TOGETHER with all and disprise the Biglis, Monders, Housinements and Appuraturates to the soil Permiss indescent, or in store inciding or agent particulate. TO HAVE ARTO TO HOLD all red disputs to sail brainess mon the said.  **Market and Antique forever, And.**  **Life and Antique	TOGETHER with all and singular the Rights. Members. Hereditaments and Appartenances to the said Premises by TO HAVE AND TO HOLD all and singular the eald Premises unto the raid.  Richard Foster.  Heirs and Assigns forever. And I do berely bind mysalf, my Heirs, E forever defend all and singular the raid Premises wint the said.  Heirs and Assigns forever. And I Heirs and Assigns and every person whomsoever havelily clining or to claim the same And the said mortgager. agree. to insure the house and buildings on said lot in a sum not less than—and the said mortgager. agree. To insure the house and buildings on said lot in a sum not less than—married from less or demans by fice, and assign the policy of insurance to the said mortgager. and that in the fail to the find the said mortgager. The policy of insurance to the said mortgager. and that in the fail to the find the said mortgager. The policy of insurance to the said mortgager. The premises to said mortgager. The policy of the said state may, at chambers or otherwise, appoint a receiver, with author any plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author any plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author any plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author any plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author as plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author as plade and plade of the Cinquit Court of said State may, at chambers or otherwise, appoint a receiver, with author as plade and plade of the Cinquit court of the said said state of the said mortgager.  FROUDED ALWAYS, nevertheloss, and that it is the true instant and meaning of the parties to thes	
TOGETHER with all and dispute the Epith. Members, Hereditaments and Apoputenesses to the said Frenches belonging on its appains incidents or approximate. TO HAVE AND TO HOLD all and dispute the said Francisc unto the said.  **STATE OF AND TO HOLD all and dispute the said Francisc unto the said.  **J. YALOY, PESTD, 118.**  **Hists and Antigus forcers, And.  **J. YALOY, PESTD, 118.**  **Hists and Antigus forcers, And.  **J. YALOY, PESTD, 118.**  **Hists, Exements, Administration and Antigus and every nerve recommence briefly childring or to taken the same or any part throat.  **J. YALOY, PESTD, 118.**  **Hists, Exements, Administration and Antigus and every nerve recommence briefly childring or to taken the same or any part throat.  **J. Antigus forcers, Administration and Antigus and every nerve recommence briefly childring or to taken the same or any part throat.  **J. Antigus forcers, Administration and Antigus and every nerve recommence briefly childring or to taken the same or any part throat.  **J. Antigus forcers, Administration and Antigus and every nerve recommence or throat continues or taken and every nerve and throat throat and thro	TOGETHER with all and singular the Rights, Members, Hereditaneous and Appurtenances to the said Premises to TO HAVE AND TO HOLD all and singular the said Premises unto the said.  RIGHARM FORTS.  Heirs and Assigns forerer. And.  I. do hereby bind.  MYRAIT, MY.  Heirs. Electroter defend all and singular the said Premises unto the said.  J. Hiley Brown Heirs, Executors, Administrators and Assigns and every person whomsover lawfully claiming or to chism the same And the said mortgage.  And the said mortgager.  The form loss or damage by fire, and assign the policy of insurance to the said mortgage.  Insured from loss or damage by fire, and assign the policy of insurance to the said mortgage.  Insurance to the said mortgager.  And if at any time say part of said debt, or interest thereon, be part due and unpaid, I. hereby assign premises to said mortgager.  And if at any due say part of said debt, or interest thereon, be part due and unpaid, I. hereby assign premises to said mortgager.  That say Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority accounts of a second for anything mover that the renter proceeds the meeting fractive theorem.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true true to the said mortgager.  PROVIDED Al-WAYS, nevertheless, and that is the true to proceed.  PROVIDED Al-WAYS, nevertheless, and that is the true true to the said mortgager.  PROVIDED Al-WAYS, nevertheless, and that is the true true true true.  Signed, sealed and delivered in the proceed of the process of the said mort	
TOGETHER with all and dispoter the Eights, Members, Newditanness and Approximances to the said Permiss oblogatin, or in support solidant or approximately to HAVE AND TO NOTE at and designate the oriel Premises muo the said.  INTERIOR AND TO NOTE at and designate the said Premises unto the said.  INTERIOR AND TO NOTE at and Administrators and Administrators on Automatic unto the said.  INTERIOR PROTECT, NES  Heirs and Assigns, forms, and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms, and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against.  INTERIOR PROTECT, NES  Heirs and Assigns, forms and against the contract	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises be TO HAVE AND TO HOLD all and singular the said Premises unto the said.  Heirs and Assigns forever. And.  I do hereby bind.  JA. WARDY  Heirs, Executors, Administrators and Assigns and every person whomsover lawfully claiming or to claim the same And the said mortgageor.  And the said mortgageor.  JOBIAN, in a company or companies satisfact and so do so, then the said mortgageor.  JOBIAN, in a company or companies satisfact and so do so, then the said mortgageor.  And if a any time sary part of said debt, or interest thereon, be past due and unpaid.  And if a any time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And if a sary time sary part of said debt, or interest thereon, be past due and unpaid.  And the said mortgageor.  And the reast said profits, applying the net proceeds thereafter (after eying costs of collection) so account for surviving more than the reast said profits attended thereafter (after eying costs of collection) so account for surviving and so the said said said said said said said said	
