Helin and Assigns, from and against. 100 and my Tables. Executes. Administrators and Assigns and every person whomsomers harbilly daining or to claim the nation or any part thereof. And the sald mortgager agree to insure the house and buildings on said bet in a sum not less than. Eight. Brindfield. — — Dollars, in a company or composite satisfactory to the mortgager and keep the summer of mon loss or damage by fice, and suriges the policy of insurance to the sald mortgager and that in the event that the mortgager and less the mortgager. The same and reimburs. Administrators and profits a color, he peat the same and repeated of such mortgager. And of it as my find and repeated such mortgager. And of it as my find and profits a color, he peat the same and reimburs. Administrators and profits a reduce, he peat the same and unputs. I. hereby assign the resumant and repeated of such mortgager. And it is not become and profits a reduce, he peat the same and capture and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortgager. The same and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortgager. The same and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortg	.R.E.M.—2-a	
TOGETHER with all and alonguise the Rights, Members, Herndinances and Apparamances to the said Premises belonging or in anywhole locident or separations. TO BAYE AND TO HOLD all and dispoint the said Premises were to be said. W. [2] and [1]. The first body of the said premises are not be said. W. [3] and [1]. The first body of the said premises used to be said. W. [3] and [1]. The first body of the said premises used to be said. W. [3] and [1]. The first body of the said fremises used the said fremises used to be said. W. [3] and [4]. The first body of the said fremises and design of the said fremises and every person violences to localize the said members. Administrature and Analysis and every person violences to the said subscription. The first body of the said for the said members. The first body of the said said said in the said members. The first body of the said said said in the said members. The said members. The first body of the said said said in the said said said said in the said said said said said in the said said said said said said said said		
TOGETHER with all and singular the Rights, Manshors, Norodissessets and Appertenance to the sold Premises belonging, or in payoric incident or apportuning to BAVE AND TO ROLD all and singular the said Premises were the said. W. Shell, Theolet Sold, Mile and Assigns, from and singular the said Premises when the said. W. Shell, Theolet Sold, Mile and Assigns, from and significant to surround an W. Shell, Theolet Sold, Mile and Assigns, from and significant to the said and singular the said Premises when the said. Bides and Assigns, from and significant to the said and singular the said and singular to the said singular t		
TOGETHES with all and simpler the Rights, Members, Harefulsaments and Appartenance to the said Premises belonging, or in appoint incident or superstraing to the National Conference of the said Premises and Administrators to warroard an W. Shell Throught Con., 1146 W. Shell W. Shell Throught Con., 1146 W. Shell W. Shell Throught Con., 1146 W. Shell W. Shel		
TOGETHER with all and singular the Rights, Members, Horedburness and Appartnessmens to the said Premises belonging, or in supports incident or apparentially all the process of the said and singular the east Premises unto the said. R. S. 16 1A. The Che Body, high. It is and Antigan forester. And I do hereby blad. Wy 50 1f and My Heles, Executes and Administrators to warrant and W. She 21. The Che Body, high and the said Premises unto the mid. W. She 21. The Che Body, high and the said and singular the said Premises unto the mid. W. She 21. The Che Body, high and the said process of the said series of the said control of the said said singular the said said said said said said said said		
TOGETHER with all and elegaber the Rights, Members, Heredinaness and Appurtuances to the said Premises bideology, or in survive lexicles to apportunities TO HAVE AND TO HOLD all and singular the said Premises who to said. TO HAVE AND TO HOLD all and singular the said Premises must be said. W. Shell Theology tone, his survive And. I do burshy blad. WY sold and MY Here, Executors, Administrators and Aniques and every pursua thousancers breight, chaining or to chim the same or my part brend, for. Executors, Administrators and Aniques and every pursua thousancers breight, chaining or to chim the same or my part brend, and the said mortgager. And the said mortgager. And the said mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies satisfactory to the mortgager. Bollar, is a company or companies and company or companies. Bollar, is a company or company or companies and company or		
TOGETHER with all and singular the Rights, Members, Heredistaments and Appartements to the said Premies belonging, or in anywise insistent or reportations of TO RAYE AND TO HOLD all and singular the said fremies unto the said. W. Shall Transfer to Administrators to warrant an ever defend all and singular the said Premies to the said. W. Shall Transfer to Administrators to warrant an ever defend all and singular the said Premies to the said. W. Shall Transfer to the first to the said premies to the said. W. Shall Transfer to the said premies to said premies to said premies to the said premies to said premies to said premies to the said premies to said the said premies to said pr		
