PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if W9 the said mortgage the daily or sam of money aforesaid, with interest thereon, if any to doe, according to the trees intent and meaning as the paid must the said mortgage the daily or sam of money aforesaid, with interest thereon, if any to doe, according to the trees intent and meaning as the paid must be the said present and said and case determines. But it is the said present the said parties that said mortgaged. EVE to hold and enjoy the said Premises until default of payment shall be made and on the control of the said mortgaged. EVE to hold and enjoy the said Premises until default of payment shall be made as of our Lord one thousand, nine hondred and Bhirty-seven and in the one hundred a Staty-seven and in the one hundred a Staty-seven said in the presence of Staty-seven and in the one hundred a Signed, sealed and dolivered in the presence of Staty-seven and in the presence of Staty Hammond Staty-seven Staty-seven Staty-seven It. Staty-seven Staty Hammond	.K.E.M.—Z-a	
TOCKTHER with all and shepsler the lights, Members, introditionates and Appurtnessnees to the oxid Promine belonging, or in service inclosed or apparentially TO HAVE AND TO HOLD all and singular the said Promine the said Promine mass at the said Promine many and the said Analysis foreyer. And WE do brokey being		
TOGETHER with all and singular the Eights, Members, Heredinament and Apputements to the and Premises belonging, or is anywise incident or apportunits to TORNED AND TO HOLD all and singular the said Fremises used to the said.  JORAGEA D. Webster, her  Its and Arsigns feverer. And T. 9.  Its and Arsigns feverer. And The Arsigns feverer. And the same or any part thereof.  And the said mortgage agree In the same of Willing on said for in a sum as hen than X.  Its assessment from to one or cannege by fire, and satisfy the poly of feverence to the said mortgage and the arrangement of the same of t		
TOGETHER with all and singular the Rights, Members, Revolutaments and Appartnessees to the sold Promises belonging, or in anywers incident on apportunity to BAYE AND TO ROLD all sed singular the said Premises unto the said and sold and singular the said Premises unto the said.  Send Antigan forewer. And		
TOURTHEE with all and singular the Rights, Members, Revolutements and Apparturements to the said Promises biologists, or in anywors includes or appearation TO NAVIS AND TO ROLL all and singular the said Promises unto the said		. <del></del>
TOGRTHER with all and singular the Rights, Members, Harstinsments and Appartmenests to the said Premises belonging, or in service incident or apparatum TO HAVE AND TO HOLD all and chegater the said Premises and the said.  It is and Ansigns forever. Act		
TOGETHER with all and singular the Felicia, Members, Nerodicenness and Aprumentance to the said Precision units the said precision unto the said and Aprumentance to the said D. Wobster, her.  Its and Assigns fractor. And. NE		
TOGETHER with all and singular the Felicia, Members, Nerodicenness and Aprumentance to the said Precision units the said precision unto the said and Aprumentance to the said D. Wobster, her.  Its and Assigns fractor. And. NE	<u></u>	
TO HAVE AND TO ROLD all and singular the said Premises unto the said.  JORAGINE B. WORSTER L. Receives and Administrators to warrant as rever defend all and singular the said Premises unto the said.  JORAGINE B. M. WORSTER, New and against CHYSGLYOS. AND OUT.  J. Heirs, Executors, Administrators and Assigns and very prema whemseever levelably chincing or so dain the same or any part thread.  And the said metragen		
the and Assigns forever. And. WE do hereby bind. OUISELVES ENG. OUI Holes, Excentres and Administrators to warrant as rever defend all and singular the said Feoritees unto the said. JOSSIC. D. KORLEY, DOE:  Live Executors, Administrators and Assigns and every persons whomsover havelity delating or to child the same or any part thereog.  And the said savetgenger. agree. to insure the boson and buildings on said lot in a sum not less than.  Dallar, in a company or companies administratory to the mortgages,—and keep the san mared from loss or damage by tire, and assign the pully of insurances to the soft damages,—and have property the mortgages,—and keep the san mared from loss or damage by tire, and assign the pully of insurances to the soft damages,—and have place and the common and expense on the insurance and the mortgages,—that is not transpase,—while a say if it is do so then the said meritages.  And it is any time say part of and date, or interest thereon, to past due and unpade. We have deem to make the said meritages.  And it is any time say part of and date or interest thereon, to past due and unpade. We have deem to make the said meritages.  And it is any time say part of and date may, at chambers or cherwise, appoint a review, with auditority to this personation of an expense of the climation of the said and the said meritages.  FROVIDED ALWAYS, nevertheless, and that it is the true intent and meritages.  The ALYESTOP by and the said meritages.  AND IT IS ALYESTOP by and the said meritages.  AND IT IS ALYESTOP by and the said meritages.  AND IT IS ALYESTOP by and the said and the s		