TOGETHER with all and dispote the Eights. Member, Mireditaments and Apputationness to the said Premise, belonging, or in suppose michigan or approximation to the said. RICHARA TORKER, http://doi.org/10.1008/RP.http.  Heirs and Analysa forever, And. I do berely bind. Eygall, my Jillion, Execution and Administrators to warrant and forever defeed all and incorpor the said breathers must be said. J. 35.107 P.PCOED, Mts.  Heirs, Execution, Administrators and Analysa and severy recome "monomore benefold the data for the case at any part of the analysa." In the case of the text of the case at any part of the analysa. The company or companies analysis or the case at the case of the text of the companies. The company or companies analysis or the case of the cas	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtgeances to the said Premises be TO HAVE AND TO HOLD all and singular the said Premises unto the said.  ELCRAY POSTS:  Heirs and Assigns forever. And.  I do hereby bind.  JAJAICY PROJ.  Heirs, Excenters, Administrators and Assigns and every person whomsovers lawfully claiming or to claim the same And the said mortgager.  And the said mortgager.  And the said mortgager.  JOBIAN, in a company or companies satisfact to house and buildings on and lot in a sum not less than the said to do so, then the said imprengers.  JOBIAN, in a company or companies satisfact the said to do so, then the said imprengers.  And if a sny time any part of said debt, or interest thereon, be past due and uspaid,  J. Interest the said mortgager.  And if a sny time any part of said debt, or interest thereon, be past due and uspaid,  J. Interest the said mortgager.  And if a sny time any part of said debt, or interest thereon, be past due and uspaid,  J. Interest the said mortgager.  And if a sny time any part of said debt, or interest thereon, be past due and uspaid,  J. Interest the said mortgager.  And the reserved peoints actually collected, with interest thereon, and said collected and reside and profits, applying the net proceeds thereafter (after eying coats of collection) or second for depth said soft and parties that said mortgager.  And the said mortgager.  And the said mortgager.  And the said mortgager.  And the reserved and peoints applying the said soft and s	
TOGETHER with all and slopeler the Eights. Members, Horedimension and Appurtenances to the said Fremises belonging, or in stryonic incloses or apparenticle.  TO HAVE AND TO HOLD all and slogular the said Premises unto the soid.  XICRAPM, "Postory, his."  Hairs Reventors and Administratures to warrant and foreces defend all and slogular the said Premises unto the soid.  ILL XILOY DEFEND, his.  Hairs and Assigns from and applicat.  ILL XILOY DEFEND, his.  Hairs Reventors and Administratures and Administratures to warrant and foreces defend all and slogular the said Premises unto the soid.  J. XILOY DEFEND, his.  Hairs and Assigns, from and applicat.  ILL XILOY DEFEND, his.  Hairs Reventors, Administratures and Administratures to control the said mortgagers agrees.  And the soid mortgagers agrees.  To have a said mortgagers agreed the said mortgagers agree the said mortgagers and have been said to be received the day to said mortgagers.  To have a said mortgagers agree the posity of insurance to the said mortgagers and their the two entergagers and had not said mortgagers.  The hard mortgagers agrees.  The hair agreement of the mortgagers agreed the said mortgagers and the said mortgagers and the said mortgagers and the said mortgagers agreed the said mortgagers agreed agreement the said mortgagers agreed to the said mortgagers and the said mortgagers and the said mortgagers and mortgagers agreed the said mortgagers and the said mortgagers agreed the said mortgagers agreed agreed to the said mortgagers agreed agreed the said mortgagers agreed agreed to the said mortgagers agreed agreed agreed to said the said agreed	TOGETHER with all and aingular the Rights, Members, Hereditaments and Appurtenances to the said Premises be TO HAVE AND TO HOLD all and singular the said Fremises unto the said.  Richard Foete:  Heirs and Assigns forever. And.  I do hereby bind.  Imysalf, my Heirs. Effected all and singular the said Premises unto the said.  I. Wiley. Brost Horse Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same And the said mortunger.  And the said mortunger.  And the said mortunger.  To insure the house and buildings on said lot in a sup not less than the said to do so, then the said mortunger.  And if at any time any part of said debt, or interest thereno, he past due and unpaid.  I hereby assign permises to said mortunger.  And if at any time any part of said debt, or interest thereno, he past due and unpaid.  I hereby assign permises to said mortunger.  And if at any time any part of said State may, at chambers or otherwise, appoint a receiver, with anterior to secount for anything more library in an approximation and expense of such fastratory and profits actually collected.  PROVIDED ALWAYS, nevertheless, and that is is the tree interest and menaning of the puries so these Presents, on the said mortunger.  In the said mort said mortunger.  In the said mortunger has dead of bargain and said shall case, determine, said with interest thereon, if any be due, he said anot the said mortunger.  In the said mortunger has an administration of the said mortunger.  And if a said mortunger has a said said said said mortunger.  The said sorts the said mortunger.  The STATE OF SOUTH CAROLINA.  FROBATE  Personally appeared before me.  X.  A dugitst.  A D. 144  Paye. GOWRI.  FRIChard Foster  Nour Febric for South Carolina.  RENUNCIATION OF DOWER  THE STATE OF SOUTH CAROLINA.  County of Greenville.  RENUNCIATION of DOWER  THE STATE OF SOUTH CAROLINA.  County of Greenville.  RENUNCIATION of DOWER  THE STATE OF SOUTH CAROLINA.  County of Greenville.  RENUNCIATION of DOWER  THE STATE OF SOUTH CAROL	
