PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Precents, that if.  It said mortgagor	TOGETHER with, all and singular, the Rights, Members, Hereditar taining.	ments and appartenances to the said fremoes seconding, or in any was increase of appart
the theory which and there steemed, all but simpould, the sails presents more the sails. All held the Collection of Administration and Administration and content, and the sails and content, and assigns the policy of the secretary Administration and content, and con	$\mathcal{L}_{\mathcal{L}}$	1
warrang and scenere defined, 10 best sequents, the soil precises can be sets. And I do not seem to the second of t		
The Action and Assam, and every person whenever brefully claiming, we no claim to sense, or any gard thereof.  And the and Northgases— serve. In insure the lorest and hardings on valid to it in some one first than Action for the sense of the sense insured the continuence of the sense insured of the sense insured to the sense of the sense insured from loss or compared to a substance of the sense insured from loss or compared to a substance of the sense insured from loss or compared to a substance of the sense insured from loss or compared to the sense of the sense insured from loss or compared to the sense of the sense insured from loss or compared to the sense of the sense insured from loss or compared to the sense of the sense insured to the sense of the sense insured to the sense of the sense insured to the sense of the sense of the sense insured to the sense of	to hereby bind	Heirs, Executors and Administrators
And the task Mericagor and Angus, and core person observations and the task Mericagor and Angus, and core person observations and the task Mericagor and Angus, and core person of the angustic and the second of the core of	<i>,</i> , , , , , , , , , , , , , , , , , ,	
And if a any time any part of acid doing or acid become and buildings on acid loc in a some net how than Intelligence of the RESSEAND Company or company o		
To the sanger the policy of intercents to the soft and congregate, and that in the corresponding to the policy of intercents to the all congregate, and that in the corresponding to the policy of the do so, then the acceptance may cause the same to be interested in the soft to the confidence of the treatment and exposes of such interested in the soft to the confidence of the treatment and exposes of such interested where this mentage, with interest.  And if at any time any yout of said dold, or interest furnom be past due and unguid.  And if at any time any yout of said dold, or interest furnom be past due and unguid.  And if at any time any yout of said dold, or interest furnom be past due and unguid.  And if at any time any yout of said dold, or interest furnom be past due and unguid.  And if at any time any yout of said dold, or interest furnom be past due and unguid.  And if a long time any yout of said dold, or interest furnom be past due and unguid.  And if a long time any yout of said dold, or interest furnom be past due and unguid.  And if a long time any yout of said dold, or interest furnom be past due and unguid.  And if a long time any yout of said dold, or interest furnom be past due.  Belley, Execution, Administrators or Assigns, and agree that any Julies of Julies of Interest to Continue from the any Julies of Interest to Continue from the Analysis of Interest and counts from the Analysis and without any	• • • • • • • • • • • • • • • • • • • •	
in, and saight the policy of insurance to the stall confequence, and that is the event that the mortgager stall at any time full to do an, then the an interpret may cauce the town to be insurance under that mortgage, with interest.  And if at any time any part of said shift, or interest thereon be yout doe and engold.  And if at any time any part of said shift, or interest thereon be yout doe and engold.  And if at any time any part of said shift, or interest thereon be yout doe and engold.  And if at any time any part of said shift, or interest thereon be yout doe and engold.  And if at any time any part of said shift, or interest thereon be yout doe and engold.  And if at any time any part of said shift, or interest thereon in the part of the shift of the par		
or the promism and expense of such insurance under this mortgage, with insurance and reimburns.  And if at any time any part of and abote, or interest thereon be pass due and unpaid.  And if at any time any part of and abote, or interest thereon be pass due and unpaid.  And if at any time any part of and abote, or interest thereon be pass due and unpaid.  Has, Exemptor, Administratoric or Assign, and agree that any lodge of if the above described permitted to and approach and agree that any lodge of it gridling the or precede thereof thereof there are also all controlled the above described the analysis of the above the results of the above the results and agree that any lodge of it gridling the or precede thereof the avoid the avoid of oldstains and old above the a		
