MATE OF JOU					
County of Size	essible	0.	00		
Personally ap	peared before me	1/4.	(P. Kol	esus la	le
	orn deposes and says the				
the within Bond an	nd Morigage that the sa	me has not	been assigne	hypothecated	Q7
	d of and that the same I				
Omarch ownnot be to	ound. That deponent h	as full autho	tily to mark th	e Mortgage mit	-
and cancelled	of record.	10°.	1.118	Lile Co.	Inc
SWORN to betere	me this	Capy	force	pecce to	2
	ust 1963,	,	Lempl	uce, a	ve
Ollie Ga	musicast		v		
N	Ionary Phailif S. C.	/	10 10		25711
Allah Kerramara	Districted of Usia	Mat 19	63 m/0	relock 👸 🗷	2314

The above described land is

the same conveyed to

by

on the

day of

deed recorded in the office of Register of Mesne Conveyance

Page

for Greenville County, in Book

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said premises unto the said

Heirs and Assigns forever.

And we do hereby bind us and our Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mortgagee, Its Heirs and Assigns, from and against us and our Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the same or any part thereof.

PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if we the said mortgagors, do and shall well and truly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.