TO HAVE AND TO HOLD all and singular the said Fremines unto the said. And Analysis forcer. And. A do hereby band. The said Analysis forcer. And. A do hereby band. W. Sholl The circ toon, 14.6 W. Sholl The circ toon, 14.6 Heles, Executors, Administrators and Analysis and cowp person whosescores the violity childings or to claim the same or say part cherced. And the said mortgager. — The said and the said mortgager. — The said and the said mortgager. — When the said mortgager. — When the said mortgager. — And it at say time and practice that the mortgager. — And it at say time any part of cold days or interest thereon, but insure the tension and opened with insurance under this analysis, with informed. And it at say time any part of cold days or interest thereon, but insured the said mortgager. — And it at say time any part of cold days or interest thereon, be almost on the said mortgager. — And it at say time any part of cold days or interest thereon, be almost on the said mortgager. — And it at say time any part of cold days or interest thereon, be almost on the said mortgager. — Alls — Heles, Insucritor, Administrators and products of the shore determined to said mortgager. — Alls — Meles, Insucritor, Administrators or Analgam, and agree the said mortgager. — And it at say time and practice of the shore determined to said mortgager. — And it all the said mortgager. — Analysis of the said said mortgager. — Alls — Meles, Insucritor, Administrators or Analgam, and agree the said mortgager. — Analysis of the said mortgager. — Analysis of the said said said that it is the true interest and sensing of the parties to these Prevents, that if		
terin and Assigns forever. And. I do bereby bind. Wy solf SIA my Heir, Escenters and Administrators to warrant an extended and singular the said Premises under the mid. N. Shell Thacket bon, his service defend all said disgrature the said Premises under the mid. N. Shell Thacket bon, his service defend all said disgrature the said Premises under the mid. N. Shell Thacket bon, his service defend all said disgratures and Administrators and Administ	TOGETHER with all and singular the Rights, Members, Hereditaments and	Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
icity and Amigus forever. And. I do hereby blad. Nyself and my Helm, Execution and Amigusters to warrant an overer defend all and singular the said Premises suro the said. Title's and Antigns, from and against. Itle's and Antigns, from and against. Itle and Itle and Antigns, from and against and Antigns, from and Antigns	TO HAVE AND TO HOLD all and singular the said Premises unto the sa	w. Shell Thackston, his
teirs and Assigns forever. And. I do hearthy blad. Nysolf and my Heirs. Escenters and Administrators to warrant an owner defend all and singular the said Premises turn the said. It is and Assigns from and against. Berr and Assigns, and the same of against and the public of the again and against and the interest and assignment and and against and the against against and assignment and against agai		
Helin and Assigns, from and against. 100 and my Tables. Executes. Administrators and Assigns and every person whomsomers harbilly daining or to claim the nation or any part thereof. And the sald mortgager agree to insure the house and buildings on said bet in a sum not less than. Eight. Brindfield. — — Dollars, in a company or composite satisfactory to the mortgager and keep the summer of mon loss or damage by fice, and suriges the policy of insurance to the sald mortgager and that in the event that the mortgager and less the mortgager. The same and reimburs. Administrators and profits a color, he peat the same and repeated of such mortgager. And of it as my find and repeated such mortgager. And of it as my find and profits a color, he peat the same and reimburs. Administrators and profits a reduce, he peat the same and unputs. I. hereby assign the resumant and repeated of such mortgager. And it is not become and profits a reduce, he peat the same and capture and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortgager. The same and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortgager. The same and profits a reduce objects. TROVIDED ALWAYS, coveredables, and that is it the true intent and meaning of the parties to these Presents, that if the said mortgager. The same and mortg		
Heirs and Asigns, from and against. 100, 8 rdd EY Heirs, Executors, Administratore and Assigns and every person whosenessees lawfully claiming or to chise the same or any pert thereof. And the said mortagon—agree to haurer the house and buildings on said to it as sum not less than. 3 in 110 minutes of the said mortagon and the said mortagon—agree and heep the same more of domings by fire, and sanign the policy of insurance in the said mortagon—and that is the event that the mortagon—may cannot be some to be insured in		
Helys and Assigna, from and against		
