Heirs and Anispra forever. And Arrays and forever defend, all affi singular, the said promises unto to Valid. The Executors, Administrates and Administrates And the said mortgager— ogere— to insure the house and buildings on said for in a sum not less than. And the said mortgager— ogere— to insure the house and buildings on said for in a sum not less than. And the said mortgager— ogere— to insure the house and buildings on said for in a sum not less than. And the said mortgager— ogere— to insure the house and buildings on said for in a sum not less than. And the said mortgager— ogere— to insure the house and buildings on said for in a sum not less than. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest thereon be gont due and unpublic. And it at any time any cars of said debt, or interest and crooks attached profits strately collected. And it at any time any cars of said debt, or interest thereon and gonts strately collected. And it at any time any cars of said debt, or interest and crooks attached profits strately collected. And sort cars and gonds strately collected. And sort cars and gonds strately collected. And any time and a gonds strately collected. And a cars and gond	TO HAVE AND TO HOLD, all and singular, the said Fremises unto the sai	id J B Lewis, his
Barthy bind The grant of the discast, all sell singular, the said promises with the said. There would design, from and against. The Executors, Administrators and		
There she also decrete defend, all abl singuils, the said promises unto the said. There she also decrete defend, all abl singuils, and every person whosesever is while deading, or to do thin, the same or any part thereof. And the said mortgager—agree—to issue the house and buildings on said to it is a min not less than. Deliar for a company or composite statistication,—), and keep the same featured from low or down for, and saign the policy of instructs to the said mortgager—and that in the event that the mortgager—that at any time full to do so, then the sair representation of the premium and expense of such instruction there are suppled—and that in the event that the mortgager—that a say time full to do so, then the sair representation and expense of such instruction under this mortgage, with interest. And if at any time any part of said doth, or interest thereon he pead due and unput. And if at any time any part of said doth, or interest thereon he pead due and unput. And if a say time any part of said doth, or interest thereon he pead due and unput. And if a say time any part of said doth, or interest thereon he pead due and unput. And if a say time any part of said doth, or interest thereon he pead due and unput. And if a say time any part of said doth, or interest thereon any profits anisoty dothers. And if a say time any part of said doth, or interest thereon any profits anisoty, dothers. And if a say time any part of said doth, or interest thereon any profits anisoty, dothers. And if a say time any part of said doth, or interest there are also profits anisoty, dothers. And if a say time any part of said doth, or interest there are also profits anisoty, dothers. And if a say time any part of said dothers are any said part of the said any said the said say time and profits anisoty, dothers. AND IT IS AGREED, by said between the said garden, but the said mortgager—the said said that a say time said in the one bandered as a fine said and s	hereby hind musell ared mus	Heirs. Executors and Administrator
in, Executors, Administrators and Assigns, and every person whomsover involvily chaining, or to delian, the same or any part thereof. And the said mortgager—agree—agree—to insure the house and boildings on said to in a sun not less them. Dollars (in a company or companies actificatory to the mortgager—shall at any time full to do so, then the same fire, and assign the policy of insurance to the said mortgager—and that is the creat that the mortgager—shall at any time full to do so, then the said mortgager—way cause the sain to be insured in mortgage, with interest. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest thereon be past due and unpaid. And if at any time any part of said dock, or interest there is not a dock or interest there is the shall rectally and dark without interest there is the shall rectally and dark without interest there is no the fact and said and the shall rectally any or crosses to be past, on the hard rectally and shall be an administratory of the parties to these Presents, that if The state of dark with the shall parties and wire. AND IT IS AGENED, by and between the said parties, that the said mortgager—to be and dock or one of morter algressial, with interest the said said and said the said that the said the said the said that the said the said the said that the said the said that the said that the said mortgager—to have an add the said that the said that the said the said that the	warrant and forever defend, all and singular, the said premises unto the said	J. B. Lewis , his
And the said martigagor agree to insure the house and britising on said tot in a sum not less than		