TORETHER with all and iniquise the Rights, Members, Harssimments and Appurtunances to the soil Parsillas belonging, or in suprises industries or apparaturation. TO HADE AND TO HOLD at and insights we said Presilian unto the said.  Helder and Antique forever. And.  I An hereby bland.  MYSSIT_S.  Helder and Antique forever. And.  I An hereby bland.  MYSSIT_S.  Helder and Antique forever. And.  I An hereby bland.  MYSSIT_S.  Helder and Antique forever. And.  I An hereby bland.  MYSSIT_S.  Helder and Antique forever. And.  I An hereby bland.  MYSSIT_S.  Helder and Antique forever.  And the said mentgager.  September and antique forever thereby.  And the said mentgager.  September and said the said mentgager.  The said mentgager.  The said mentgager.  The said said the said mentgager.  The said mentgager.  The said said the said said the said said the said t	TOGETHER with all and singular the Rights, Members, Heredisaments and Appurtnmences to the said Premises be TO HAVE AND TO HOLD all and singular the said Premises unto the said.  Heirs and Assigns forever. And.  I do hereby hind.  MYABIF, my Heirs. F. F. Control of the said Premises unto the said.  Heirs and Assigns forever. And.  Heirs and Assigns, from and against the said mortgager.  And the said mortgager.  And the said mortgager.  To insure the house and besidings on said for a sum not less that the said and the said mortgager.  To solve the missing the said mortgager.  To solve the missing the policy of insurance to the said mortgage.  And if a say funder of the Circuit Court of said State may a chamber or otherwise, sepoint a receiver, with authority of second for any subjudge state of the insurance to said mortgage.  The said craits and profits, applying the net proceeds thereafter forever. In the said mortgager, with authority of the parties of the said craits and profits, applying the net proceeds thereafter (after the policy of the parties to these Presents and profits, applying the net proceeds thereafter (after the parties of the said profits, applying the net proceeds thereafter (after the parties of the parties to these Presents and profits, applying the net proceeds thereafter (after the parties of the parties to these Presents and profits, applying store fast at the rents and profits, actually collected.  PROVIDED ALWAYS, preverthelets, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, preverthelets, and that it is the true intent and meaning of the parties to these Presents.  ADD IT IS AGREED by and between the said actually collected.  ADD IT IS AGREED by and between the said actually collected.  ADD IT IS AGREED by and between the said actually collected.  ADD IT IS AGREED by and betwe	water and the second of the se
TOGETHER with all and singular the Rights, Member, Herefitanests and Appartmenters to the said Pomine belongue, or in anythin within at apparatus to the said Premises sure the said.  TO HAVE AND TO HOLD all and singular the said Premises sure the said.  Bides and Austine forever, And.  To beetchy bind.  MYSALL, MY, Hilly, Eversors and Administrators to warrant and toever defend all and singular the said Premises sure the said.  J., Yilly, Eversor, and Administrators and Administrators to warrant and toever defend all and singular the said Premises sure the said.  Helds, Executors, Administrators and Angina and every powers witnessees whethilly claiming to to claim the same or any part thereof.  And the said monetypeer, agree, to incure the lowes and Mindingon and to its as sum on the same or any part thereof.  And the said monetypeer, agree, to incure the lowes and Mindingon and to its as sum on the same or any part thereof.  And the said monetypeer, agree, to incure the lowes and Mindingon and to its as sum on the same and the part of the same and the same of the same	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurenances to the said Premises TO HAVE AND TO HOLD all and singular the said Premises unto the said.  Heirs and Assigns forever. And I do hereby bind. myself, my Heirs, E forever defend all and singular the said Premises unto the said.  J. Waley Brown Heirs, Executors, Administrators and Assigns and every person whomsovere lawfully claiming or to chain the same And the said mortgagor. agree. to insure the house and buildings on said lot in a sum mortes dam.  And the said mortgagor. agree. to insure the house and buildings on said lot in a sum mortes dam.  X. Dollars, in a company or companies satisfact the said mortgagor. agree. The house and buildings on said lot in a sum mortes dam.  And if at any time any part of said debt, or instruct the same to be insured in Same and that in the fail to do so, then the said mortgage. In the said mortgage, with interest.  And if at any time any part of said debt, or instruct thereon, be past due and unpaid. I hereby assign on account for shyddage note that the rents and profids applying the set procedule therefore developing costs of collection) room said debt.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, on the said mortgagor. The said profids applying the set procedule therefore of the said and avoid; otherwise in the said profids applying one than the said profids. Applying the set procedule therefore of the said and avoid; otherwise in the said profids. Applying the set procedule therefore and and adversely otherwise in the said parties that said mortgagor. Is to hold and only the said Fremance.  Do paid unto the said mortgager. the debt or sum of moorey aforeasid, with interest theron, if any be doen and the said parties that said mortgagor. Is to hold and eably the said Fremance.  AND IT IS ACREED. And a said set. The said parties that said mortgagor. The said parties the said mortgagor. The said parties the said set. The said	
TO GAVE AND TO HOLD all and disposit the Rights, Morther, Horediscustine and Apputentance to the said Freezines belongitts, or is syronic unident or against the Rights Forter, his.  Hidden and Assigns forever, And.  Joberty bind.  Mynall J. 39.  Heirs, Executes and Administrators to warrant and forever defend all and disposits the said Premises must the wild.  J. 711ey. Bronn, his.  Hide and Ansigns forever, And.  J. 711ey. Bronn, his.  Hide and Ansigns forever, And.  J. 711ey. Bronn, his.  Hide and Ansigns forewer, And.  J. 711ey. Bronn, his.  Hide and Ansigns forewer and Ansigns and every person whomsoever brothly claiming to the child mentages.  And the said mentager.  And the said mentager.  J. 71.  Dollars, in a company or companies unificatory to the managers.  J. 72.  Dollars, in a company or companies unificatory to the managers.  J. 73.  Dollars, in a company or companies unificatory to the managers.  J. 74.  J. 75.  J.	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises by TO HAVE AND TO HOLD all and singular the said Premises unto the said.  Heirs and Assigns forever. And I do hereby bind.  