TO BLAVE AND TO HOLD, all and capacian, the sold Premises were from the sold. Descriptions of Correct dignet, all sold carplains the sold perceived must be said. Descriptions of Correct dignet, all sold carplains the sold generated must be said. Descriptions of Corporation		\mathcal{L}
the neets plant of the control of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	he said C AUL RULL, MCC
fore, Executors, Administration and Assigns, and every pursue whereever bareling elements, or before the content of the sale marriages— age or to sense the bases and Stallings on said for in a sum on this that. And the sald marriages— age or to sense the bases and Stallings on said for in a sum on this that. Dallars (in a corpying or companies stallings) and the process of an incidence of the sale and marriages— and that in the cure that the mortgages— shall at any time fill to do in, then the said out ages. may cause the same to be information— and that in the cure that the mortgages— shall at any time fill to do in, then the said out green. And if at any time way part of said delet, or interest thereon be part out and unique. And if at any time way part of said delet, or interest thereon be part out and unique. And if at any time way part of said delet, or interest thereon be part out and unique. And if at any time way part of said delet, or interest thereon be part out and unique. And if at any time way part of said delet, or interest thereon be part out and unique. And if at any time way part of said delet, or interest thereon be part out and unique the part of t	<i>f 1</i>	Heirs and Assigns forever. And
time, November, Administrators and Analysis, and every present wherestereor Eurotial childrang, to tell this term, care year through the Analysis, and every present wherestereor Eurotial childrang, to tell this term, care year through the Analysis, and they should be administration to the mortisage of the Analysis of the mortisage. And the said mortisages—ager to immere the former and buildings on administration to the said mortisages, and that in the event that the mortisages—that it any time fall in six in the said soon ages. may came the some to be inserted in	hereby bind Tilly llf and Tilly	Heirs, Executors and Administrators
in. Exercisits. Administrators and Analysis, and verys present whomeseers brottly claiming, or to claim, the same you are gent form. And the said manipages—agree—is to interest to house and baildings on said for in a sum said that the said own feet, and saings the policy of insurance in the said santypeys. And the said manipages—agree—is to interest to the said santypeys—and that in the sent that the manipages—and that it may trace fail in do say, then the said sont gene —may create the same to be interest thereon in a manipages—and that it may trace fail in do say, then the said sont gene —may create the same to be interest thereon in a manapages—and that it may trace fail in do say, then the said sont gene —may create the same to be interest thereon in the said sont gene —may create the same to be interest thereon in the said sont gene —may create the same to be interest thereon in the said sont gene —may create the same to be interest thereon in past one and uniquely. And if at any time any past of said debt or interest thereon in past one and uniquely — the premium and contribute contrib	warrant and forever detend, all and singular, the said premises unto the said.	y.C. Naifeli, me
And the said markspaper—agree—to insure the house and buildings on said to in a sum not less than Deliver (in a company or companies statisticatory in the markspaper—), and keep the more insured from four or during fire, and arising the policy of forestores to be old mortgager—and that is the several or the markspaper—that it is not all as any time said to do so, then the add own the markspaper—that it is not all as any time said to do so, then the add own the markspaper—that it is not all as any time said to do so, then the add own the markspaper—that it is not all as any time said to do so, then the add own the markspaper—that it is not all as any time and surprise of receiving foreign to be added to the door of earlier foreign the markspaper—that it is not all as any time and surprise of honges and greatly to account for markspaper—that it is not all as any time and surprise and profit that the surprise of profits to profit or profits care of calledian Jama said dod, relevant, or also or response; without fricting to account for markspaper and profits the profits to the profits to the profits to the profits to the province of markspaper and markspaper and markspaper and markspaper and markspaper and the profits to the province of markspaper and markspaper and the profits to the province and markspaper and the surprise and surprise and account of the profits to the profits of the profits to the profits to the profits of the profits to the profits of		Heirs and Assigns, from and against LLC acc 2261
Dollars (in a company or companies satisfactory to the manager), and keep the same inserted from item or de man for, and stright the policy of homerouse to the and mortgane and that it this court that the mortgane shall at any time full to do so, then the sent mort seem, and residence are to be inserted in the sent that the mortgane shall at any time full to do so, then the sent mort seem, and residence to the company of the same to be inserted in the sent that the mortgane shall at any time full or the sent thereof the part of an an impair of the persons of the function of the sent to the sent the sent through the sent to each of the sent to the sent		$\mathcal Y$
fig. and exign the policy of forestroot to the said mechanism. and that in the event that the mechanism. And it at any time day to do on, then the said more gave many cores the sound to the insured in. **Came, and reinhurse.** And if at any time any part of said fields, or instress thereon be past the and unadd. And if at any time any part of said fields, or instress thereon be past the and unadd. **And if at any time any part of said fields are in the control of the places described presents or a fail and the places described presents or collection from the said posterior of the places described presents or collection from the said posterior for the places described presents or collection from the said posterior for the places described presents or collection from the said posterior for the places and the said collection from the said posterior for the part of the places and posterior for the part of the places and the said collection from the said posterior for the part of the part		
