Premises until default of payment shall be made. WITNESS My hand and seal, this 29 th day of April in the year of our Lord nineteen hundred and thirty and in the one hundred and profity min year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Milbury Arcks (L. S (L. S THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that he saw the within named.	TOGETHER with all and singular, the rights, members, hereditaments and appurte	
to warrant and former defend all and simple the and presents must be used. **Proceedings** **Process** **P	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said.	Wilmington Davings and
to warrant and former defend all and simple the and presents must be used. **Proceedings** **Process** **P	Trust Company, its Successor	heirs and assigns, forever, And
to exercise and furnees defined all antiques for the sill provides rote the soil. Method and singless, administrations and antiques, from and agreem. The sill of the sill restrictions and singless, administrations are all antiques. And the soil restriction. And the soil restriction. And the soil restriction. Distance is not account or conduction and the sill are more the soil and properly in some bound. Them has no data good by the properly of the sound to the sill are more the soil of the sill are sill as only the sound to the sill are more the soil of the society. Distance is no account or conduction and despetits about the sill and configured. And if a say there are for sill delay, we interest of the mergapy, with interest. And if a say there are the sill surranges. And if a say there are the sill surranges. And if a say there are not interested. And if a say there are the sill surranges. And the proximin and executes of rach delay, we interest derives, by your as receiver, either survival as possible and account of the sill surranges. And if a say there are the sill surranges. And if a say there are the sill surranges. And if a say there are the sill surranges. And the sill surranges is considered to the sill surranges of the surranges; without stability to receive the sill surranges. And if a say there are sill surranges. And the sill surranges of the sill surranges. And the sill surrange of the sill surranges. And the sill surranges	de James hind My Self	, must being preparations and administrators
places, and internal content of the	do hereby billid	Cilono in atom Saulin and administrators
And the noil morninghose agreement of the control o	to warrant and forever defend all and singular the said premises unto the said	and surveys all
And the said mortespare — agree — to image the besse and buildings on total but in a sum one has than the companion of the product of the product of the section of the sec	// V	
Deltar, in a conserve or competite estimatory to the moreover, and loop the same interest from Dos or during the policy of increases to the antiferrory, and that in the event that the moreover, while any time fall to also us, then the same recommendation of the promition and exposure of mort increases under this managene, while interest. And if at any time any post of said dots, or interest through be and unpublic. And if at any time any post of said dots, or interest through be and unpublic. And if at any time any post of said dots, or interest through be and unpublic. And if at any time any post of said dots, or interest through be and unpublic. And if at any time any post of said dots, or interest through the said unpublic. And if at any time any post of said dots, or interest through the said unpublic. And the said moreograph of the Creek of the said unpublic to the said unpublication or actions, and agree. One troy public of the Creek of the said or interest through the said unpublication of the said uncertainty or cleaned. And DIT IS ANDROOD, by and between the said agration, that the said more post or said promises and dot extend the through the said under t	heirs, executors, administrators and assigns and every person whomsoever lawfully claim	ning or to claim/the same or any part thereof.