MYSARIF, MY Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same And the said mortgagor.  Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same And the said mortgagor.  And the said mortgagor.  And the said mortgagor.  And saigns the policy of insurance to the said mortgage.  And if at any time say part of said debt, or interest thereon, be past due and unpaid.  And if at any time say part of said debt, or interest thereon, be past due and unpaid.  And if a say im any part of said debt, or interest thereon, be past due and unpaid.  And if a company or componies said said early or interest and profits, applying the net proceeds therefore the past due and unpaid.  In the said rents and profits, applying the net proceeds therefore the past due and unpaid.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and measuing of the parties to these Presents, to be paid unto the said mortgages.  The said more them his deed of bargain and said shall crease, determine, and be untrived to the said mortgages.  The said more them his deed of bargain and said shall crease, determine, and be untrivened to the said mortgages.  The said more them his deed of bargain and said shall crease, determine, and be untrivened and with interest thereon, if any be due to said more the said mortgages.  The said more them his deed of bargain and said shall crease, determine, and be untrivened to the said mortgages.  The said more them his deed of bargain and said shall crease, determine, and be untrivened to the said the said mortgages.  The said more than and the said mortgages.  The said more than and the said mortgages are said said said the said the said the said the said the said the sai	
TO HAVE AND TO HOLD all and singular the said Promises must the said.  Heirs and Assigns forever. And  Job hereby bind.  Mynalf, my  Heirs. Executors. Administrators and Assigns and every persons whomesees bardily chilology or to chilon the same or any part thereof.  And the said montagence spece to longer the lones and heiridings on said less in a sum or feet state X  Dollers, in a company or companies satisfactory to the mortgages and keep the cross the said mortgages and said on the same or any part thereof.  And the said montagence spece and saigns the palety of impuress on the said mortgages is and that in the event that the mortstace X  Dollers, in a company or companies satisfactory to the mortgages and keep the cross facility to do not channel to discovered and said as my time any part of said debt, or interest between the part dee and umpild I hereby savings the reasts and prefate of the show described that says place of the Company or one of said said to the said of the show described that says place of the Company or of said debt, or interest between the part dee and umpild I hereby savings the reasts and prefate of the show described that says place of the Company or of said debt, or interest between the part dee and umpild. I hereby savings the reasts and prefate of the show described that says place of the Company or of said debt, or interest between the part of said debts or savings and said said or savings of said savings and said said and saving saving savings and savings a	TO HAVE AND TO HOLD all and singular the said Premises unto the said.  Richard Foster  Hoirs and Assigns forever. And.  I do hereby bind.  MY881P, my Heirs, E forever defend all and singular the said Premises unto the said.  I. Wiley From  Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to chain the anae  And the said mortgager.  Agers.  T. Dollars, in a company or companies satisfac  anisayed from loss or damage by fire, and assign the policy of insurance to the said mortgager; and that in the fail to do so, then the said mortgages may cause the same to be insured in.  And if it any time any part of said debt, or interest thereon, be past doe and unpaid.  I hereby assign  J. hereby assign	
fielder and Andings ferrert. And	Heirs and Assigns forew. And	r, his
Heirs, Executors, Administrators and Assigns and every person whomeseer barbily chiosing or to chim the same or any purt therest.  And the sold mortagence, agree, to insure the house appeal of all the sold mortagence, agree, to insure the house appeal the control of the sold mortagence, agree, to insure the house appeal to the sold mortagence, and the sold mortagence, and the sold mortagence, and can assign the policy of insurance to the sold mortagence, and the mortagence, and keep the same control for the policy of insurance to the sold mortagence, and the policy of insurance to the sold mortagence, and the policy of insurance to the sold mortagence, and the mortagence and the analysis of the mortagence and the mortag	Heirs and Assigns, from and against Heirs, Executors, Administrators, and Assigns and every person whomsoever lawfully claiming or to claim the same And the said mortgagor—agree—to insure the bouse and buildings on said tot in a sum not less than—and the said mortgagor—agree—to insure the bouse and buildings on said tot in a sum not less than—and the said mortgagor—agree—and summared from loss or damage by fire, and assign the policy of insurance to the said mortgages—and that in the fail to do so, then the said sportgages—may cause the saide to be insured in————————————————————————————————————	
More, Executors, Administrators and Aveigns and every person whomsever havinly claiming or to chain the same or any part thereof.  And the said monagagors, agrees, to issue the house and buildings on said to in a sum not less train.  **Thought a summary of the said monagagors, agrees, to issue the house and buildings on said to in a sum not less train.  **Thought a summary of the said monagagors, agrees, and keep the pairs of the said monagagors, agrees, and keep the game of the said monagagors, and said in the even that the monagagors, and the policy of insurance to the said monagagors, and data in the even that the monagagors, and the policy of insurance to the said monagagors, and data in the even that the monagagors, and data in the even that the monagagors, and data in the even that the monagagors and expendent of said monagagors, and data in the even that the monagagors and expense of such insurance under this monagagor, with interest through the policy of the said monagagors, and data in the even supported said recovery the contribution of the said monagagors and expenses and profits, applying the set process? Interest the said monagagor cause of collections pare and data increase, those of expenses on a said profits and game and said increase, the said monagagor cause of collections pare and data increase, the said monagagor cause of collections pare and data increase, the said monagagor cause of collections pare and data for part of the said monagagors. The said monagagors are said and monagagors and the said monagagors and the said monagagors. The said monagagors are said monagagors and said monagagors and said said expenses and said expenses and said said said s	Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same And the said mortgager	Executors and Administrators to warrant and