the and Ansigns forever. And. W2	<u>,                                     </u>	
Heirs and Assigns, from and against		_
Like is and Ansigns, from and against. OUTSELVES. ENG. OUT  lets, Excensors, Administrature and Ansigns and every person whomesever hardily claiming or to claim the state or any part thereof.  And the said mortgager. Agree. to instree the home and buildings on said lot in a sum not loss than.  **No little of the said mortgager. The policy of insurances to the said mortgages. In the mortgager. All keep the said mortgages. The policy of insurances to the said mortgages. In the mortgager. All keep the said mortgages. The said profits of the mortgager with interest.  And if a law y time any pour of said deld, or binease the same to be insured in X		
Hein and Antigns, from and against. CURSOLVES and OUF  in, Executors, Administrators and Assigns and every person whomeseever lawfully clining or to chism the same or any part threwoof.  And the said mortgager. Agree to Instruce the boson and beld in a sum on less than.  L. Dublars, in a contrary or companies statisticatory is the mortgager. And loop the same from inse or damage by fire, and assign the policy of instances to the said mortgager. And that in the event that the two tenters, which is also of the said contragered. The policy of instances to the said mortgager, and that in the event that the two tenters.  And if at any time any part of raid diskt, or intravel theorem, by spaid due and unpaid. We hereby assign the event and profits of the show describ and if any time any part of raid diskt, or intravels thereon, by spaid due and unpaid. We hereby assign the event and profits of the show describ and any Judge of the Ciproll Court of raid State may, at chandron or otherwise, appoint a receiver, with anythority to take persected on a far any Judge of the Ciproll Court of said State may, at chandron or otherwise, appoint a receiver, with anythority to take persected and residual received anything more than the raids and profits aroundly collecting, court for anything more than the raids and profit aroundly collecting, court for anything more than the raids and profit aroundly collecting, court for anything more than the raids and profit aroundly collecting, court for anything more than the raids and profits aroundly collecting, court of anything more than the raids and profits around a profit aroundly collecting, court of the persect that it is a set of any time any time of the set of any time and the raid aroundly collecting, court of the persect that the mortgage.  AND IT IS AGREED by and between the said partice that an invaragence. State of the persect that the profits of the persect that the persect that the persect of the persect that the persect that the persect that the persect that the persect th		
time, Exceptors, Administrators and Analgon and every person whomsever havefully cidenting or to chiss the same or any part thereof.  And the said mortgager agree to insure the house and buildings on said lot in a sum not less than  Dellars, in a company or companies entitlatority to the mortgages and keep the same used from less or damage by dee, and assign the policy of insurance to the said mortgages and that in the event that the mortgages and all at any circle the contract, we may come the cannot not be insured in a contract of the contract of the contract of the contract of the contract. And if a any time used present of the contract, the past does not upsted We hereby assign the rents and profits of the above describments to east mortgages The contract of the above describments to east mortgages The contract of the c		_
And the said neetgager agreed to instruct the house and buildings on said it in a sum not less than X  Dollars, in a company or companies radiatatory to the meritages and keep the said surface of the meritages and keep the said surface of the meritages The problem of the meritages The said and the problem of the meritages And it is any time and correspon of the meritages X. Got it and the said surface of the meritages, with interest.  And if a any time any parts of said debt, or interest thereon, he past due and unputid We hereby satign the rents and proble of the allows describ mines to said mortages and the city of the City		