age by fire, and satisfy the policy of incurance to the said morrangee	And the said mortgagor agree to insure the house and buildings on said	l lot in a sum not less than
included the premium and expense of mech insurance under this managage, with interest. And if at any time any part of said dute, or interest thereon, be gast in our mid regulat. Managages		nanies satisfactory to the mortgagee and keep the same insured from loss or dam-
for the premium and exposus of sects increases water this routings, with interest. And it at any time any part on and dett, or interest thereon be past due and impair. And it at any time any part on and dett, or interest thereon be past due and impair. And it at any time any part on and dett, or interest thereon be past due and impair. And it at any time any part on and dett, or interest thereon be past due and maning at the premise and and premise, and ordinate and execute the any part of the tors and the analysis of the and any part of the part o	age by fire, and assign the policy of insurance to the said mortgagee, and that in	the event that the mortgagor, shall at any time fail to do so, then the said
And if a new fine as pg arm of said dails, or interest thereon, he past the and regular. And if a new fine as pg arm of said dails, or interest thereon, he past the and regular above described wreatons to said correlages. And an army and content of the Circ. Course of and State and specification or subject that any fudge of the Circ. Course of any State of State and an army in chandres or subservine, appoint a receiver, with authority to take presented or dail greaters and collect said cross and profes, applying of an army and the chandres of the parties of part	mortgagee may cause the same to be insured in	name and reimburse
And if a new fine as pg arm of said dails, or interest thereon, he past the and regular. And if a new fine as pg arm of said dails, or interest thereon, he past the and regular above described wreatons to said correlages. And an army and content of the Circ. Course of and State and specification or subject that any fudge of the Circ. Course of any State of State and an army in chandres or subservine, appoint a receiver, with authority to take presented or dail greaters and collect said cross and profes, applying of an army and the chandres of the parties of part		
above-described premises to tail mortanges. A proper a receiver, with authority to take possessions, administrators or assigns, and agree. That any fudge of the Circumstant of all Seas (may, at classices) and a collect solid received and proceeds therefore (miles paying each of collection), you pan said deals, interest, act or expressly subted liability to account for assistant produceds. PROVIDED, ALWAYS, NEVERTHELESS, and is is the true interest and meetings of the parties to these Provents, that if a sid mortgager. In our deal well of two pays or cruse to be gain on the said mortgager. In our deals well well not two pays or cruse to be gain on the said mortgager. In the day of the receiver of the parties of hought and side that crass, determine and be unterly mile and void, otherwise crossis in full force and vietue. AND IT BACKEED, by such between the said parties, that the said mortgager. AND IT BACKEED, by such between the said parties, that the said mortgager. AND IT BACKEED, by such between the said scale, this is the year of our Lerd classices ministered and scale, this is the year of our Lerd classices ministered and scale, this is the year of our Lerd classices ministered and scale. Signal, Seeder and Deliveral by the Degenes of Market and Deliveral by the part of the State State of America. Signal State and Deliveral by the Degenes of Market and Deliveral by the Degenes of Degenes of the State State of America. Market and and Deliveral by the Degenes of Market and Deliveral by the State St		
Court of said State may, at chandres or otherwise, applied a receiver, with authority to take possession of aid premises and collect said reas and profes, applied a proceed more than the received theoretical (called possession), upon said dick, interes, out or expresses; without liability to account its neighbour more than the rests and ground controlly collected. PROVIDIDID, ALWAYS INFORMENTIALESS, and it is the true latest and manning of the parties to these Possess, that if and an expression of the receiver and that the parties and manning of the parties to these Possess, that if and an extraction of the receiver and the said notes, the said more parties to these Possess, that if an expression and the said state of the said notes, then this deed of largeles and said elast cease, determine and to said; all and accesses and the said of parties, that the said more gaper. AND IT IS AGREED, to an between the said parties, that the said more gaper. AND IT IS AGREED, to an between the said parties, that the said more gaper. AND IT IS AGREED, to an between the said parties, that the said more gaper. AND IT IS AGREED, the made and scale, this, and in the one hundred and forty the said received the transparence of the United States of Associate. THE STATE OF SOUTH CAROLINA. Greenville County. PRESONALLY appeared before me and doed, deliver the within written Deed, and that he, with a said and called the said and cole, deliver the within written Deed, and that he, within the said made and that he within the said and cole, deliver the within written Deed, and that he, without any competition, dread or execution thereof. THE STATE OF SOUTH CAROLINA. Greenville County. AND	And if at any time any part of said debt, or interest thereon, be past due and un	hereby assign the rents and profits of the