Heles, Executors, Administrators and Assigns and every person whomscore have bright chaining on to other the same or any part thereof.  And the said mortgager—segree—to insure the house and behildings on said lot in a sum not been than.  ***********************************	Heirs, Executors, Administrators and Assigna and every person whomsoever lawfully claiming or to claim the same And the said mortgager	
And the soil mortgages and every person whomesver havinity claiming or to claim the same or any part threed.  X Dollars, in a company or companies subfinitence by the same or any part threed.  X Dollars, in a company or companies subfinitence by the same or any part threed.  X Dollars, in a company or companies subfinitence by the same or any success the same of the same of the part of the same or any success the same of the same o	And the said mortgager agree to insure the bouse and buildings on said lot in a sum not less than  Dollars, in a company or companies astisfac marked from loss or damage by fire, and assign the policy of insurance to the said mortgagee and that in the all to do so, then the said mortgagee may cause the same to be insured in marked from loss or damage by fire, and assign the policy of insurance to the said mortgagee and that in the all to do so, then the said mortgagee may cause the same to be insured in  And if at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign vermises to said mortgagee or	3.4
The state of the control of the cont	majored from loss or damage by five, and assign the policy of insurance to the said mortgagee and that in the fail to do so, then the said mortgagee may cause the same to be insured in surface and the said mortgagee and that in the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, he past due and unpaid, I hereby assign remains to said mortgagee or	Or any part though
and to do son then the said mortgage many cance the same to be innerested in. X. announcement in mortgage, with interest.  And if at any time on part of said innerests under this mortgage, with interest.  And if at any time on part of said defen, or interest thereon, be part due and unpaid, Increby saxing the creats and profits of the above described premists to said stortgage on.   1.12    And if at any time of the Crimit Court of said State may, at chambers or otherwise, appoint a readon, which authority to take postession of raid promises and sprofits, applying the net proceeds theretire (after paying costs of collection) upon said state, intends cost or regard mentions of profits and profits, applying the net proceeds theretire (after paying costs of collection) upon said state, intends cost or regard without influing some that the create and profits actually collected.  FROVIDED ALWAYS, repertuless, and that is in the true intent and menaing of the parties to those Freezest, that if the said increaged of a contract of the profits of the said increaged of a contract of the paying costs of collection) upon said state, intent. cost or exceeding to the true intent and menaing of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortgage of AND IT IS AGREED by and between the said parties that and mortg	fail to do so, then the said mortgagee	<b>X</b>
and to do so, riten the said mortgager may cause the same to be immered in X Annee and reinburse. X for the And if at any flower of each interaction under this interaction, and if at any flower of each interaction of each interaction. And if at any flower of each interaction of each interaction of each interaction of each interaction. And if at any flower of each interaction of each interaction of each interaction. And interaction of each interaction of each interaction of each interaction. And interaction of each interaction of each interaction of each interaction. And interaction of each interaction. And interaction of each	sail to do so, then the said mortgagee	ctory to the mortgagee and keep the same
and to do so these the said superagree may cause the same to be inserted in A manus and reinburger. X for the And if at any time any part of said debt, or intreast thereton, he past the and unpoid. I hereby assign the retus and profits of the above described receives to add more controlled to the controlled to	all to do so, then the said mortgagee	e event that the mortgagor shall at any time
The state of the content of the above described remains to add mortgaged. The content of the above described remains to add mortgaged. The content of the above described that any judge of the Circuit Court of said State may, at claimater, or otherwise, appoint a receiver, with authority to take possession of said premises and observable and profits, applying the net proceed interactic (alter portine caute of collection) upon said desh, instruct, costs or expenses; without fability processes for applying more than the rents and profits actually collected.  PEROVIDED ALWAYS, nevertheless, and that it is the true intern and meaning of the parties to these Processas, that if, the said mortgaged. The dolt or aum of money aforesaid, with interest thereon, if any the due, according to the run intern and membring of the parties to the said mortgaged. The dolt of a usual of mortgaged and the profit of the parties to the said mortgaged. The dolt of a usual of the parties to the said mortgaged and the run'y part of the parties and true, according to the run internal desiration. The parties are controlled to the parties and the said mortgaged and the run'y parties are controlled to the parties and the said mortgaged and the said mortgaged and the parties and the said mortgaged and said the said of the said said to the said mortgaged and said the said and said the said the said said to the said the said the said to the said mortgaged and said the said the said to the s	Ann it any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign oremises to said mortgagee, or	and reimburse X for the
THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  Coany of Greenville.  Personally appeared before me. X.  di made cash that he saw the within named.  X. V. Dudley  From The State Of South Carolina.  From Carolina and State Office South Carolina and Carolina and State Office South Carolina and Carolina and Carolina and Carolina and Carolina and Carolina and Carolina	Heirs, Enhat any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authoric collect said rents and profits, applying the net proceeds thereafter (after saying costs of collection) upon said debt, of account for saything more than the rents and profits and pro	n the rents and profits of the share to the
collect said frish and profits, applying the net proceeds therestire (after possession of said premises and occount for approximation which increases the restin and profits actually collected.  PROVIDED ALWAYS, psycribeless, and that it is the tree intent and meaning of the parties to slave Proteins, that if	collect said rents and profits, applying the net proceeds thereafter (after charges, appoint a receiver, with authoric osciount for authoring more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents.  AND IT IS AGREED by and between the said parties that said mortgager.  AND IT IS AGREED by and between the said parties that said mortgager.  AND IT IS AGREED by and between the said parties that said mortgager.  AND IT IS AGREED by and between the said parties that said mortgager.  AND IT IS AGREED by and be parties that said mortgager.  AND IT IS AGREED by and be parties that said mortgager.  AND IT IS AGREED by and be parties that said mortgager.  AND IT IS AGREED by and be parties that said mortgager.  AND IT IS AGREED by and be parties that said mortgager.  AND IT IS AGREED by and be due to the said parties that said mortgager.  AND IT IS	Production Admit 1
o be paid unto the said morrgagee the debt or sum of money aforesaid, with interest thereon, if my be due, executing to the true intent and meaning of the said state sheen this dead of Sargasia and asis shall cease, determine, and he pitertly null and well-coherence or excellent the said morrageor In cohest on the said Premises until cladu of symmetry and an extended the said of the said and in the meaning of the said of the sai	o be paid unto the said mortgage	ity to take possession of said premises and interest, costs or expenses; without liability
he said note, then this deed of bargain and sale shall coate. Growy according to the true intent and meaning of AND IT IS AGREED by and between the said parties that said mortaggor. In the observation to be the said entry the said serious mind default opayment shall be made. Witness my hand, and seal, this X have been to held and entry the said serious mind default opayment shall be made. AUCUSE in the car of our Lord one thousand, nine hundred and forty-plx. August in the presence of the Lordon thousand, nine hundred and forty-plx. August and in the one hundred and signed, saided and delivered in the presence of Faye Cowan  Fichard Jupostor  Fichard Jupostor  Fichard Jupostor  THE STATE OF SOUTH CAROLINA, County of Greenville. PROBATE  Personally appeared before me. X di made onth that the saw the within named. Y. V. Dividley  SWORN TO before me this X witnessed the execution thereof.  SWORN TO before me this X witnessed the execution thereof.  THE STATE OF SOUTH CAROLINA, County of Greenville. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville. S. Notary Public for South Carolina.  Fichard Poster  Notary Public for South Carolina. RENUNCIATION OF DOWER  I. Richard Foster  Notary Public for South Carolina. Renunciation of the within named. ** ** ** ** ** ** ** ** ** ** ** ** **	he said note, then this deed of bargain and sale shall cease, determine, and be ptriviry and and rote of orbetwise to read AND IT IS AGREED by and between the said parties that said mortgagor. 18 to hold and enjoy the said Private that said mortgagor. 18 to hold and enjoy the said Private that said mortgagor. 18 to hold and enjoy the said Private and four Lord one thousand, nine hundred and forty-six day of August.  Faye Cowen  Fichard JoPoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X. and made oath that he saw the within named. Y, V. Dudley  graph and as his act and deed deliver the said and said said and s	that if, the said mortgagor
he said sote, their this dest of bargain and sale shall coate. Groupy according to the true intent and meaning of AND IT IS AGREED by and between the said parties that said mortageof. In the bed every the said stiff force and virtue will force and virtue. Witness my hand, and seal, this. X hard T IS AGREED by and bed every the said stiff force and virtue mind default opayment shall be made. Witness my hand, and seal, this. X hard of the devery the said stiff force and virtue mind default opayment shall be made. AUX32 in the car of our Lord one thousand, nine hundred and the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the car of our Lord one thousand, nine hundred and to the United States Signed, sealed and delivered in the presence of Faye Cowan  Fichard Juposter  Fichard Juposter  THE STATE OF SOUTH CAROLINA, County of Greenville.  PROBATE  Personally appeared before me. X  di made conth that the saw the within named. Y. V. Dixlley  seal and as. his act and deed deliver the within written deed, and that the with the written seal and as. his writnessed the execution thereof.  SWORN TO before me this X  yord. August. A. D. 19.46  Fisherd Poster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville. Since the within named. The public for S. C. hereby certify unto all whom it may concern that Mrs. Callia. Ray. Duxlley.  Will of the within named. The public for South Carolina. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Callia. Ray. Duxlley.  This day appear before me, and upon being privately and separately examined by me, did decker that the does freely, voluntarily and without any compulsion, and or fear of any person or persons whomoever, renounce, release and forever relinqu	he said note, then this deed of bargain and sale shall cease, determine, and be ptriviry and and rote of orbetwise to read AND IT IS AGREED by and between the said parties that said mortgagor. 18 to hold and enjoy the said Private that said mortgagor. 18 to hold and enjoy the said Private that said mortgagor. 18 to hold and enjoy the said Private and four Lord one thousand, nine hundred and forty-six day of August.  Faye Cowen  Fichard JoPoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X. and made oath that he saw the within named. Y, V. Dudley  graph and as his act and deed deliver the said and said said and s	, do and shall well and truly pay or cause
