Greenville County. PERSONALLY appeared before me. Indicate and made oath that the saw the within named to the same that within named to the same that the saw the within named to the same that the		Dusan-C. Wills hw.
merente and harveste cleared all and designed the well precision are to the water to the real and sergines, from and against and continues and excitors, administrances and estimates and estimates. And if a many estimates and estimates. And if a many estimates and estimates and estimates and estimates and estimates and estimates. And if a many estimates and estimat		heirs and assigns, forever. And
in execution, administrators and surject and earlier, form and agrine. Most the said managements and surject and every resears whethereserve thresholds in a sem more tree them. Most the said managements are as a series of the toward and bindings or said late in a sem more tree them. Most the said managements are as a series of the toward and bindings or said late in a sem more tree them. Most the said managements are series of said toward in the said moneyment, and the current three themselves of said toward in the said moneyment, and the current three managements, and are three three said moneyments, and the current three managements, and the current three managements, and the current three managements and remains and three three said moneyments are said throughout the rests and profits of being travered between the said moneyment, and the said traveragements are said traveragement. Most the said moneyment is said traveragement of the said moneyment and the said m	do hereby bind (2.0.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	Signature for Interest and administrators,
The contents of selective contents of solice of the contents o		
hand the stall mentioner S. green— in lower the lower and holdings on take he in a sum not has than. **Delars, in a company or consenses satisfactory to the mercing of the same instituted managements, and may in the event that the mortgage of the lower is said into the mercing of the profit of institute the profit o		
Daller, in a company or commands statisticating to the mortgages. The grade stage the policy of issurance to the said contriguage. The grade of the said contriguage of the said contriguage. The grade of the said contriguage of the said contriguage of the said contriguage. The grade of the said contriguage of the said contriguage of the said contribution of said contribution. The grade of the said contribution of said contribution. The said state may are databases or said contribution, appeared a receiver, with authority to take possession of said pressions and collect said contribution. The said reference of the said contribution of the said contribution of said contribution of said contribution. The said reference of the said contribution of the said contribution of the said contribution of said contribution of said contribution of said contribution of said contribution. The said contribution of the said to the time since and mecunity of the said contribution		
for, and assign the policy of issurance to the total mortgages		
the permittan and expense of such insurance onthe this mortgage, with interest And if at any time care part of soli dolt, or interest theroon, be past does and corpoid. And if at any time care part of soli dolt, or interest theroon, be past does and corpoid. And if at any time care part of soli dolt, or interest theroon, be past does and corpoid. And if at any time care part of soli dolt, or interest theroon, be past does and corpoid. And if at any time care part of solid dolt, or interest theroon, be past does and corpoid. And if at any time care past does not collected. And if a super and thereofor or detersion, appoint a receiver, with authority to take posterious and elevents and profits, and profits around profits and and redy part or crame to be poid more the solid mortgager. And If any or and shall well and redy part or crame to be poid more the solid mortgager in the debt or run interest and meaning of the solid contempts the debt or run interest and meaning of the solid contempts on the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid parties, their the solid mortgager. AND IT IS AGREED, by and between the solid mortgager. AND IT IS AGREED, by and between the solid mortgager. AND IT IS AGREED, by and between the solid mortgager. AND IT IS IS AGREED,	-	
the permittin and expenses of rock bostonane under this wordgape, with interest. And if at any time are just of sold disk, or interest thereas, be just doe and organic. And if at any time are just of sold disk, or interest thereas, be just doe and organic. And if at any time are just of sold disk, or interest thereas, be just does and organic and colours sold remoters, appoint a receiver, with anotherity to take passession of said premites and colours sold remoters, appoint an executive, administrators or assign, and agree that any judge of the rest and profits actually collected. PROVIDED, ALWANS NEVERTHELESS, and it is the true interest and meaning of the parties to dure Presents, that it. It mortgapers. AND IT IS ACREED, by and between the said outer. AND IT IS ACREED, by and between the said outer, then this deed of lurgists and said stall crase, determine and be utterly and and void, of the permitted of presents of the parties to dure the parties to dure Presents (that it. AND IT IS ACREED, by and between the said outer. AND IT IS ACREED, by and between the said outer, then this deed of lurgists and said said and purposes. AND IT IS ACREED, by and between the said outer, then this deed of lurgists and said said. WITNESS Of the lurgist of partners shall be made. WITNESS Of the lurgist of partners shall be made. WITNESS Of the lurgist of partners shall be made. WITNESS Of the lurgist of partners shall be made. WITNESS Of the lurgist of partners shall be made. WITNESS Of the lurgist of partners of the lurgist of the luddershall of partnershall and the partnershall of the partnershall of the one hundred and of please. EXTATE OF SOUTH CAROLINA. Green it to the before one. WITNESS OF the partnershall of partnershall of the partn	//	