THE STATE OF SOUTH CARGINA. SERVINDS ALVESTED by and between the said protice, there is no the cross and grow many realized to the true interes and meaning of the parties in these years, about it is not a four pays or cases to be paid more the said menagence. The debt or some of most particular, with anceses thereon, if any other mentals in until force and victure. AND IT IS AGREED, by and between the said parties, that the said mentagence. The parties in the first debt of payment shall be made. NOTINESS. Held, and, and seal, this and, and seal, this and in the case debtraine and the unterly mill and void, otherwise remains in out force and victure. AND IT IS AGREED, by and between the said parties, that the said mentagence. The most would default of payment shall be made. WITHERSS. Held, and, and seal, this and, and seal, this and in the case debtraine and be unterly mill and void, otherwise mythous contributions of the United States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the Payment of the States of America. Signed, States and Delivered in the States of America. Signed, States and Delivere	above-described premises to said mortgagee, or	neirs, executors, administrators or assigns, and agree that any Judge of the Circuit
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and notating of the parties to these Presents, that is and mortagery — to and shall well and truly key or cause to be poil with the other and the true intent and meaning of the said more, then this door are not not yet forward, with interest thereon, if any the asserting to the time intent and meaning of the said more, then this dood of baryain and sole shall case, determine and be utterly null and void, otherwise contain in that force and virtue. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said parties, that the said meregager. AND IT IS AGREED, by and between the said parties, that the said meregager. AND IT IS AGREED, by and between the said parties, that the said meregager. AND IT IS AGREED, by and between the said parties, that the said meregager. AND IT IS AGREED, by and between the said parties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said meregager. AND IT IS AGREED, by and between the said arties, that the said interest meregager. AND IT IS AGREED, by and between the said arties, that the said interest meregager. AND IT IS AGREED, by and between the said arties, and alto all the said arties, that the said arties, voluntarily and without any computation, draw of rear of any person or percenter, many and and said this day appear before result you for the willish mentioned and released. CHARLES AGREED, AND IS		
PROVIDED, ALWAYI, REVERTIBLESS, and is he true intert and meaning of the parties to these. Presents, that if and meaning of the arise to the parties to the present of the control and meaning of the said more then this deed of largein and sale shall cause, determine and be utterly null and void, otherwise could in that force and viruse. AND IT SAGREED, by and between the raid gasties, that the said more and the utterly null and void, otherwise could in that force and viruse. WITNESS. When and and seed, this and seed, this and in the our budget and in the our budget and cripty the array war of the Independence of the United States of Austria. Signal, Soeled and Delivered in the Presence of William Affects and Delivered in the Presence of William Affects and Delivered in the Presence of William Affects. WITNESS TATE OF SOUTH CAROLINA, Creenville County. PRESONALLY appeared before me and made cart that he saw the within named. WITNESS AND THE STATE OF SOUTH CAROLINA, Creenville County. WITNESS AND		ost or expenses; without liability to account for anything more than the rents and profi
said morragent— do and shall well and truly pay or cause to be paid unor the soid morragene— the light or sum of money storward, with interest thereon, it are the soid soorcement for the process and decide to true invent and receasing oi the said sootc, then this deed of bargain and sub-shall cease, determine and the untrely mall and veril, otherwise remain in tall force and virun. AAD IT IS AGNETO, by and between the said parties, that the said morragene— the process and decide the process and decide the process and street of process and street of process and street of process and decide the process and street of any process and street of process and street of any pr		ning of the parties to these Presents that if
doe seconting to the tree linear and meaning of the said note then fine died of bargain and sale shall cease, determine and he utterly not! and void, otherwise remain in rial force and virtum. AND IT IS AGREED, by and between the said parties, that the said morrgager		
AND IT IS AGREED, by and between the said parties, that the said morrgagor AND IT IS AGREED, by and between the said parties, that the said morrgagor Promises until default of payment shall be mode. WITNESS MAY hand, and seal, this If I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and I was a said in the one hundred and in the one hundred and I was a said in the one hundred and was a said in the sai		