And the said mortgage— are no hauve the loose and buildings or and the interest the contribution of the said of th		
And the sald mortgagor—agree—to impure the loops and buildings on said lot in a sum not less statisficatory to the mortgager—and keep the sum sourced from loss or damage by fire, and sasign the policy of instructes to the said mortgager—and and that the even that the mortgagor—and is not a then the said mortgager—and said said said the said mortgager—and said said said said said said said sai	leirs. Executors. Administrators and Assigns and every person whomsoever is	Heirs and Assigns, from and against
Dollars, in a company or companies satisfactory to the mortgages—, and keep the same natured from lost or damage by fire, and savigm the policy of insurance to the said mortgages—, and that in the event that the mortgage—, shall at say of the remotion and despote of such insurance under this mortgage, with indexed. And if at any class of the said mortgages—, may cause the same to be insured in	And the said mortgagor agree to insure the house and buildi	ngs on said lot in a sum not less than Eight Hundred
is the description loss or damage by fire, and assign the policy of insurance to the said mortgages—and that in the event that the mortgages—shall at any time in the description of the mortgages—with the description of the mortgages—with the same dependent of such manages—and the mortgages—with interest theorem, he past due and unquist. And if at any time one past of the debt, or interest thereon, he past due and unquist. I hereby assign the creats and profits of the above description of the past of the Christic Court of said State may, at chambers or or description of the said State may, at chambers or or description of the past of the Christic Court of said State may, at chambers or or description of the said State may, at chambers or or description of the parties to these Precess, that if the manages of the court of said State may, at chambers or or description of the parties to these Precess, that if the maid mortgage or occount for artificial more like the treat and profits early collected. The past of the past of the said State may are described by the court of the said state of the said		
and to do so, then the said mortages—may crase the same to be insured in		
And if at any time any part of said debt, or interest thereon, ite past due and unpoid. I hereby assign the remts and profits of the above describerances to said mortgages or		
remises to said mortgages or h.16 Heirs, Executors, Administrators or Ansigns, and agree has any judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take premises an occount for anything more than the rotats and profits actually collected progress of collection) upon said dolls, interest, costs or casenases, without fainhing profits and that it is the true intent and meaning of the parties to these Presents, that if		
and any glorge of the Legent Loyer of man Nates may, at chambers or otherwise, appoint a receiver, with authority to the possession of said premises and content for anything more than the retuit and profession grows and does, increase, content cropsency, where the retuit and profession grows and does, increase, and that it is the true intent and meaning of the parties to these Presents, that if the said mortgage content of the parties to these Presents, that if the said mortgage content of the parties to these Presents, that if the said mortgage content of the parties to these Presents, that if the said mortgage content of the parties to these Presents, that if the said mortgage content of the parties to these Presents, that if the said mortgage content co		
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Fresents, that if	remises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	onect said rents and pronts, applying the net proceeds thereafter (after paying	wise, appoint a receiver, with authority to take possession of said premises and ag costs of collection) upon said debt, interest, costs or expenses; without liability
do and shall well and truly pay or cause of be paid unto the said morragere the debt or saum of money aforesaid, with interest thereon, if any be done according to the true fattest and meaning to be paid unto the said morragere the debt of the way of the said portices that said an area by agreement and be made of the way of the said portices that said and said with the said of the way of the said portices that said and said with the way of the said portices that said and said with the way of the said portices that said and said with the way of the said portices that said and said with the way of the said portices that said and said with the way of the said portices that said and said with the way of the said portices that said and said with the way the way of the said portices that said one of the said portices that the way of the said portices that said one of the said portices that said one of the said portices that the way of the said portices that said one of the said portices that the way of the said portices that said one of the within manufacture of the within named. Or Fland Brown He said with said whom it may concern that Mrs. LORGE BROWN I. W. M. Babb, Jr.,		T. T.