Dollars, in a company or companies satisfactory to the mortgaeges, and keep the san mort from loss or chamage by fire, and anisyn the policy of hourance to the said mortgaeges, and that in the event that the mortgaeges, and the said mortgaeges of such interaction under this mortgae, with interest and aspense of such interaction under this mortgaege, with interest.  And if at any time are part of end delt, in interest thereon, be past due and suppaid, NC, hereby assign the rents and predits of the above describ misses to said mortgaeges.  In Part Heins, Executors, Administrator or Assigns, and age and the said suppared to the control of the said suppared to the said mortgaeges.  In Part Heins, Executors, Administrator or Assigns, and age and the said suppared to the said mortgaeges and the said suppared to the said mortgaeges and said said and said promises a less said said said and said promises and the said said said said said said promises and the said said promises and the said mortgaeges.  PROVIDED ALWAYS, correlables, and that it is the true shound and motioning of the parties to these Presents, that if ***C.**. the said mortgaeges and took, then this end of bragaria and size shall seen, determine, and to suggest said took, then this end of bragaria and size shall seen, determine, and to suggest said took, then this end of bragaria and size shall seen, determine, and to suggest subtract through the said remises until default of payment shall be made of the said and size shall seen, determine, and to suggest subtract through the said remises until default of payment shall be made of the parties and shall shall seen.  Another the said said said shall seen, determine, and to suggest subtract through the said and remises until default of payment shall be made of the parties and said shall seen.  Another through the said remises until default of payment shall be made and said transition in full force shall be made and through any said transition in full force shall be made and said that the said through the		
used from less or demange by fire, and assign the policy of insurance to the said mortgages, and that in the overt that the mortgager shall as any tir is as so, then the raid mortgager any course the same is be insured in		
And if at any time any part of all debt, or interest threenon, be past due and ompaid, WG. hereby assign the rosts and profits of the showe describentates to said mortgages, or.  ABC.  Herry, Living, Execution, Administrations or Assigns, and agra as any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of any Judge of the profits applying the net processes thereafter (after paying cores of collection) upon said door, interest, costs or expenses; without liability and the profits applying the net processes the careful of the profits and profits applying the net processes the careful of the profits of these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to these Presents, that if W9, the said mortgage of the perties to the said presents and train perties and the said mortgage of the perties of the said perties that said mortgage of the perties the said mortgage of the true is an advantage of the true is an advantage of the true is an advantage of the said perties that said mortgage of the said perties that said mortgage of the said the said perties that said mortgage of the said perties that said and delivered in the presence of E.s. N. Craige of the said the said perties that said the said that the said that the said t		
And if st any time any part of said debt, or interest thereon, he past due and unpaid, We_hereby assign the reces and profits of the above describemines to said mortgages—or	d to do so, then the said mortgagee may cause the same to be insured in_	Xname and reimburseXfor the
mines to said mortgages or	-	unpaid,We_hereby assign the rents and profits of the above describe
at any Judge of the Circuit Cort of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said presented the said area for the extrement of the said grade of the corts and profits actually collected,  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if W9. , the said mortgage could be paid anto the said mortgage the didn't or min of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that if W9. , the said mortgage of the country pay or can be paid unto the said mortgage the didn't or min of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning and the said mortgage. The said presents with default of payment shall be may be judy to the said Presents until default of payment shall be may within the country of the said presents until default of payment shall be may be found in the continuous shall be may be due, according to the true intent and meaning and any of the said mortgage of the said pay of the said Presents until default of payment shall be may be due, according to the true intent and meaning and said presents and intention of the said and design and presents until default of payment shall be may be due, according to the true intent and meaning and said presents and payment shall be meaning and and of the control of the said mortgage of the said said pay of the said pay of the said pay of the said pay of the said payment shall be meaning and said and payment shall be said and said a		
be paid unto the said mortgages	at any Judge of the Circuit Court of said State may, at chambers or otherwise,	appoint a receiver, with authority to take possession of said premises an
be paid unto the said mortgages	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning	ng of the parties to these Presents, that ifW.e, the said mortgage