Premises stall default of payment shall be made. WITMESS. May hand and seal this and seal this and in the one hundred and April 2014. Any of the Premises of the Independence of the United States of America. Signed Scaled and Delivering in the Premise of Wellburn. About 1.1. William, About 1.1. THE STATE OF SOUTH CAROLINA, Creenville Commity. PERSONALLY appeared infore one and made oath that he saw the within named. SWORN to before no, this and saw as a seal and deed, deliver the within written Deed; and that he execution thereof. SWORN to before no, this and About 1.1. THE STATE OF SOUTH CAROLINA, Creenville Commity. THE STATE OF		
Premises will definite of proposent shall be made. WITNESS THE STATE OF SOUTH CAROLINA, Green'the Country PERSONALLY appeared before me. and made can't has the saw the within numered. Signed, seals and before me, this day appeared before me. And made can't has the saw the within numered. SINCE STATE OF SOUTH CAROLINA, Green'the Country PERSONALLY appeared before me. And made can't has the saw the within numered. SINCE STATE OF SOUTH CAROLINA, Green'the Country PERSONALLY appeared before me. And made can't has the saw the within numered. Joe M. Built. SINCE STATE OF SOUTH CAROLINA, Green'the within toward. SINCE STATE OF SOUTH CAROLINA, Green'the Country THE STATE OF SOUTH CAROLINA, I GREEN'THE STATE OF SOUTH CAROLINA, I GREEN'THE COUNTRY ON CARLY Public for South Carolina THE STATE OF SOUTH CAROLINA, I GREEN'THE STATE OF SOUTH CAROLINA, I GREEN'THE COUNTRY OF THE STATE OF SOUTH CAROLINA, I GREEN'THE STATE OF SOUTH CAROLINA, I GREEN'THE COUNTRY OF THE STATE OF SOUTH CAROLINA, I GREEN'THE STATE OF SOUTH CAROLINA, I GREEN'THE COUNTRY OF THE STATE OF SOUTH CAROLINA, I GREEN'THE STATE OF S	AND IT IS AGREED, by and between the said parties, that the said mortgagor.	to hold and enjoy the sa
in the year of our Lord undered and Alexandry and in the one boundred and Angley Warred the Independence of the United States of America. Signed, Scaled and Delivered in the Programs of Wildham Africa. Signed, Scaled and Delivered in the Programs of America. Signed, Scaled and Delivered in the Programs of America. Cit. 5 THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. And made cath thathe saw the within named. And made cath thathe saw the within named. SWORN to before me, this. day of America. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. THE STATE OF SOUTH CAROLINA, Creenville County. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. Will also the within named. THE STATE OF SOUTH CAROLINA, Creenville County. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named. A D 19.346 A D	Premises until default of payment shall be made.	
in the year of our Lord undered and Alexandry and in the one boundred and Angley Warred the Independence of the United States of America. Signed, Scaled and Delivered in the Programs of Wildham Africa. Signed, Scaled and Delivered in the Programs of America. Signed, Scaled and Delivered in the Programs of America. Cit. 5 THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. And made cath thathe saw the within named. And made cath thathe saw the within named. SWORN to before me, this. day of America. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. THE STATE OF SOUTH CAROLINA, Creenville County. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. A DECEDITION OF DOWN (SWORN to before me, this.) A DECEDITION OF SOUTH CAROLINA, Creenville County. Will also the within named. THE STATE OF SOUTH CAROLINA, Creenville County. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named of the within named. Will make the within named. A D 19.346 A D	WITNESS Muy hand and seal, this	29th day of april
Signed, Sealed and Deliverse in the Forgenees of Multiple States of America. Signed, Sealed and Deliverse in the Forgenees of Multiple States of America. (L. S. Mary M. Asst. (L. S. M. M. S.	in the year of our Lord nineteen hundred and Thistan - QUI	and in the one hundred and Al Aty Time
Signed, Sealed and Delivered in the Presence of William Andread (1. S. Mary M. Rast.) THE STATE OF SOUTH CAROLINA, Creenville County, PERSONALLY appeared before me and unade onto that he saw the within named. SWORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, this 4 years of the execution thereof. WORN to before me, this 2 9 th North Carolina (1. S. WORN to before me, with mentioned and released. GIVEN under my band and seal, this 2 4 th North Carolina (1. S. WORN to before my band and seal, this 2 4 th North Carolina (1. S. WORN to before my band and seal, this 2 4 th North Carolina (1. S. WORN to before my band and seal, this 2 4 th North Carolina (1. S. WORN to before my band and seal, this 2 4 th North Carolina (1. S. WORN to before me and the world to the carolina (1. S. WORN to before my band and seal, this 3 the part of		
THE STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. and nude onth thathe saw the within named	· · · · · · · · · · · · · · · · · · ·	
THE STATE OF SOUTH CAROLINA, Oreenville County. PURSONALLY appeared before me. and made cath thathe saw the within named		Joe H. Britt
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that		\mathcal{U}