America.  Signed, seeled and delivered in the presence of Faye Cowan  Richard J.Foster  THE STATE OF SOUTH CAROLINA, County of Greenville.  SWORN TO before me this.  Y. V. Dudley  AD 19 46  Richard Foster  AD 19 46  Richard Foster  Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  Callia Ray Dudley  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within samed.  Richard Foster, his  Richard Foster,	America.  Signed, sealed and delivered in the presence of Faye Cowan  Richard JoFoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. X with mamed. Y. V. Dudley  Rin, seal and as his act and deed deliver of Months and Sworm To before me this X witnessed  SWORN TO before me this X witnessed  Faye Cowan  SWORN TO before me this X witnessed  Richard Foster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster (L. S.)  Renunciation of Dower (L. S.)  The state of Greenville.  Richard Foster (L. S.)  Renunciation of Dower (L. S.)  The state of Greenville.  Richard Foster (L. S.)  Renunciation of Dower (L. S.)  The state of Greenville (L. S.)  Renunciation of Dower (L. S.)  The state of Greenville (L. S.)  Renunciation of Dower (L. S.)	, according to the true intent and meaning of remain in full force and virtue
Sametics.  Signed, sealed and delivered in the presence of Paye Cowan  Richard JoPoster  (L. S.)  Richard JoPoster  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  SWORN TO before me this.  A. D. 10.46  Richard Poster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Poster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Poster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  Callia. Ray Dudley  wife of the within named.  \$\frac{\	Signed, sealed and delivered in the presence of Faye Cowan Richard JoFoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. X.  and made oath thathe saw the within named. Y. V. Dudley  gn, seal and as	in the
Signed, sealed and delivered in the presence of  Paye Cowan  Richard Joposter  (L. S.)  Richard Joposter  (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. X  Minages and as a set and deed deliver the within written deed, and that the with  X witnessed the execution thereof.  SWORN TO before me this X  yoi. August A. D. 19.46  Richard Poster (L. S.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I. Richard Poster  A. D. 19.46  RENUNCIATION OF DOWER  I. Richard Poster  A. D. 19.46  RENUNCIATION OF DOWER  I. Richard Poster  A poster  Notary Public for S. C., thereby certify unto all whom it may concern that Mrs.  Callie Rey. Dudley.  It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renonnee, release and forever relinquish unto the within named.  Richard Toster, his  Richard Toster, his  Richard Toster, his  Given under my hand and seal, this.  X	Signed, sealed and delivered in the presence of  Faye Cowan  Richard JoFoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. X.  Indicated and as	and in the one hundred and
Richard JoFoster  (1. 5.)  (1. 5.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X.  Ind made cath thathe saw the within named.  Notary Public for South Carolina.  SWORN TO before me this.  X.  Witnessed the execution thereof.  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster Notary Public for South Carolina.  RENUNCIATION OF DOWER  I, Richard Foster Notary Public for S. C., Percey certify unto all whom it may concern that Mrs. Callie Ray Dudley  of this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within samed.  Richard Foster, his	Richard JoFoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X.  Indicated as the within named X. Y. Dudley  gn, seal and as	year of the Independence of the United States
Richard JaFoster  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me. X  and made oath thathe saw the within named. Y, V, Dudley  gen, seal and as.  hisact and deed deliver the within written deed, and that _he with  X witnessed the execution thereof.  SWORN TO before me this.  X witnessed the execution thereof.  Faye. Cowan  Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  Renunciation of Dower  I	Richard JoFoster  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X.  Indicate that	
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	V. Dudley (1.5)
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me X.  It made oath thathe saw the within named. X. Y. V. Dudley  Son, seal and as	THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me X.  Indicated made oath thathe saw the within named Y. V. Dudley  By thisact and deed deliver with the saw the within named Y. V. Dudley  SWORN TO before me this X.  YouAugust	
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. X.  In made outh thathe saw the within named. X. V. Dudley  In seal and as	THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	•
THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me X.  Indicated and coath that he saw the within named Y, V, Dudley  gen, seal and as his act and deed deliver the within written deed, and that he with  SWORN TO before me this witnessed the execution thereof.  You August A. D. 19.46 Flaye Cowan  Flachard Foster (L. S.)  THE STATE OF SOUTH CAROLINA,  County of Greenville.  RENUNCIATION OF DOWER  I Richard Foster Notary Public for S. C., hereby certify unto all whom it may concern that Mrs Callia Ray Dudley  wife of the within named. Fighter Texter Y. V. Dudley  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Richard Foster, his  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 x	THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	
County of Greenville.  Personally appeared before me X.  Indicate that the saw the within named. Y. V. Dudley  gen, seal and as	County of Greenville.  Personally appeared before me X.  Indicate thathe saw the within named	(L.S.)