Dollars (in a company or companies antifactory to the nontageness), and loop the same heatered from loss or damps for and saving the policy of instructors to the said mortgager—may cause the save to be instruct to mortgager—may cause the same to be instruct to mortgager—when you cause the same to be instruct to mortgager—when you cause the same to be insured to mortgager—when you cause the same to be insured to mortgager—when you cause the same to be insured to mortgager—when you cause the save you cause of said debt, or inserted thereon be post due and unpoid. And if as any time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon be post due and unpoid. And if the cay time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon be post due and unpoid. And if a cay time any part of said debt, or inserted thereon the part of the par	•	
for, and assign the policy of insurance to the sold mortgage, and that is the event that the mortgage, shall at any time fail to do so, then the an rigage. In your cause the same to be insurance under this mortgage, with interest. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due and unpoid. And if at any time any part of said dels, or interest thereon be post due to the part of the said delts to the part of the p	And the said mortgagor agree to insure the house and buildings on said !	lot in a sum not less than
the premium and capones of such insurance under this mortgage, with interest. And if at any time any part of said dicht, or interest thereon be part due and unpuid. And if at any time any part of said dicht, or interest thereon be part due and unpuid. And if at any time any part of said dicht, or interest thereon be part due and unpuid. And if at any time any part of said dicht, or interest thereon be part due and unpuid. And if at any time any part of said dicht, or interest thereon be part due and unpuid. And if at any time any part of said dicht, or interest the said mortgage, with any judge of it was not to said the said profits extended to the said said the said said in the time issues and meaning of the parties to these Presents, that if the said said dicht round none of said said the said said the said said dicht round none said dicht round. AND IT IS AGREED, by and between the said parties, that the said mortgager. In the year of owl tord one thousand nine houdred and the year of the said said the said said the said said the said the said the said the said the said in the year of owl tord one thousand nine houdred and the year of the said the said the said the said said the said the said said the sa	·	
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of raid debt, or interest thereon be year due and emption. And if at any time any part of raid debt, or interest thereon be year due and emption. And if at any time any part of raid debt, or interest thereon be year due and emption. He above described permises to said mortgages. If the Executions, Administratorer or Ansigns, and agree that any Podge of the Control of the C	•	
And if at any time any part of said debt, or interest thereon be past due and unpild. And if at any time any part of said debt, or interest thereon be past due and unpild. And if at any time any part of said debt, or interest thereon be past due and unpild. And if at any time any part of said debt, or interest thereon be past due and unpild. And if at any time any part of said debt, or interest thereon be past due and unpild. And if at any time and any part of said debt, or interest thereon of the said profession of add printings and collect said rests are considered to the past of	rtgagee may cause the same to be insured in	and reimpurse
And if at any time any part of said debt, or interest thereon be post due and unpide. And if at any time any part of said debt, or interest thereon be post due and unpide. And if at any time any part of said debt, or interest thereon be post due and unpide. And if at any time any part of said debt, or interest and profit court of said state may, at chambers, or otherwise, appoint an eccessor with participation to said profits and exceeds thereof locing paying costs of contents of courts or expensions of said profits and exceeds the collect said rests. FROVIDED ALMAYS, NEVERTHELESS, and it is the true interet and meaning of the parties to these Presents, that II for a parties on the angle and the said more than the deed of the or must of mayors seady with interest and meaning of the parties to these Presents, that II for a parties, the said and otherwise or contents in cell force and viruse. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said sarties, that the said mortgagor. AND IT IS AGREED by and between the said sarties, that the said mortgagor. The said of said of payment shall be enable. WITNESS They Hand. and Scal., this. A by a said of the said of the said of the said and said of the said and enjoy the said mortgagor. They will all the year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of sol Lord one thousand nine hundred and. They will be year of the sol Lord one thousand nine hundred and. They will be year of the sol Lord one thousand nine hundred and. They will be year of the sol Lord one thousand nine hundred and. They will be year of the s	the premium and expense of such insurance under this mortgage, with interest.	