And if at any time any pour of said dicts, or interest thereon be just dee and unpaid.  And if at any time any pour of said dicts, or interest thereon be just dee and unpaid.  And if at any time any pour of said dicts, or interest thereon be just dee and unpaid.  And if at any time any pour of said dicts, or interest thereon be just dee and unpaid.  And office and the said profits of the pour pour and office and the pour pour and dicts.  And office and and pour and and and track you or cause to be paid, unto the said mortgager.  And office and and pour and and track you or cause to be paid, unto the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the Present of the said mortgager.  AND IT IS AGREED, by and between the read circles.  In the year of our Lord hose thousand pine handred and the said mortgager.  AND IT IS AGREED, by a the between the said portion, that the said mortgager.  AND IT IS AGREED, by and between the read of the said mortgager.  AND IT IS AGREED, by and between the read of the said mortgager.  AND IT IS AGREED, by and between the said portion of the said mortgager.  AND IT IS AGREED, by and between the said the	$\rho$	. 0
And if at any time any part of and oblit, or interest thereins be past due and supplied.  And if at any time any part of and oblit, or interest thereins be past due and supplied.  And if at any time any part of and oblit, or interest thereins be past due and supplied.  Before Execution, the districtions of the districtions and confect and recent and problem in the passessine of soil promises and confect and recent and problem in the passessine of the parties and confect and recent and pasting more than the passes of the parties to these Process, there includes and confect and recent and pasting more than the pasting of the parties to these Process, there is allowed to account for applied more than the pasting of the parties to these Process, the pasting of the account of the pasting more than the pasting of the parties	nortgagee may cause the same to be insured in	name and reimburse
And if at any time any part of said debt, or interest thereon he post does not supplied.    The above described premises to roll mortulage		
remain and profits and State cases, at characters or storeway, appoints a received with authority to take personance or and primary to account on account		$\mathcal{L}$
he said mortgagor— do and shall well and traly pay or cause to be paid, until the said mortgagor— the min of momey atoresaid, with inverteence, if may be due, according or the true intered meaning of the said notes, then this deed of largen and said shall counts, determine and void; whereas to remain a life love and vitue and the untry mad void; whereas to remain a life box and parties, that the laid mortgagor— the hald and enjoy the sa remises until default of payment shall be made.  WITHERS ***PMS4** hand and real thin **30 H ** day of Mary in the year of our Lordon thousand rine hondred and ***LULLIFE FERLING** and in the one banded at ***LULLIFE FERLING** and in the one banded at ***LULLIFE FERLING** and in the one banded at ***LULLIFE FERLING** April 10 Hand 10 Han	Circuit Court of said State may, at chambers or otherwise, appoint a receive	ver with authority to take possession of said premises and collect said rents and profits,
thereon, if any be doe, according to the true better and ensoring of the said note, then this deed of largein and sale shall coase, determine, and be unterly not work; electronic constant in till necessary to the said; parties, that the said norranger.  AND IT IS AGREED, by and between the said; parties, that the said morranger.  AND IT IS AGREED, by and between the said; parties, that the said morranger.  AND IT IS AGREED, by and between the said; parties, that the said morranger.  AND IT IS AGREED, by and between the said; parties, that the said morranger.  AND IT IS AGREED, by and and said and said; this.  BY AND IT IS AGREED, by and between the said; parties, that the said morranger.  AND IT IS AGREED, by and be made.  MITTERS WILL be a place of the Sovereignty and Independence of the United States of America.  Signed, shade and Debrevel in the Processor of the Sovereignty and Independence of the United States of America.  Signed, shade and Debrevel in the Processor of the Sovereignty and Independence of the United States of America.  Signed, shade and Debrevel in the Processor of the Sovereignty and Independence of the United States of America.  Signed, shade and Debrevel in the Processor of the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  Greenville County.  J. B. MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATI OF SOUTH CAROLINA,  J. B. MORTGAGE OF REA	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	: and meaning of the parties to these Presents, that if
remises until default of payment shall be made.  WITNESS My hand and seal chis.  30 th day of May in the year of our Lord once thousand nine hendred and the Lucity feeth and in the part of our Lord once thousand nine hendred and the Lucity feeth and payment of the Sovereignty and Independence of the United States of America.  Signed, Spated and Deskered in the Presence of Hand Spate and Deskered in the Presence of Hand Spate and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  Signed, Spated and Deskered in the Presence of Hand Spate America.  MORTGAGE OF REAL ESTATU Mortage America.  MORTGAGE OF REAL ESTATU Am	hereon, if any be due, according to the true intent and meaning of the	aid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest said note, then this deed of bargain and sale shall cease, determine, and be utterly nul