goe may cause the some to be inserted in the content of the inserted in the premium and explane of such insurance under Piles storages, with interest. And if at any time any part of said debt, or instruction the past does and unpild. And if at any time any part of said debt, or instruction, and the past does and unpild. And if at any time any part of said debt, or instruction, and the past does not not calculated. By And if at any time any part of said debt, or instruction, and the past debt and the past of said debt, or instruction of said State may, a standard or exhibition of said State may, a standard or exhibition of said State may be debt according to the said said of said force of said presents; calculated the past of said said said the past of said said said the past of said said force said may be debt according to the true interest meaning and the said content and maching of the said said said said said said said said		
And if at any time any part of said 60th, or interest disperces be past due and unquist. And if at any time any part of said 60th, or interest disperces be past due and unquist. And if at any time any part of said 60th, or interest disperces he past due and unquist. And if at any time any part of said 60th, or interest disperces he may be added from the control of the past of	-	
And if at any time any part of said debt, or interest thereon be past doe and uncaid. The storm described precises to talk enverages of the control of the past does and uncaid. The storm described precises to talk enverages of the control of the past does and uncaid. The storm described precises to talk enverages of the control of the past does and the control of the past does and the control of the past does not not be past does not not not be past does not	gee may cause the same to be insured in	name, and reimburse
And if at any time any part of said debt, or interest thereon be past doe and uncaid. The storm described precises to talk enverages of the control of the past does and uncaid. The storm described precises to talk enverages of the control of the past does and uncaid. The storm described precises to talk enverages of the control of the past does and the control of the past does and the control of the past does not not be past does not not not be past does not		
the above described permises to mild mercanguage or Real Control and State May 19 18 of the Control of State Market of Control and State May 19 18 of the State Control and State May 19 18 of the State May 19 18 of the State State May 19 18 18 of the State Ma	r the premium and expense of such insurance under this mortgage, with in	iterest.
the above deverhed services to mid mercences or the control of the parties and control and all memory and the many selection of the parties and control and the many and the many selection of the parties and control and the many selection of the parties and control and the many selection of the parties and control and the many selection of the parties and control and the many selection of the parties and control and principles are all professions and the parties and control and principles and the parties and the parties and control and the parties and manifest of the parties and virtual and the parties and manifest of the parties and virtual and the parties and virtual and the parties and virtual and manifest of the parties and virtual and and		
recent Court of said State may, at cummers or enterows, aspectal accorder with substrate to take possession of each premises and premises and premises and substrated to the possession of each premises and and premises and and premises and making collected. PROVIDED ALWAYS, MEVERTHERESS, and it is the true intent and measing of the purities to these Present, that it is all protes exceeding to the true intent and measing of the said control to the present, that it is a consistent of the premises and the said said collection of the premises and the intent and measing of the said measure. The said control to the present, that the said said collection of the premises and the intent and measing of the said note. The said control to the present, that the said said collection of harpenin and said chall case, determine, and be intent and underly one distance there are premises until defended to payment shall be made. WITENESS TAILS Hand and Seal this the true of the premises of the true of the true of the true of the made. WITENESS TAILS Hand and Seal this the presence of the true of the	$U: \mathcal{U}$	-
id mortgages	ircuit Court of said State may, at chambers or otherwise, appoint a receiver oplying the net proceeds thereof (after paying costs of collection) upon said	with authority to take possession of said premises and collect said rents and profits
ye he now accurrance to the tree affects and necessary of the south note, then this effect to burgant and sale shall case, determine, and be utderly mill and wold; otherwise treatment for the case and trees. AND IT IS ACREED, by and herween the said parties, that the said morrgages Lill's Collectification to hold and enjoy the said remines until default of payment shall be made. WITHERS THE Hand and feed this in the tree of the United States of America. Sugar Sales and Delivered in the Presence of Sales and Delivered Sales and		
AND IT IS AGREED by and between the said parties, that the said mortgager Illia Class Case Case I case I could and enjoy the said remises until default of payment shall be made. WITHENS MILE Hand and Seal this II the said mortgager Illia Class I case I	ny be due, according to the true intent and meaning of the said note, then the	nto the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, is deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
with the surfit default of payment shall be made. WITHERS TALL Hands and seal, this standard and seal, this standard and seal shall be maded and seal in the year of ope Lord one thousand him handred and seal standard seal standard seal standard and seal standard seal standar		Transfelo A Plans
WITNESS TILL Hand and Seal this / CR day of feel of the United States of America. In the year of ope Lord one thousand nine hondred and feel of the Sovereignty and Independence of the United States of America. Singed, Scaled and Delivered in the Presence of Control of the Sovereignty and Independence of the United States of America. Singed, Scaled and Delivered in the Presence of Control of the Sovereignty and Independence of the United States of America. Singed, Scaled and Delivered in the Presence of Control of the Sovereignty and Independence of the United States of America. (I. 8) (I.		mortgagor. It. I. L.