the above descelled premises to said mortgaper. The secretors Administrator of Angine, and appec that any Piete of the disting applying the net proceeds thereof (after asyming costs), applying the net proceeds thereof (after asyming costs) of collection) upon said debt, interest, costs or expenses; without liability to account for anythin reflats the rous and profess accusally collected. PROVIDED ALWAYS, KVERTHIELESS, and is is the true intent and meaning of the parties to these Presconts, that if	the promise and capable of the capab	~
the above descelled premises to said mortgaper. The secretors Administrator of Angine, and appec that any Piete of the disting applying the net proceeds thereof (after asyming costs), applying the net proceeds thereof (after asyming costs) of collection) upon said debt, interest, costs or expenses; without liability to account for anythin reflats the rous and profess accusally collected. PROVIDED ALWAYS, KVERTHIELESS, and is is the true intent and meaning of the parties to these Presconts, that if	And if at any time any part of said debt. or interest thereon be past due and un	paidhereby assign the rents and profit
regul Court of add Stite may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises account for supplies than the receive and profile sculling blockeds. The than the receive and profile sculling blockeds. PROVIDED ALWAYS, INVERTHELESS, and it is the true insent and meaning of the partite to these Presents, that it. PROVIDED ALWAYS, INVERTHELESS, and it is the true insent and meaning of the partite to these Presents, that it. PROVIDED ALWAYS, INVERTHELESS, and it is the true insent and meaning of the partite to these Presents, that it. PROVIDED ALWAYS, INVERTHELESS, and it is the true insent and meaning of the partite to the partite partite to the partite pa	the shove described premises to said mortgagee or Heir	rs. Executors. Administrators or Assigns, and agree that any Judge of th
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	rcuit Court of said State may, at chambers or otherwise, appoint a receiver with au office, applying the net proceeds thereof (after paying costs of collection) upon said of the proceeds thereof (after paying costs of collection) upon said of the proceeds thereof (after paying costs of collection) upon said of the proceeds the proceeds the proceeds the proceeds the process of th	thority to take possession of said premises and collect said rents an
d mortegocy	ore than the rents and profits actually collected.	D
of days for date, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly oull and observed to the oblid and enjoy the sale miles until default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the sale emiser until default of payment shall be made. WITHESS Zear Hand and Scal this 2 both day of 22 and in the year of one Lord one thousand nine bundred and 22 and in the year of one Lord one thousand nine bundred and 45 both year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Madeial Handward and 1 both and the content of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Madeial Handward and 1 both and 2 both and 1 both and	d mortgagor do and shall well and truly pay, or cause to be paid, unto the said a	mortgagee the said debt or sum of money aforesaid, with interest there
emises until default of payment shaft be mode. WITNESS Heary Hand, and Seal., this 2 body day of Market States of America. WITNESS Heary Hand, and Seal., this 2 body in the year of the Soverrignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Hardel Lab. Year of the Soverrignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Hardel Lab. Year of the Soverrignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Hardel Lab. Year (I. S. G.L. S	, if any be due, according to the true intent and meaning of the said note, then this id; otherwise to remain in full force and virtue.	s deed of bargain and sale shall cease, determine, and be utterly null an
WITNESS Hand and Seal this 26 th day of 24 and and in the one bundred and 22 and in the year of one Lord one thousand nine hundred and 23 and in the year of the Sovereignty and Independence of the United States of America	AND IT IS AGREED, by and between the said parties, that the said mortgagor	rto hold and enjoy the sai
in the year of obliced one thousand nine hundred and 122 and in the one hundred and 15 th year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Freence of Machiel Law (I. S. M. J.	- · · · · · · · · · · · · · · · · · · ·	
Signed, Sealed and Delivered in the Presence of Markel He West (I. S. M. Desklage) THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATI Mortgage of Real estate Mortga	WITNESS Hand and Seal , this 26th	day of Man
Signed, Sested and Delivered in the Presence of Markel He West (L. S. R. M. Desdigs (L. S.	in the year of our Lord one thousand nine hundred and 22	and in the one hundred an