be paid anto the said merigages the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning and not she that case, determine, and be utility. In the control of the deed of bargain and sale shall case, determine, and be utility and between the said parties that said moragaiore. Style hold and enjoy the said Premises until default of payment shall be made. AND IT IS AGIRED by and between the said parties that said moragaiore. Style hold and enjoy the said Premises until default of payment shall be made of the control of the contr		do and shall reall and touler now on some
Witness CRE hand A and seal S, this 28th day of July in t ar of our Lord one thousand, nine hundred and thirty-seven and in the one hundred and America.  Signed, sealed and delivered in the presence of E. M. Craig T. Chas. Gower (L. S. Rachel Lewis C. Kirby Haumond (L. S. Rachel Lewis C. Kirby Haumond (L. S. M. Florson, Jr. (L. S. M. Florson, Jr. (L. S. M. Florson), Jr. (L. S. M. Florson), Jr. (L. S. M. Craig Mande out that the saw the within named T. Chas. Gower, C. Kirby Haumond, & S. M. Florson, Jr. (m. seal and as their mand as their mand as their mand as their Mande out that the saw the within named T. Chas. Gower, C. Kirby Haumond, & S. M. Florson, Jr. (m. seal and as their Mande out that the saw the within camed T. Chas. Gower, C. Kirby Haumond, & S. M. Florson, Jr. (m. seal and as their Mande out that the saw the within camed T. Chas. Gower, C. Kirby Haumond, & S. M. Florson, Jr. (m. seal and as their Mande out that the saw the within camed T. Chas. Gower, C. Kirby Haumond, & S. M. Florson, Jr. (m. S. M. Florso	he paid unto the said mortgagee the debt or sum of money aforesaid with	h interest thereon if any he due according to the true intent and meaning of
and in the one hundred as \$2xty-second year of the Independence of the United State Signed, sealed and delivered in the presence of E. M. Craig.  Rachel Lewis C. Kirby Hammond (L. S. M. Pierson, Jr. (L. S. M. Pierson), Jr. (L	*	
Anerica.  Signed, sealed and delivered in the presence of  E. M. CRAIG  Rachel Lewis   C. Kirby Hammond (L. S. M. Pierson, Jr. (L. S. M. Pierson, Jr. (L. S. M. Pierson), Jr. (L. S. M. CRAIG  E STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Feronally appeared before me.  E. M. CRAIG  made cath that. he saw the within named.  T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr.  n. seal and as.  their  AD 19-37  F. M. CRAIG  James L. Willis, Jr.  Notary Public for South Carolina, Greenville County.  E STATE OF SOUTH CAROLINA, Greenville County.  E STATE OF SOUTH CAROLINA, Greenville County.  T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr.  witnessed the execution thereof.  SWORN TO before me this. 29th.  James L. Willis, Jr.  Notary Public for South Carolina, Greenville County.  E STATE OF SOUTH CAROLINA, Greenville County.  RENUNCIATION OF DOWER.  FURCHASE MONEY MORTGAGE  RENUNCIATION OF DOWER.  Notary Public for S. thereby certify unto all whom it may concern that Mrs.  wife of the within named.  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic and or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named.  its 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.	Witness Our hand S and seal S, this 28th	day of in the
E. M. Craig  Rachel Lewis  C. Kirby Hammond  L. S. M. Pierson, Jr. (L. S. S. M. Pierson, Jr. (L. S. S. M. Pierson, Jr. (L. S. M. Craig  E STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me. E. M. Craig  in ade oath that. he saw the within named.  T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr. (L. S. M. Craig  in made oath that. he saw the within will make the within written deed, and that. he will have been seen the se	ar of our Lord one thousand, nine hundred and thirty-se	even and in the one hundred an
Signed, sealed and delivered in the presence of  E. M. Craig  Rachel Lewis  C. Kirby Hammond (L. S. M. Fierson, Jr. MORTGAGE OF REAL ESTATE.  Personally appeared before me. E. M. Craig  d made cath that. he saw the within named. T. Chas. Gower, C. Kirby Hammond, & S. M. Fierson, Jr. (m. seal and as. their act and deed deliver the within written deed, and that. he with Rachel Lewis witnessed the execution thereof.  SWORN TO before me this. 29th.  y of July  A. D. 19 3 E. M. Craig  James L. Willis, Jr. (L. S. M. Fierson, Jr.	sixty-second	year of the Independence of the United State
Rachel Lewis  C. Kirby Hammond (L. S. M. Pierson, Jr. (L. S. C. K. M. Pierson, Jr.)  (L. S. M. Pierson, Jr.)  (E. M. Crais  (In		
Rachel Lewis  C. Kirby Hammond (L. S. M. Pierson, Jr. (L. S. C. Kirby Hammond) (L. S. M. Pierson, Jr. (L. S. C. Kirby Hammond, Jr. (L. S. C. Kirby Hammond, Jr. (L. S. C. Kirby Hammond, Jr. (L. S. M. Crais)  MORTGAGE OF REAL ESTATE.  Personally appeared before me. E. M. Crais d made oath that. he saw the within named. T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr. (L. S. M. Rachel Lewis) m, seal and as. their act and deed deliver the within written deed, and that. he will reased the execution thereof.  SWORN TO before me this 29th.  y of. July A. D. 19-27 Notary Public for South Carbian.  PURCHASE MONEY MORTGAGE Greenville County.  I. Notary Public for South Carbian.  PURCHASE MONEY MORTGAGE  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic said or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Six 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. 19	E. M. Craig	T. Chas. Gower (L. s.
