assigns, an homoscover invality 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. Five fitty/dred and no/100 mpany or companies which shall be acceptable to the mortgager, and that in the event Kahali at any time fail to doe, then the policy op policies of insurance parable to the mortgager, and that in the event Kahali at any time fail to doe, then the mortgager to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgager may at his option of mount of him mortgager and any part of any taxes or other public assessment or any part thereof the mortgager may a this option of mount of him mortgager and any time and produced and truly my or cause to be pend unto the said mortgage, the add debt or sum of menon affects that it also true intents and meaning of the said note. Then this deed of bargain and said shall cease, determine, and be utterly nail and evoid; others and meaning of the said note. Then this deed of bargain and said shall cease, determine, and be utterly mall and evolution of the said note. Then this deed of bargain and said shall cease, determine, and be utterly nail and evolg; others and meaning of the said note. Then this deed of bargain and said shall cease, determine, and be utterly nail and evolg; others and the said debt or interest thereon, be past due and unpud if hereby assign the rents and profits of the shore deers in the mortgage, or hard the said and the said and the said and the said and the said the said and the said a	
And I, the said mortigagor, agree to insure the house and buildings on said land for not less than	the said mo
Payer inindred and no/100 may or companies which shall be acceptable to the meetrager, and lessy the same langued from has or damage by fire during the continuation age, and make loss under the policy or policies of insurance payable to the mortgages, and that in the event Labil at any time full its does, that age may cause the same to be insured as above provided and be reimbursed for the premium and expresses of such insurance under this mortgage. The provided in the terminated for the premium and expresses of such insurance under this mortgage. The provided in the premium and expresses of such insurance under this mortgage of the said into the said mortgage the said debt or sure of money aforesaid, with inforest thereon, if any shall be during the provided in the part of the said of the part of the said note. AND IT IS AGREED, by and between the said parties, that, the shortgager, angle had an enjoy the said premises until detail of payment. And if at any time any part of said debt, or interest thereon, be past the and upsal if hardy as single the rents and profits of the above described mortgages. Our Heirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit county at the said payor or the said parties, spilying the series and profits applying the series of administrators or there is a spin at a receiver with authority to take peasession of and premises and collect said rests and profits, applying the series of acceptance of the past of said premises and collect said rests and profits, applying the series of any said beautiful and profits, applying the series of said each of the said each of the said premises and collect said rests and profits, applying the series of said each of the said each of the said premises and collect said rests and profits, applying the series of said each of the said payor and the said each of the said premises and the said each of the said premises and the said p	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if The call mortages the said debt, or sum of money afforcasid, with interest thereon, if any shall be due true intent and meaning of the said note, then this deed of bargain and sale shall ecase, determine, and be utterly null and void; others and meaning of the said note, then this deed of bargain and sale shall ecase, determine, and be utterly null and void; others and the said and the said parties, through the said parties, through the said parties, through the said parties and enjoy the said premises until default of payment. AND IT IS AGKEED, by and between the said parties, through the inverse of a said content of any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above describe and order on the view, applied to the payment. AND IT IS AGKEED, by and between the said parties, through the said mortgages. The said mortgages of the Circuit Court AND IT IS and seed that any long or described and parties and collect said crass and or free that any Judge of the Circuit Court that the said that the rents of the above described the said that the parties and collect said crass and profits of the above described that the said that the said that the parties and collect said crass and profits of the chall said mortgages. The said mortgages and collect said crass and said that the rents of the chall said mortgages. The said mortgages and collect said crass and said that the said th	Dollars, in of this more the said more
his mortgages. or her her here here here here here her	r, do and she e, according vise to rema
reference (after paying costs of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents at the rents at the rents are content of anything more than the rents are thousand nine hundred and thirty-eight signed, Sealed and Delivered in the Presence of Julia D. Charles J. W. Smith Lola E. Gary TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. W. Smith Lola E. Gary TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME George W. Gary and Lola E. Gary TO SWORTH OF THE COUNTY O	