THE STATE OF SOUTH CAROLINA, Greenville County. PRESONALLY appeared before me Allburn Sticks. and made onth that he saw the within named. Sign, seal, and as has have a feel deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this has have a feel deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this has have a feel deliver the within written Deed; and that he, with he within same of the execution thereof. SWORN to before me, this has have a feel of the within the county. THE STATE OF SOUTH CAROLINA, Greenville County. I. May May May a feel of the within named. The strate of south Carolina British and without any compulsion, dread or fear of any person or person withoutsoever, renounce, release, and forever relinquish unto the within named. Within mentioned and released. GIVEN under my hand and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within named and seal, this. The strate of the within the within the strate, and also all the right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. The strate of the within the within the strate, and also all the right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. The strate of the within	oracy /// Class	(Ц, \$
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made outh that he saw the within named. July Joint Joi		(L. S
PERSONALLY appeared before me. and made oath thathe saw the within named		(L. S
sign, seal, and as. No. act and deed, deliver the within written Deed; and that he, with May, M. Past Witnessed the execution thereof. SWORN to before me, this ay of Aria Montary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, May M. Greenville County. I, May M. Greenville County. Wife of the within named Jole N. Butt declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Wilmandton Delay Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my band and seal, this 1946 And Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my band and seal, this 1946 And 1936 A	$\bigcap \mathcal{M} \circ \mathcal{A}$	bur Hicko
sign, seal, and as	and made oath thathe saw the within named	,
May of Aris A Dio Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. May May of Aris May of Aris May of County. The state of the within named. Will on 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 whomsoever, renounce, release, and forever relinquish unto the within named. Will may are and Assigns, all her interest and estate, and also all the right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this A. D. 19.36	J.o.	e II. Brith
May May Mast witnessed the execution thereof. SWORN to before me, this. day of April April April April Motary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. May May May May May May May Concern, that Mrs. Laura B. Britt. did this day appear before nand 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilmangton Baurags and Invigint and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. A D 19.36 Laura B. Britt May May Public for South Carolina I. Laura B. Britt May Motary Public for South Carolina II. Laura B. Britt May Notary Public for South Carolina		ton Dood and that he with
SWORN to before me, this day of URSIN A Date of Market Motary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. May Motary Public for South Mrs. Lawa B Britt did this day appear before me and upon being privately and deparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Wilming aton Bawings and Lawa Book Township and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Wilming aton Bawings and Lawa Book Britts Within mentioned and released. GIVEN under my hand and seal, this. day of April Assigns, all her interest and estate, and also all ha right and claim of Dower, of, in or to, all shall singular the Premi within mentioned and released. A. D. 19.366 Lawa B. Britt May Motary Public for South Carolina (L. R.) Notary Public for South Carolina	60	
day of April April (SNA) THE STATE OF SOUTH CAROLINA, Greenville County. I, May M. Bast B. Baitt did this day appear before n 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilming and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this 29th 30 May 10 M		witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I, May M. Bast. do hereby certify unto all whom it may concern, that Mrs. Laura B. Britt. wife of the within named. wife of the within named. Wilman growth of ore 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilman growth and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. 11 Jan 1936 A. D. 1936 May M. Rant. Notary Public for South Carolina	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County. I, May M. Renunciation of Dowe Greenville County. I, May M. Renunciation of Dowe Greenville County. Wife of the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within name	day of Upril A Dio 3 to 5	· J. Wilbur Nicks
THE STATE OF SOUTH CAROLINA, Greenville County. I, May M. Bart do hereby certify unto all whom it may concern, that Mrs. Sama B. Britt did this day appear before mand 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilmangton Bawings and State, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. And 19.36 And 19.36 May of April And And South Carolina Whotary Public for South Carolina	Marie M. Rapt	
Greenville County. I, May M. Past. do hereby certify unto all whom it may concern, that Mrs. Lawa B. Britt. did this day appear before read 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilming alan Sawings and Suret Company, its Heige, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this and the right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. Notary Public for South Carolina	Notary Public for South Carolina	
Greenville County. I, May M. Past. do hereby certify unto all whom it may concern, that Mrs. Lawa B. Britt. did this day appear before read 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilmington Bayington Heine, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this day of April A. D. 19.36 May M. Past. Notary Public for South Carolina	Wa .	