witness Mey hand and seal, this 30 the day of May in the year of our Lord one thousand dice hundred and the least of our Lord one thousand dice hundred and the least of the Sovereignty and Independence of the United States of America.  Signed, Saled and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Saled and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Saled and Delivered in the Presence of the United States of America.  Signed, Saled and Delivered in the Presence of the United States of America.  Signed, Saled and Delivered in the Presence of the United States of America.  Signed, Saled and Delivered in the Presence of the United States of America.  MORTGAGE OF REAL ESTATION OF REAL ESTATION OF SOUTH CAROLINA, And as act and deed, deliver the within written Deed; and that he with the with the within and the within th	AND IT IS AGREED, by and between the said parties, that the said	1 mortgagor to hold and enjoy the said
in the year of our Lord one thousand since hundred and the Sovereignty and Independence of the United States of America.  Signed, Shaled and Delivered in the Presence of Frence of Cl. S.  (I. S. Cl. S. Cl. S. Cl. S. Cl. S. Cl. S. Cl. S. O. S. Cl. S. O. S. Cl.		
Supped. Shaled and Delivered in the Preservor of Figure 2 of the Soureriginary and Independence of the United States of America.  Supped. Shaled and Delivered in the Preservor of Figure 2 of the Sourier Supped.  (I. S. C. S. S. C. S. S. C. S. C. S.	WITNESS hand and seal this.	30 th: day of May
Signed, Stated and Delivered in the Presence of Analysis of the Analysis of the Within named.  (I. S. (I. S. (I. S. (I. S. (I. S. ))  MORTGAGE OF REAL ESTATI Greenville County.  Personally appeared before me And deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this.  J. M. Maller M. D. 192 4.  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I. J. Marching privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of crosses within mentioned and released.  GIVEN under my hand and seal, this appear before me their appearance 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 appears within mentioned and released.  GIVEN under my hand and seal, this you also seems within mentioned and released.  GIVEN under my hand and seal, this you also seems within mentioned and released.  GIVEN under my hand and seal, this you also seems within mentioned and released.  GIVEN under my hand and seal, this work and seal this search and seal this search and seal, this search and seal, this search and seal this search and seal, this search and seal the right and claim of Dower, of, in or to, all and singular appearance of the search and seal, this search and seal this search and seal the search and seal the right and claim of Dower, of, in or to, all and singular search and seal the search and s	0 1	
The state of south Carolina, act and deed, deliver the within written Deed; and that he saw the within named.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writenessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writnessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writnessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writnessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writnessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with writnessed the execution thereof.  SWORN to before me, this.  The state of south Carolina act and deed, deliver the within written Deed; and that he with managed.  The state of south Carolina act and deed, deliver the within named.  The state of south carolina act and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this.  The state of south Carolina.  The state of south Carolina act and castate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this.  Notary Public for South Carolina.	forthe leghth year of the Sovereignty	and Independence of the United States of America.
(I. S. (I	Signed, Scaled and Delivered in the Presence of	
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me   di made oath that be saw the within named   Low Louise The adolf of the within samed   A D. 192   HE STATE OF SOUTH CAROLINA, Greenville County.  II. SWORN to before me, this   Joint Mary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  II. South Carolina   HE STATE OF SOUTH CAROLINA, Greenville County.  II. Sheethy certify unto all whom it may concern, that Mrs.  fo of the within named.  did this day appear before me   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   sons 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   GIVEN under my band and seal, this   y of	L. D. Massingale,	Mrs. I lovide Meadors arnolla s
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  If B. Mansangale.  If made oath that he saw the within named.  July Journal Wallery  Mortgage of Real Estation of Dowers of the within maned.  July July July July July July July July	If a Macron	(L. S.