Signed, Sealed and Delivered in the Presence of Julia D. Charles J. W. Smith Lola E. Gary TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. W. Smith de made oath that he saw the within named GEORGE W. Gary and Lola E. Gary gn, seal and as their Julia D. Charles witnessed the execution thereof. Sworn to before me, this Julia D. Charles Sworn to before me, this Lota Sworn to before me, this Julia D. Charles Sworn to before me, this Lota Sworn to before me, this Lota Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Lota Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Lota Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Lota Julia D. Charles Sworn to before me, this Julia D. Charles Witnessed the execution thereof. Sworn to before me, this Julia D. Charles Witnessed the execution thereof. Sworn to before me, this Julia D. Charles Witnessed the execution thereof. Sworn to before me, this Lota Lota Sworn to before me, this A D. 19.28 J. W. Smith A D. 19.28 J. W. Smith A Notary Public for Swith Sworn to before me, this Lota Lot	e net procee and the prof
Signed, Sealed and Delivered in the Presence of Julia D. Charles J. W. Smith Lola E. Gary Lola E. Gary TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. W. Smith de made oath that the saw the within named George W. Gary and Lola E. Gary gr, seal and as their act and deed deliver the within written deed; and that the with Julia D. Charles Sworn to before me, this 16th yof July A. D. 19. 28 J. W. Smith Julia D. Charles Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith A D. 19. 28 I A Notary Public for Sc. County of Greenville. I Julia D. Smith A Notary Public for Sc. County of Greenville. I George W. Gary did this day appead of upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or seed or see	ar of our Lo
Julia D. Charles J. W. Smith Lola E. Gary TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. W. Smith and made oath that he saw the within named George W. Gary and Lola E. Gary gn, seal and as their act and deed deliver the within written deed; and that he with Julia D. Charles Sworn to before me, this 16th Ay of July A. D. 19. 28 J. W. Smith Julia D. Charles Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. Julia D. Smith A D. 19. 28 I Hereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary dd upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fee	
TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED BEFORE ME J. W. Smith Ind made oath thathe saw the within named	
County of Greenville PERSONALLY APPEARED BEFORE ME	(L. S
PERSONALLY APPEARED BEFORE ME	
In made oath that the saw the within named George W. Gary and Lola E. Gary gn, seal and as their act and deed deliver the within written deed; and that the with Julia D. Charles witnessed the execution thereof. Sworn to before me, this 16th By of July A. D. 19 38 J. W. Smith Julia D. Charles (SEAL) Notary Public, S. C. FATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith a Notary Public for Schereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary did this day apped dupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fee	OBATE
gn, seal and as	
ign, seal and as their act and deed deliver the within written deed; and that he with Julia D. Charles witnessed the execution thereof. Sworn to before me, this 16th ay of July A. D. 19. 28 J.W. Smith Julia D. Charles (SEAL) Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. Julia D. Smith a Notary Public for Scothereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary did this day appeared upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fee	
Sworn to before me, this 16th July A. D. 19-38 Julia D. Charles (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville. Julia D. Smith a Notary Public for So hereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the	
Sworn to before me, this 16th ay of July A. D. 19_38 J. W. Smith Julia D. Charles (SEAL) Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith a Notary Public for So o hereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fer	
TATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith RENUNCIATION OF D. The wife of the green with the wife of the g	
Julia D. Charles Notary Public, S. C. TATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith a Notary Public for So o hereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fer	
TATE OF SOUTH CAROLINA, County of Greenville. I Julia D. Smith a Notary Public for So thereby certify unto all whom it may concern, that Mrs. Lola E. Gary the wife of the George W. Gary and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fer	
County of Greenville. I	
I	ower
the wife of the George W. Gary and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or features. Lola E. Gary the wife of the wife of the did declare that she does freely, voluntarily, and without any compulsion, dread or features.	outh Carolin
George W. Gary ad upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fee	
d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or feat	
n or persons whomsoever, renounce, release, and forever relinquish unto the within named	ar of any pe
Elizabeth E. Beaty, her	
Heirs and Assigns, all her interest and estate, and also all her right and alaim of Doggan of in an As all and	
Given under my hand and seal this16th	
y of July A. D. 1938 Lola E. Gary	
Julia D. Charles (SEAL) Notary Public, S. C.	
Recorded July 16th 19 38, at 11:46 o'clock, A. M. N.S.	
For value received I do hereby assign, transfer and set over to <u>Urania Sinkus</u> , <u>Committee</u> for the within mortgage and the note which it secures without	
the within mortgage and the note which it secures without day of Jednuary, 1942	recourse, thi
itness:	
ana M. Beaty. Elinabeth & Bont	
Assignment recorded 26 th March 1945 at 9130 o'clock, Or M. #	