obe puid unto the said nortgages		
ray of our Lord one thousand, nine hundred and	o be paid unto the said mortgagee the debt or sum of money aforesaid	with interest thereon if any he due according to the true intent and manning of
ray of our Lord one thousand, nine hundred and	he said note, then this deed of bargain and sale shall cease, determine, and AND IT IS AGREED by and between the said parties that said mortgage Witnesshand and seal, thishis	be utterly null and void; otherwise to remain in full force and virtue. gor_18to hold and enjoy the said Premises until default of payment shall be made. day of in the
America. Signed, esaled and delivered in the presence of V. M. (Buck) Babb Qarland Brown (L. S. (L. S. (L. S. THE STATE OF SOUTH CAROLINA, County of Greanville. Personally appeared before me. V. M. (Buck) Babb V. M. Babb, Jr. W. M. Babb, Jr. W. M. Babb, Jr. W. M. Babb, Jr. Witnessed the execution thereof. SWORN TO before me this. 318t. ay of 9ctober. V. M. Babb, Jr. Notary Public for South Carolina, County of Greenville. THE STATE OF SOUTH CAROLINA, A D. 19.47 V. M. Babb, Jr. Notary Public for South Carolina, County of Greenville. I, V. M. Babb, Jr. Notary Public for South Carolina Gerland Brown THE STATE OF SOUTH CAROLINA, County of Greenville. J. V. M. Babb, Jr. Notary Public for South Carolina Gerland Brown THE STATE OF SOUTH CAROLINA, County of Greenville. J. V. M. Babb, Jr. Notary Public for South Carolina Gerland Brown THE STATE OF SOUTH CAROLINA, County of Greenville. J. V. M. Babb, Jr. Notary Public for South Carolina Gerland Brown He wife of the within named. Gerland Brown SENUNCIATION OF DOWER J. V. M. Babb, Jr. Notary Public for S. C. On bereby certify unto all whom it may concern that Mrs. J.Orce, Brown Seriand Brown M. Shell, Theokston, his Gers and Assigns, all her inferest 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. 518th 30f. October A. D. 1947 Figures. Brown	rear of our Lord one thousand nine hundred and forty-seven	and the state of t
Signed, seeled and delivered in the presence of V. M. (Buck) Babb V. M. Babb, Jr. (L. S. (
V. M. Babb, Jr. (L. S. V. M. Babb, Jr. (L. S. (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. V. M. (Buck) Babb And made cash that the saw the within named. (Cerland Brown 1. S. V. M. Babb, Jr. Witnessed the execution thereof. SWORN TO before me this. 31st V. M. Babb, Jr. SWORN TO before me this. 31st V. M. Babb, Jr. Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Fublic for S. C. So hereby certify unto all whom it may concern that Mrs. LOTES. BROWN He wife of the within named. He wife 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. 31st. South Propes Brown	n America.	year of the Independence of the United States
V. M. Babb, Jr. (L. S. 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. M. (Buck) Babb Ind made oath thathe saw the within named		Garland Brown (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	V. M. Badd, Jr.	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. V. M. (Buck) Babb V. M. Babb, Jr. SWORN TO before me this. 31st v. M. Babb, Jr. Witnessed the execution thereof. SWORN TO before me this. Y. M. Babb, Jr. Witnessed the execution thereof. SWORN TO before me this. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. V. M. Babb, Jr., Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. V. M. Babb, Jr., Notary Public for S. C. to hereby certify unto all whom it may concern that Mrs. LOTOS Brown Idi 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 tread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W. Shell Thackston, his Hers 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. 31st. Shell Thackston, his Figure Brown		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	· · · · · · · · · · · · · · · · · · ·	(L. S.)