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  and made cath that the saw the within named.  John John Mary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I.  HE STATE OF SOUTH CAROLINA, Greenville County.  I.  Coreenville County.  I.  Coreenville County.  I.  HE STATE OF SOUTH CAROLINA, Greenville County.  I.  Coreenville County.  Core	,	
Greenville County.  Personally appeared before me.  J. B. Marsing ale  and made oath that the saw the within named.  J. J	· · · · · · · · · · · · · · · · · · ·	
Personally appeared before me	· }	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and that he with  SWORN to before me, this.  3.4.  A. D. 192  A. D. 192  The STATE OF SOUTH CAROLINA, Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  ife of the within named 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 of errors 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 the premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 192  Notary Public for South Carolina.		A thu
act and deed, deliver the within written Deed; and that he with  SWORN to before me, this.  3.4.  A. D. 192  A. D. 192  The STATE OF SOUTH CAROLINA, Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  ife of the within named 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 of errors 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 the premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 192  Notary Public for South Carolina.	Personally appeared before me.	D. Massing all
act and deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this South A. D. 192 4.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  iffe of the within named.  If the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the premises within mentioned 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 premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  (I. S.)  Notary Public for South Carolina.		0
act and deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this South A. D. 192 4.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I,  o hereby certify unto all whom it may concern, that Mrs.  iffe of the within named.  If the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the premises within mentioned 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 premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  (I. S.)  Notary Public for South Carolina.	Mrs. Florida	Mendown anold
SWORN to before me, this.  3.4. A. D. 192 4.  Ay of May A. D. 192 4.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I,	n	
SWORN to before me, this 30 th.  ay of Magg A. D. 192 4.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I,	ign, seal, and as LUL act and deed, deliver the within	in written Deed; and thathe with
SWORN to before me, this	<u> </u>	afters witnessed the execution thereof.
A. D. 192 4.  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I,  chereby certify unto all whom it may concern, that Mrs.  ife of the within named.  iff of the within name	2 11 +6	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	ay of A. D. 192 4	7 B maria
Greenville County.  I,	Notary Public for South Carolina.	the distribution of the desired
Greenville County.  I,	WIR CHATE OF COUTH CAROLINA )	PENINCIATION OF DOWER
I,	<b>}</b>	RENONCIATION OF BOWER
did this day appear before me du 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 of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me declared and separately examined by me, did this day appear before me declared and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me declared and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me declared and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compu	1	
did this day appear before me 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 of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me did upon being privately and separately examined by me, did this day appear before me did upon being privately and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me did upon being privately and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me did upon being privately and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me did upon being privately and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did declare that she does freely, voluntarily and without any compulsi	Landa and the same of the same	
the 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 of the serious 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 te premises within mentioned and released.  GIVEN under my hand and seal, this	ife of the within named	
	d upon being privately and separately examined by me, did declare that	,
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.  GIVEN under my hand and seal, this		named
given within mentioned and released.  Given under my hand and seal, this	rsons whomsoever, renounce, release and forever relinquish unto the within	
GIVEN under my hand and seal, this	ersons whomsoever, renounce, release and forever relinquish unto the within	· · · · · · · · · · · · · · · · · · ·
A. D. 192 \\	ersons whomsoever, renounce, release and forever relinquish unto the within  Heirs and Assigns, all her intere	· · · · · · · · · · · · · · · · · · ·
Notary Public for South Carolina.	Heirs and Assigns, all her interese premises within mentioned and released.	· · · · · · · · · · · · · · · · · · ·
	Heirs and Assigns, all her interest premises within mentioned and released.  GIVEN under my hand and seal, this	,
Recorded May 30th 100 4	Heirs and Assigns, all her interest premises within mentioned and released.  GIVEN under my hand and seal, this	,
	Heirs and Assigns, all her interest premises within mentioned and released.  GIVEN under my hand and seal, this	est and estate, and also all her right and claim of Dower, of, in or to, all and singular
	Heirs and Assigns, all her interese premises within mentioned and released.  GIVEN under my hand and seal, this	est and estate, and also all her right and claim of Dower, of, in or to, all and singular

and the second s