Signed, Sested and Delivered in the Presence of The fiel He west (L. S. The Mark He west (L. S. (L.		Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, The seal, and as	Signed Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, A mortgage of Real Estati It was a made oath that he saw the within named It was a made oath that he saw the within named It was a made oath that he saw the within named It was a made oath that he saw the within named It was a made oath that he saw the within named It was a made oath that he saw the within named SWORN to before me, this It was a made oath that he saw the within named It was a minessed the execution thereof. SWORN to before me, this It was a minessed the execution thereof. SWORN to before me, this It was a minessed the execution thereof. SWORN to before me, this It was a minessed the execution thereof. SWORN to before me, this It was a minessed the execution thereof. SWORN to before me, this It was a minessed the execution thereof. Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. SWORN to before me, this Was a minessed the execution thereof. Was a minessed the execution	Mabel 16, west	J. R. Case (I. S
THE STATE OF SOUTH CAROLINA. County. Personghty appeared before me Malel M. West m, seal, and as act and deed, deliver the within written Deed; and that he, with Me. M. Der Llags witnessed the execution thereof. SWORN to before me, this 26td Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Malel M. West Merery certify unto all whom it may concern, that Mrs. Let a be deed to the within named of the within named dupon being privately and separately examiped by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons 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 Dower, of, in or to, all and singula Premises within mentioned and released. May Let M. D. 1928 May Deblic for South Carolina. May Deblic for South Carolina. May Deblic for South Carolina. Let M. Molary Public for South Carolina. Molary Public for South Carolina. Let M. D. 1928 Molary Public for South Carolina. Let M. D. 1928 Molary Public for South Carolina.	Ta M. Deskags	
THE STATE OF SOUTH CAROLINA. Personthy appeared before me. Make Made oath that he saw the within named. Mortgage of Real ESTATI Mortgage of Real Estate Mortgage of Re	· · · · · · · · · · · · · · · · · · ·	(L. S
Personally appeared before me d made oath that he saw the within named m, seal, and as. List act and deed, deliver the within written Deed; and that he, with Ho. M. De. Shares witnessed the execution thereof. SWORN to before me, this Yof Hay A. D. 19.22 The STATE OF SOUTH CAROLINA, Where Fublic to South Carolina. THE STATE OF SOUTH CAROLINA, Go of the within named 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 persons 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 Dower, of, in or to, all and singula the property of the state of the stat		(L, S
d made oath that he saw the within named had beed, deliver the within written Deed; and that he, with he are larged the execution thereof. The STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE! A D. 19.2. A D		MORTGAGE OF REAL ESTATI
m, seal, and as	,	
m, seal, and as		
m, seal, and as	Personally appeared before me Mabel M	s. West
witnessed the execution thereof. SWORN to before me, this 2 LL Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Ge 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 swhomsoever, 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 premises within mentioned and released. Notary Public for South Carolina.	Personally appeared before me Mabel M	5. West
witnessed the execution thereof. SWORN to before me, this 2 LL Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Ge 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 swhomsoever, 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 premises within mentioned and released. Notary Public for South Carolina.	Personally appeared before me	5. West
witnessed the execution thereof. SWORN to before me, this 2 LL Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Ge 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 swhomsoever, 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 premises within mentioned and released. Notary Public for South Carolina.		
SWORN to before me, this		
THE STATE OF SOUTH CAROLINA, West I, Makel K. West hereby certify unto all whom it may concern, that Mrs. did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons 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 Dower, of, in or to, all and singula a Premises within mentioned and released. Representation of the within mentioned and released.	rn, seal, and asact and deed, deliver the within written De	eed; and that he, with R. M. De Shays
THE STATE OF SOUTH CAROLINA, County. I, Malel He West thereby certify unto all whom it may concern, that Mrs. Lela less did this day appear before me 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 persons 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 Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released. Representation of Dower, of, in or to, all and singular examined mentioned and released.	n, seal, and as act and deed, deliver the within written De	eed; and that he, with R. M. De Shays
THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWEL Reserved of County.	sworn, seal, and asact and deed, deliver the within written Description of the control of	eed; and thathe, with
THE STATE OF SOUTH CAROLINA, County. I, Malcel Howard A bereby certify unto all whom it may concern, that Mrs. The of the within named. In the of the of the within named. In the of the of the within named. In th	SWORN to before me, this 26th. y ofA. D. 1922	eed; and thathe, with