and in the one hundred and fitted the control of the control of the United States of America. Singed, Scaled and Defivered in the Presence of Control of the United States of America. Singed, Scaled and Defivered in the Presence of Control of the United States of America. Singed, Scaled and Defivered in the Presence of Control of the United States of America. (L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. In Control of the Within written Deed; and that he, with I witnessed the execution thereof. SWORN to before me, this I Control of South Carolina. THE STATE OF SOUTH CAROLINA, County. I, bereby certify unto all whom it may concern, that Mrs. (a of the within cannel. County. Heirs and Assigna, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released. GIVEN under my band and seal, this. (A. D. 10. (L. S.) Notary Public for South Carolina.	remises until default of payment shall be made.	
Signed, Scaled and Delivered in the Pressures of Child States of America. Signed, Scaled and Delivered in the Pressures of Child States of America. Signed, Scaled and Delivered in the Pressures of Child States of America. Child States of America. (L. S.) THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. County. Personally appeared before me. L. Child States of America. MORTGAGE OF REAL ESTATE. County. Personally appeared before me. L. Child States of America. MORTGAGE OF REAL ESTATE. County. Personally appeared before me. L. Child States of America. MORTGAGE OF REAL ESTATE. County. Personally appeared before me. L. Child States of America. MORTGAGE OF REAL ESTATE. County. MORTGAGE OF REAL ESTATE. County. L. States of America. (L. S.) (L. S.)	WITNESS // Hand and Seal this	day of XXCC2CCFEL
Supple Stated and Delivered in the Presence of County (L. S.) THE STATE OF SOUTH CAROLINA, (L. S.) THE STATE OF SOUTH CAROLINA, (County) Personally appeared before me (L. C.) and as L. C. C. C. C. County Personally appeared before me (L. C.) SWORN to before me, this (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, (C.) County (C.) THE STATE OF SOUTH CAROLINA, (C.) THE STATE OF SOUTH CAROLINA, (C.) County (C.) COUNTY (C.) THE STATE OF SOUTH CAROLINA, (C.) THE STATE OF SOUTH CAROLINA, (C.) COUNTY (C.) THE STATE OF SOUTH CAROLINA, (C.) THE STATE OF SOUTH C		
THE STATE OF SOUTH CAROLINA, Read, and as MAY act and deed, deliver the within written Deed; and that he, with Minessed the execution thereof. SWORN to before me, this. day of Male extend of South Carolina. THE STATE OF SOUTH CAROLINA, County. THE STATE OF SOUTH CAROLINA, County. I. hereby certify unto all whom it may concern, that Mrs. for the within named by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons omsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 19. (I. S.) Notary Public for South Carolina.	p & L L T - follow ye	ear of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, Personally appeared before me. L. C. L.	Signed, Sealed and Delivered in the Presence of	Ella 12 12 22/
THE STATE OF SOUTH CAROLINA, Personally appeared before me. T. L. Cacce Repair R. In seal, and as M. C. SWORN to before me, this. A D. 19-26 AND 19-26 THE STATE OF SOUTH CAROLINA, County. THE STATE OF SOUTH CAROLINA, County. The STATE OF SOUTH CAROLINA, County. L. C. County. C. C. C. County. C. C. C. C. C. C. C. C. C.	Vili tornik chark	
THE STATE OF SOUTH CAROLINA, County.) Personally appeared before me. C.		
