for secretary in the office of Degitter of Menne Conveyance for (interestin Counts, in Book.) TO HAVE AND TO HOLD, all will simple, the self greatest must be self-free for the self-free for t	he above described land is.	the same conveyed to me by
TOOSTEER with all and expert the Rights. Vendors, Hervitenesses and Appertunence who the said Presidence of a green incident or appertuning TO HAVK AND TO SOLD, all and singular, the said president when the said Management of the said president with the said and singular, the said president when the said and singular the said president when the said and said president when the said and said president when the said and said president when the said of the bearty blood president when the said and said part the said president when the said and said part the said president when the said and said part the said said said said said for not less than. And I for said memorpher, greet to show one the books and belieftings on said land for not less than. And I for said memorpher, greet to show one the books and belieftings on said land for not less than. And I for said memorpher, greet to show one the books and belieftings on said land for not less than. And I for said to show of the said of the said said and said said to said the said said said said said said said said		on theday of
Here and Angus forever. And I do barely had google, my Heirs, Executes and Administrators to warrant and forever defend all and singular the anid proceive who has said marking deliating or so chim the same or any part hereof. And I do barely had google, my Heirs, Executes and Administrators to warrant and forever defend all and singular the anid surgests of the said and the said annotation of the forest of the said and the said and the said annotation of the said annotation o	TOGETHER with all	and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining
And I do borby bird propelly, my Heirs, Executers and Administrators to warrant and forcer defined all and implace the aid proclaims store the raid mortgage. Let a my definiting of to chief the case or any part thereof. And if the wid corregor, gave to insure the loops and beliftings on sale lead for me less than the process of the control of the case of the part of the case of the cas	TO HAVE AND TO	HOLD, all and singular, the said premises unto the said Annie 6. Bradley her
while, claiming or to chain for same are government. And 1, the end mortgages, agree to house the house and besiding on said tend for not less than. Complete and the consequence of the control of the	leirs and Assigns forever.	
And I the said norsecoper, surce to insure the horse and buildings on said hard for not less than a surface of composition, which shall be concerned to the storthagen, and keep the name in the learned as above provided and the congrands to the storthagen, and keep the name in the learned as above provided and the reinstances for the president and expense of such insurance under this mercage. Used failure of the mortragen to make the learned as above provided and the reinstances for the president and expense of such insurance under this mercage. Used failure of the mortragen to make the insurance content of the such that is not a part hereof the mortragen of the large plants admitted to the account of the such that is not to be such as a part hereof the mortragen of the large plants admitted to the such as a such possible of the large date and appeals and possible of the such that the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such possible of the large date and the such as a such as a such possible of the large date and the such as a such as a part of the large date and the such as a such as a part of the such as a such as a part of the such as a such as a part of the such as a such as a part of the such as		Heirs and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns, and every person whomsoever
program or comparies, which dealt the acceptance to the source and acceptance and and ac	wfully claiming, or to claim And I, the said mortga	the same or any part thereof. For, agree to insure the house and buildings on said land for not less than Geglit Auntilule 500.
AND IT IS ACREED, by and between the said partice, that I, the mortgagor, and no hold and enjoy the said premises until default of payment shall be made. And if at any time and year of said dock, or interest thereos, be past due and unpaid I hereby action the cents and wrotins of the slower described premises to a sortgage. WITHOUSE AND IN A MARKED HERED AND A MARKED REPORT HE PRESENCE OF A Madeinstratum, or Assigns, and agree that any Judge of the Circuit Covert of said State gave, and for or otherwise, and profess and profess, applying the set of proceeds thereof (six gaves within 1985) to economic for workthen under the cents and profess and	ompany or companies which ake loss under the policy or time to be insured as above surance premium or any tax PROVIDED ALWAY and truly pay, or cause to be	shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage, and policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to do so, then the said mortgagee may cause the provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgager to pay any essor other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage due and payable. NEVERTHELESS, and it is the true intent and meaning of the parties to there presents, that if I the said mortgagor, do and shall well paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true in-
anaber or otherwise, a profest a receiver, with authority to take possession of asid premises and calleet said rotts and profest aprecised thereof (aft) interest on and expenses without about the account of authority ment than the rotts and the professed of the	AND IT IS AGREED	by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of payment shall be made.