S. M. Pierson, Jr. (L. s. (L.		
MORTGAGE OF REAL ESTATE.  Personally appeared before me		
MORTGAGE OF REAL ESTATE.  Personally appeared before me. E. M. Creig d made oath that he saw the within named. T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr.  In, seal and as. their act and deed deliver the within written deed, and that he within the saw the within named.  Rachel Lewis witnessed the execution thereof.  SWORN TO before me this. 29th  y of. July A. D. 10-27  James L. Willis, Jr. Notary Public for South Cardina.  IE STATE OF SOUTH CAROLINA, Greenville County.  I,		
Greenville County.  Personally appeared before me		(L. S
Greenville County.  Personally appeared before me  La Ma Greate  d made cath that he saw the within named.  T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr.  m, seal and as.  their act and deed deliver the within written deed, and that he with Rachel Lewis  witnessed the execution thereof.  SWORN TO before me this 29th  yof July  A. D. 10. 27  Lames L. Willis, Jr.  Notary Public for South Carbina  ESTATE OF SOUTH CAROLINA,  Greenville County.  PURCHASE MONEY MORTGAGE  Thereby certify unto all whom it may concern that Mrs.  e wife of the within named.  it his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic sead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.  yof A. D. 19	HE STATE OF SOUTH CAROLINA, MORTGACE OF REAL ES	STATE
d made oath that he saw the within named T. Chas. Gower, C. Kirby Hammond, & S. M. Pierson, Jr.  In, seal and as their act and deed deliver the within written deed, and that he with Rachel Lewis witnessed the execution thereof.  SWORN TO before me this 29th  y of July A. D. 10-37  James L. Willis, Jr. Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Notary Public for S. One of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this A. D. 19.	Greenville County.	
Rachel Lewis  SWORN TO before me this  July  James L. Willis, Jr.  Notary Public for South Carbina.  RENUNCIATION OF DOWER.  I,  hereby certify unto all whom it may concern that Mrs.  e wife of the within named.  di this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.  July  A. D. 19-27  E. M. Craig  PURCHASE MONEY MORTGAGE  RENUNCIATION OF DOWER.  Notary Public for S. of the within named.  di this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsive and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Given under my hand and seal, this.  J Craig  Given under my hand and seal, this.  A. D. 19-	Personally appeared before meE. M. Craig	
Rachel Lewis  SWORN TO before me this 29th  y of July A. D. 16-27  James L. Willis, Jr. Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Notary Public for South Mrs.  e wife of the within named.  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic sead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Sirs 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.  y of A. D. 19	d made oath that he saw the within named T. Chas. Gower	, C. Kirby Hammond, & S. M. Pierson, Jr.
SWORN TO before me this	gn, seal and astheir	act and deed deliver the within written deed, and that he wit
James L. Willis, Jr. Notary Public for South Carbins.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Notary Public for South Mrs.  e wife of the within named. It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  eirs 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.  y of	Rachel Lewis	witnessed the execution thereof.
James L. Willis, Jr. Notary Public for South Carbina.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Notary Public for South Mrs.  e wife of the within named. It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  eirs 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.  y of		
Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	Tuly	
HE STATE OF SOUTH CAROLINA, Greenville County.  I,	y of the same of t	E. M. Craig
Greenville County.  I,	Notary Public for South Carolina.	,
Greenville County.  I,	TH STRATE OF SOUTH CAROLINA	DIRCHASE MONEY MORTGAGE
I,	RENUNCIATION OF DOWN	
hereby certify unto all whom it may concern that Mrs		Materia Bully 6 - G
e wife of the within named		
I this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named		
dirs 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		
Given under my hand and seal, thisA. D. 19		
Given under my hand and seal, thisA. D. 19A. D. 19		
Given under my hand and seal, this		
y ofA. D. 19	eirs and Assigns, all her interest and estate, and also all her right and claim of Do	wer of, in or to all and singular the Premises within mentioned and released.
(	Given under my hand and seal, this	
(	y ofA. D. 19	
Notary Public, S. C.	· · · · · · · · · · · · · · · · · · ·	
	Notary Public, S. C.	