Personally appeared before me X	Personally appeared before me	
his act and deed deliver the within written deed, and that he with    SWORN TO before me this   X   witnessed the execution thereof.	sworn to before me this	
his act and deed deliver the within written deed, and that he with    SWORN TO before me this   X   witnessed the execution thereof.	sworn to before me this	
SWORN TO before me this.  The state of South Carolina.  The STATE OF SOUTH CAROLINA, County of Greenville.  I. Richard Foster  I. Richard Foster  Accounty of Greenville.  Remunciation of Dower  I. Richard Foster  Accounty of the within named  Richard Foster  Accounty of the within named  Richard Foster  Accounty of the within named  Richard Foster  Wife of the within named  Richard Foster  Wife of the within named  Richard Foster  It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Richard Foster, his  irs 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.  The witnessed the execution thereof.  **Experimental Accounts the within written deed, and that he within her within written deed, and that he within her within samed.  Richard Foster, his	SWORN TO before me this.  y ofAugust	
SWORN TO before me this.  X  y of August A. D. 19.46  Faye Cowan  Richard Foster (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I. Richard Foster Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Callia Ray Dudley wife of the within named Richard Foster Y. V. Dudley this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Richard Foster, his  irs 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 X	SWORN TO before me this.  y ofAugust	tone description of about the experience of the second species.
SWORN TO before me this.  X  y of August A. D. 19.46  Faye Cowan  Richard Foster (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I, Richard Foster Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Callia Ray Dudley  wife of the within named Richard Foster Y. V. Dudley 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Richard Foster, his  irs 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.  X	SWORN TO before me this	the within written deed, and that _he with
A. D. 19.46  Richard Foster Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster Hereby certify unto all whom it may concern that Mrs. Callia Ray Dudley wife of the within named.  Richard Foster  Richard Foster  Wife of the within named.  Richard Foster  Richard Foster  Richard Foster  Richard Foster  Richard Foster  Richard Foster  Richard Foster, his	A. D. 19-46  Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  hereby certify unto all whom it may concern that Mrs.  cuille Ray Dudley  wife of the within named  Richard Foster  this day appear before me, and upon being privately and separately examined by me, did declare that she does free ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	d the execution thereof.
Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  Callie Ray Dudley  wife of the within named  Richard Foster  Notary Public for S. C., hereby certify unto all whom it may concern that Mrs.  Callie Ray Dudley  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Richard Foster, his  irs 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.	Richard Foster Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster  hereby certify unto all whom it may concern that Mrs.  wife of the within named.  Richard Foster  hereby certify unto all whom it may concern that Mrs.  chard of the within named.  Richard Foster  Y. V. Dudley  I this day appear before me, and upon being privately and separately examined by me, did declare that she does free ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed.	
Richard Foster Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County of Greenville.  Richard Foster Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Callie Ray Dudley wife of the within named.  Richard Foster Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Wife of the within named.  Richard Foster  To Dudley  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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Richard Foster, his  irs 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.  X	Richard Foster  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  Richard Foster  hereby certify unto all whom it may concern that Mrs.  Callie Ray Dudley  wife of the within named.  Richard Foster  this day appear before me, and upon being privately and separately examined by me, did declare that she does free ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed	
THE STATE OF SOUTH CAROLINA,  County of Greenville.  Remunciation of Dower  Remunciation of Dower  Remunciation of Dower  Remunciation of Dower  Notary Public for S. C.,  hereby certify unto all whom it may concern that Mrs.  Callie Ray Dudley  wife of the within named.  Richard Foster Y. V. Dudley  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 compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Richard Foster, his  cirs 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.	THE STATE OF SOUTH CAROLINA,  County of Greenville.  RENUNCIATION OF DOWER  I	
County of Greenville.  RENUNCIATION OF DOWER  I,	RENUNCIATION OF DOWER  I,	
RENUNCIATION OF DOWER  I	RENUNCIATION OF DOWER  I,	
e wife of the within named	e wife of the within named	
e wife of the within named	e 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Richard Foster, his irs 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	this day appear before me, and upon being privately and separately examined by me, did declare that she does free ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Notary Public for S. C.,
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Richard Foster, his  irs 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	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.  Richard Foster, his  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.	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		ely, voluntarily and without any compulsion
Given under my hand and seal, this		Richard Foster, his
Given under my hand and seal, this		
Given under my hand and seal, this	irs and Assigns, all her interest and estate and also all her right and the	
Given under my hand and seal, this	Dower of, in or to all and singular the D	Premises within mentioned and and
	Given under my hand and seal, this	mentioned and released.
01Augus-tA. D. 1946 \	ofAugust A D 1046	
Callie Ray Dudley  Richard J. Foster (Seal)	Calle Ray	y Dudley
(Seal)	Notary Public, S. C.	