REGION SOUTH CARDLINA. County of Greenville. TATE OF SOUTH CARDLINA. County of Greenville. TO HARDLINA See and deed deliger the within written deed; and that he with. Sworm to before me, this set and deed deliger the within written deed; and that he with. TATE OF SOUTH CARDLINA. County of Greenville. TATE OF SOUTH CARDLINA. County of Greenville. TO LANGUAGE A. D. 19.8. County of Greenville. TO LANGUAGE A. D. 19.8. TO LANGUAGE A.	nambers or otherwise, appoint aying costs of collection) upon	on said debt, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.
Stigned, Scaled and Delivered in the Presence of Security of South Carolina, (I. S. S. C. S. S. C. S.	WITNESS 772	1 hand and seal, this /7 the day of March in the year of our Lord
RATE OF SOUTH CAROLINA. County of Greenville. PERSONALLY APPRARED BEFORE ME 2		vered in the Presence of
County of Greenville. PERSONALLY APPEARED BEFORE ME At and east that he saw the within named At a first and deed deliver the within written deed; and that he with Sworn to before me, this. Yet A D. 1937. PATALLY APPEARED BEFORE ME A D. 193	191. J. Si	tele (L. S.)
made oath that he save the within named. And as a little of the within named. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. Sworm to before me, this witnessed the execution thereof. RENUNCIATION OF DOWE and Notary Public for South Carolin hereby certify unto all whom it may concern, that Mrs. Multiply without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. When the wife of the within named without any compulsion, dread or fear of any person or pe		
act and deed deliver the within written deed; and that he with Sworn to before me, this J. L. Sworn to before me, this J. L. A. D. 19.3/ ATE OF SOUTH CARDLINA, County of Greenville. A Notary Public, S. C. (SEAL) Notary Public for South Carolin hereby certify unto all whom it may concern, that Mrs. Milet within name of 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 person onsoever, renounce, released, and forever relinquish unto the within named. Milet State Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the state of the singular that the singular t	•	
m, seal and as. A country of Greenville. A	d made oath thathe sa	Sha Gana
A. D. 19.3/ J. R. Alancia A. D. 19.3/ Notary Public, S. C. (SEAL) Notary Public, S. C. (SEAL) RENUNCIATION OF DOWE County of Greenville. A Notary Public for South Carolin a Notary Public for South Carolin the wife of the within name the wife of the within name did 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 person homsoever, 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 Dower of, in or to all and singular the state of the singular did this day appear before memises within mentioned and released. Given under my hand and seal this Notary Public, S. C. Recorded Thank A. D. 19.3/ Notary Public, S. C. Recorded Thank A. D. 19.3/ A. D. 19.3	gn, scal and as	act and deed deliver the within written deed; and thathe with
County of Greenville. A Notary Public for South Carolin the wife of the within name and 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 person homsoever, renounce, release, and forever relinquish unto the within named and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the singular manner of the state, and also all her right and claim of Dower of, in or to all and singular the singular manner of the singular singular manner of the singular manner of the singular singular manner of the singu	ay of Marc	rison (SEAL) J. Marling
a Notary Public for South Carolin thereby certify unto all whom it may concern, that Mrs. the wife of the within name did 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 person nomsoever, 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 Dower of, in or to all and singular the singular than the singular		\(\frac{1}{2}\)
the wife of the within name dupon 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 person homsoever, renounce, release, and forever relinquish unto the within named and sease, and also all her right and claim of Dower of, in or to all and singular the semises within mentioned and released. Given under my hand and seal this. A. D. 19 3/ Notary Public, S. C. Recorded March (SEAL) Notary Public, S. C. Recorded March (SEAL) Notary Public, S. C. Recorded March (SEAL) Notary Public, S. C. M.		JR Marrieon a Notary Public for South Carolina,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the mises within mentioned and released. Given under my hand and seal this	hereby certify unto all who	m it may concern, that Mrs. Mittag Stock the wife of the within named
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the emises within mentioned and released. Given under my hand and seal this. A. D. 19.3/ J. March Notary Public, S. C. Recorded March Notary Public, S. C. Recorded March Notary Public, S. C. Recorded March Notary Public, S. C. A. D. 19.3/ A. D. 19.3/		
Given under my hand and seal this	nomsoever, renounce, release	, and forever relinquish unto the within named Unnie 6. Bradley, the
Notary Public, S. C. Recorded March 17th 1931, at 12:35 o'clock, M.	emises within mentioned an	
	MARON	1 A D 10 3/1
	Recorded TVA	Notary Public, S. C. 11 19.31, at 12:35 o'clock,
For value received I do hereby assign, transfer and set over to	For value received I do	hereby assign, transfer and set over to
day of, 19, 19	Vitness:	
Assignment recorded		10 of States W