I, May M. Aart do hereby certify unto all whom it may concern, that Mrs. Laura B. Britt wife of the within named De N. Britt 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilming, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this. day of April A. D. 19.3.6 May M. Aart Notary Public for South Carolina		RENUNCIATION OF DOWE
do hereby certify unto all whom it may concern, that Mrs. Laura Barith wife of the within named De D. Brith 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 whomsoever, renounce, release, and forever relinquish unto the within named. Within a day of April A. D. 19.3.6 May of April A. D. 19.3.6 Notary Public for South Carolina Midd this day appear before reand without any compulsion, dread or fear of any person or person without any compulsion, dread or fear of any person or person without any compulsion, dread or fear of any person or person without any compulsion, dread or fear of any person or person without any compulsion, dread or fear of any person or person without any compulsion, dread or fear of any person or person dreads and upon the person of person dreads and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and without any compulsion, dread or fear of any person or person dreads and upon being privately and upon bein		
wife of the within named. Joe D. Butt 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 whomsoever, renounce, release, and forever relinquish unto the within named. Wilming and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this. day of April Notary Public for South Carolina did this day appear before reand under the premi without any compulsion, dread or fear of any person or person or person or person declared to the property of the pro	A	3 B 1 L
whomsoever, renounce, release, and forever relinquish unto the within named. Wilming and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this day of April Assigns, A. D. 19.3.6 Notary Public for South Carolina Michael Street, voluntarily and without any compulsion, dread or fear of any person or p	do hereby certify unto all whom it may concern, that Mrs	
whomsoever, renounce, release, and forever relinquish unto the within named. Wilmington Dawings and Trust Company, its Heirs, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this. day of April A. D. 19.36 Many M. Raet (L. 18) Notary Public for South Carolina		
Milmington Savings and Suit Company, its His, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this day of April Notary Public for South Carolina A. D. 19.3.6 Laura B. Britt Notary Public for South Carolina	and upon being privately and separately examined by me, did declare that she does free!	ly, voluntarily and without any compulsion, dread or fear of any person or person
Hiss, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this 29 H	whomsoever, renounce, release, and forever relinquish unto the within named	
Hoss, and Assigns, all her interest and estate, and also all he right and claim of Dower, of, in or to, all and singular the Premi within mentioned and released. GIVEN under my hand and seal, this 29 H	Wilmin aton Savinasian	I Trust Company, its
within mentioned and released. GIVEN under my hand and seal, this 29th 36 Laura B. Bitt May M. Aact (L. S. Notary Public for South Carolina	//	
GIVEN under my hand and seal, this 29# Laura B, Bitt May M. Ract (L. S.) Notary Public for South Carolina	ter of 4 distance	
	within mentioned and released.	
	GIVEN under my hand and seal, this	L BB'H
	day of upril , A. D. 19.36	Laura 13, sun
	Mary M. Ract (L.)	
	Notary Public for South Carolina	
	//	
	ν	