County of Greenville. Personally appeared before me		
Personally appeared before me		PROBATE
and made oath thathe saw the within named	County of Greenville.	
Indigen, seal and as	Personally appeared before me	Buck) Babb
ign, seal and as		·
V. M. Babb, Jr. SWORN TO before me this. 31st ay of October A. D. 19. 47 V. M. Babb, Jr. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Public for South Garolina. RENUNCIATION OF DOWER I. V. M. Babb, Jr., Notary Public for S. C. to hereby certify unto all whom it may concern that Mrs. Lores Brown the wife of the within named. Grrland Brown tid 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 tread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W. Shell Thackston, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st Gotober A. D. 1947 Epres Brown		
SWORN TO before me this. 318t ay of October A. D. 19 47 V. M. Babb, Jr. (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Public for S. C. Notary Public for S. C. October A. D. 1947 He wife of the within named Grand Brown Iterated or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Shell Thackston, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st ay of October A. D. 1947 Ipree Brown	ign, seal and as	act and deed deliver the within written deed, and that _he with
V. M. Babb, Jr. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, V. M. Babb, Jr., Notary Public for S. C. Io hereby certify unto all whom it may concern that Mrs. LOPES Brown he wife of the within named. Grrland Brown lid 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 laread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W. Shell Thackston, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. Jist October A. D. 1947 Lores Brown	V. M. DEUD, er.	witnessed the execution thereof.
V. M. Babb, Jr. (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Public for S. C. Notary Public for	,	tt M / Prote \ Dabb
THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Public for S. C. Io hereby certify unto all whom it may concern that Mrs. LOPSE Brown He wife of the within named. Grand Brown Id 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 alread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W. Shell Thackston, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. 31st Lores Brown	(ay 01	V. M. (Duck) Badb
THE STATE OF SOUTH CAROLINA, County of Greenville. I. V. M. Babb, Jr., Notary Public for S. C. Io hereby certify unto all whom it may concern that Mrs. LOPSE Brown He wife of the within named. Grand Brown Id 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 alread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W. Shell Thackston, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. 31st Lores Brown	V. M. Babb, Jr. Notary Public for South Carolina Notary Public for South Carolina	
County of Greenville. I	Notary Fubic for South Caronna,	
I	DET.	NUNCIATION OF DOWER
the wife of the within named	County of Greenville.	
the wife of the within named	I,V. M. Badd, Jr.,	Notary Public for S. C.
id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Shell Thackston, his decision of the second of th		
did 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Shell Thackston, his decision of the second shall be read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Shell Thackston, his decision of the second shall be read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named W. Shell Thackston, his decision of the second shall be released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st A. D. 1947	he wife of the within named	Grland Brown
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st A. D. 1947 Lpree Brown	lid this day appear before me, and upon being privately and separately exan	nined by me, did declare that she does freely, voluntarily and without any compulsion,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st ay of 0ctober A. D. 1947 Lpree Brown	fread or fear of any person or persons whomsoever, renounce, release and for	ever relinquish unto the within named W. Shell Thackston, his
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 31st A. D. 1947 Toree Brown		······································
ay of GctoberA. D. 1947		
Epree Brown	Given under my hand and seal, this 31st	
	ay ofA. D. 1947	Inpaa Ryown
V. M. Babb, Jr. (Seal)	V. M. Babb, Jr.	