I, Malel Howeld Mrs. Lela Care the of the within named did this day appear before me de upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named theirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulate Premises within mentioned and released. Representation of the within mentioned and released. Representation of Dower, of, in or to, all and singulate Premises within mentioned and seal, this the season of the seaso	SWORN to before me, this 26th. y ofA. D. 1922	eed; and thathe, with
hereby certify unto all whom it may concern, that Mrs. Leclar Case fe of the within named	SWORN to before me, this	eed; and that he, with Ro. M. Des Shays witnessed the execution thereof. Maleel K. West
did this day appear before me 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 persons 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 Dower, of, in or to, all and singular expressions within mentioned and released. RIGHTEN under my hand and seal, this A. D. 19 22 Notary Public for South Carolina.	SWORN to before me, this	eed; and that he, with Ro. M. Des Shags witnessed the execution thereof. Maleel K. West,
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 persons 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 Dower, of, in or to, all and singular e Premises within mentioned and released. A. D. 19.24 You Make Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. Notary Public for South Carolina.	SWORN to before me, this 26th. y of May (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenvelle County. I, Malel Ka West	eed; and that he, with R. M. De Shags witnessed the execution thereof. Males Y. West, RENUNCIATION OF DOWER
persons whomsoever, renounce, release, and forever relinquish unto the within named Blewise Lis Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular expressions within mentioned and released. RIGHEN under my hand and seal, this Yof May A. D. 19.22 Notary Public for South Carolina.	SWORN to before me, this 2616 y of May A. D. 19-22 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, The state of South Carolina County. I, Makel H. West hereby certify unto all whom it may concern, that Mrs. Lela E	eed; and that he, with R. M. De Shags witnessed the execution thereof. Malel K. West, RENUNCIATION OF DOWER
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular expressions within mentioned and released. RICHEN under my hand and seal, this 26 th you A. D. 19.22 You Make Hers and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular expressions within mentioned and released. RICHEN Under my hand and seal, this 26 th Long Coase Notary Public for South Carolina.	SWORN to before me, this 26th. y of May A. D. 19.22 The STATE OF SOUTH CAROLINA, I, Makel K. West hereby certify unto all whom it may concern, that Mrs. Lesland fe of the within named.	eed; and that he, with R. M. De Shays witnessed the execution thereof. RENUNCIATION OF DOWER are did this day appear before m
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular expressions within mentioned and released. RIGNEN under my hand and seal, this 26 th	SWORN to before me, this 26th. y of A. D. 19.22 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenwelle County. I, Makel K. West hereby certify unto all whom it may concern, that Mrs. Lula & Ge of the within named dupon being privately and separately examined by me, did declare that she does from	eed; and thathe, with
Premises within mentioned and released. RIGNEN under my hand and seal, this 26 th. y of Malel H. West (L. S.) Notary Public for South Carolina.	SWORN to before me, this 26th. y of A. D. 19.22 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenwelle County. I, Male K. West thereby certify unto all whom it may concern, that Mrs. Lela & Green of the within named dupon being privately and separately examined by me, did declare that she does from persons whomsoever, renounce, release, and forever relinquish unto the within name	eed; and thathe, with
Wen under my hand and seal, this 26 th y of Malel Ha West (L. S.) Notary Public for South Carolina.	SWORN to before me, this 26th. y of A. D. 19.22 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenwelle County. I, Male K. West thereby certify unto all whom it may concern, that Mrs. Lela & Green of the within named dupon being privately and separately examined by me, did declare that she does from persons whomsoever, renounce, release, and forever relinquish unto the within name	eed; and thathe, with
	SWORN to before me, this	eed; and that he, with R. M. De Shayd witnessed the execution thereof. RENUNCIATION OF DOWEL are did this day appear before m eely, voluntarily and without any compulsion, dread or fear of any personned List
	SWORN to before me, this	eed; and that he, with R. M. De Shayd witnessed the execution thereof. RENUNCIATION OF DOWEL are did this day appear before m eely, voluntarily and without any compulsion, dread or fear of any personned List
	SWORN to before me, this	mitnessed the execution thereof. Malel YC. West, RENUNCIATION OF DOWER and this day appear before meely, voluntarily and without any compulsion, dread or fear of any personned List ate, and also all her right and claim of Dower, of, in or to, all and singula
	SWORN to before me, this	mitnessed the execution thereof. Malel YC. West, RENUNCIATION OF DOWER and this day appear before meely, voluntarily and without any compulsion, dread or fear of any personned List ate, and also all her right and claim of Dower, of, in or to, all and singula