THE STATE OF SOUTH CAROLINA, County, Personally appeared before me. Y. L. CLLL K. A. A. C. K. Ind made oath thathe saw the within named		·
Personally appeared before me. The Last Kaha CK. Indicate the saw the within named The Last Kaha CK. Indicate the saw the within named The Last Kaha CK. Indicate the saw the within named The Last Kaha CK. Indicate the saw the within named The Last Kaha CK. Indicate the saw the within named The Last Kaha CK. SWORN to before me, this. SWORN to before me, this. A. D. 1925 White State OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County. I. Ohereby certify unto all whom it may concern, that Mrs. If e of the within named. Indicate the within named the within named. Indicate the within named the within named. Indicate the within named the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and agular, the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 (I. S.) Notary Public for South Carolina.		
Personally appeared before me. I. C. L. C. K. M. L.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
gm, seal, and as LLV		· .
gn, seal, and as A A D. 1926 SWORN to before me, this // A D. 1926 May of A L. C.	Personally appeared before me. T. L. C. L. C. L. S. I	ta 21 K
gm, seal, and as LLV	nd made oath thathe saw the within named 22122	a D. Parv
witnessed the execution thereof. SWORN to before me, this. A. D. 19.2. A. D. 19.2. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Phereby certify unto all whom it may concern, that Mrs. If of the within named. Id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and any of the state of the control		
witnessed the execution thereof. SWORN to before me, this. day of A. D. 1920 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Description of the within named and 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, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and any of A. D. 19. Notary Public for South Carolina.		
SWORN to before me, this	gn, seal, and as TUC act and deed, deliver the within writte	n Deed; and that he, with IVII Creekshauk
SWORN to before me, this		
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Phereby certify unto all whom it may concern, that Mrs. If of the within named. If of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and negular, the Premises within mentioned and released. GIVEN under my hand and seal, this. day of		witnessed the avecution themself
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Phereby certify unto all whom it may concern, that Mrs. If of the within named. If of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and negular, the Premises within mentioned and released. GIVEN under my hand and seal, this. day of	SWORN to before me this 11th.	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County. I. The ereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	•
County. I	Win Creek shesk (SEAL)	•
Lounty. Lou	Wir Creek sheak (SEAL)	•
did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and agular, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19	Notary Public for South Carolina.	R. L. Cruckehauk
did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and agular, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA,	R. L. Cruckehauk
did this day appear before me, did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to, all and interest and estate, and also all her right and claim of Dower, of, in or to,	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA,	R. L. Cruckehauk
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nomsoever, renounce, release, and forever relinquish unto the within named	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County.	R. L. Cruckehauk RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and and and seal, this	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. Chereby certify unto all whom it may concern, that Mrs.	R. L. Cruck chauk RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and angular, the Premises within mentioned and released. GIVEN under my hand and seal, this	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. Chereby certify unto all whom it may concern, that Mrs fe of the within named	RENUNCIATION OF DOWER. did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and signal, the Premises within mentioned and released. GIVEN under my hand and seal, this	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she of	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she commonsoever, renounce, release, and forever relinquish unto the within named	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
day of	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs fe of the within named d upon being privately and separately examined by me, did declare that she composed to the within named	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
Notary Public for South Carolina.	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. d upon being privately and separately examined by me, did declare that she conomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, a	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs fe of the within named d upon being privately and separately examined by me, did declare that she common being privately and forever relinquish unto the within named Heirs and Assigns, a negular, the Premises within mentioned and released.	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, L. County. I,	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons
Recorded for Deleczable 17 th.	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs ife of the within named id upon being privately and separately examined by me, did declare that she of thomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, a ngular, the Premises within mentioned and released. GIVEN under my hand and seal, this day of	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons all her interest and estate, and also all her right and claim of Dower, of, in or to, all and
	Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs. If of the within named. Id upon being privately and separately examined by me, did declare that she of homsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, a negular, the Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 19 (L. S.) Notary Public for South Carolina.	RENUNCIATION OF DOWER. did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or persons all her interest and estate, and also all her right and claim of Dower, of, in or to, all and