And if at any time any more of said obels, or interest thereon, be past due and uppair. Le described remaines to said motispace. Le described remaines to said motispace or a hearty concenters, administratures or assigns, and agree that any Judge of the Circuit of said State man. act desarbers or otherwise, appoint a receiver, with authority to take possession of and premises and collect said remain and profits of the Circuit of said State man. act desarbers or otherwise, appoint a receiver, with authority to take possession of and premises and collect said remain and remains of the parties to these Presents, that if the profits and other said remains more than to and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true increas and moraling of the said on the nation of the parties to these Presents, that if the remains and the utterly will and void of an excent in fall forces and viruse. AND IT IS AGRIED, by and between the said parties, that the said moraling of the said will case, determine and be utterly will and void of the reviews and location of governor shall be said. WITNESS Letter hand and seal, this Lettership and the year of an Independence of the Datas States of America. Signed, Smalley, Datas States States States of America. Signed, Smalley, Datas States State	rigagee, may cause the same to be insured in	
AND IT SECRETED BY and between the said parties, that the said mergagor of the creation is full ferror shall be made. NOTIFICATION OF SOUTH CAROUNA, Occasion of special parties, that the said mergagor of the creation is full ferror of the creation of th	the premium and expense of such insurance under this mortgage, with interest.	
The stand south care, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise and calters and rents and profits, apply nor proceeds therein (alter again, calter again, calt	And if at any time any part of said debt, or interest thereon, be past due a	nd unpaidhereby assign the rents and profits of the
net proceeds thereafter (after paying costs of collection), upon said delt, interest, cost or expenses; without liability to account for anything more than is and profits artually rollected. Is and profits artually rollected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Present, that if the proceedings to the true intent and meaning of the paid that the said mortgage. The delt or sum of means alcressid, with interest thereon, if they are remains in fall force and virtue. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said sorties, that the said mortgager. AND IT IS AGRIELD, be and between the said according to the said mortgager. AND IT IS AGRIELD, be and between the said according to the said mortgager. AND IT IS AGRIELD, be and between the said sorties and said said the said sorties and said said the said sorties. AND IS AGRIECATION OF DOWN OF SOUTH CAROLINA. BY STATE OF SOUTH CAROLINA. Creaville Control. AND IS AGRIECATION OF DOWN OF SOUTH CAROLINA. CREATED AND AGRIECATION OF SOUTH CAROLINA.		
to and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to three Presents, that if the according to the true intent and meaning of the parties to three Presents, that if the according to the true intent and meaning of the said more gargess. In death of some presents, that if the according to the true intent and meaning of the said more gargess. The debt or sum of money aforesaid, with interest thereon, if the according to the true intent and meaning of the said more garges. The debt of bargain and sale shall cream, determine and be utterly still and void, of the remains of fall force and virtue. AND IT IS AGRICID, by and the tween the waid parties, that the said more garges. AND IT IS AGRICID, by and the tween the waid parties, that the said more garges. AND IT IS AGRICID, by and the tween the waid parties, that the said more garges. AND IT IS AGRICID, by and the tweeth the waid parties, that the said more garges. AND IT IS AGRICID, by and the tweeth the waid parties, that the said more garges. AND IT IS AGRICID, by and the content of the waid parties, that the said more garges. And of the true waith of the wait	art of said State may, at chambers or otherwise, appoint a receiver, with autho	rity to take possession of said premises and collect said rents and profits, applying
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true forent and meaning of the parties to these Presents, that if anticaporal, do and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if the according to the true instead and maning of the said note then this deed of bargain and sale shall cease, determine and be atterty sull and void, offer to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgageous. And the said parties and desired to payment shall be made. WITHMESS LILL! hand, and seal, this Lindburseless day of Ciglian and even the said and even the said mortgageous. And in the one hundred and eventy. Soley and the one hundred and twenty. Soley and in the one hundred and soley soley. BE STATE OF SOUTH CAROLINA, Greenville County, The Soley and the saw the within named. And the said and that he saw the within named. And the said and th	net proceeds thereafter (after paying costs of collection), upon said debt, int	erest, cost or expenses; without liability to account for anything more than the
I mortgagor. In our shall we'd and truly pay or came to be paid unto the said mortgagor. The debt or sum of money aforesaid, with interest thurcom, if they are conting to the true intent and meaning of the said mort. then this deed of bargain and said shall case, determine and be unterly null and wold, off they makes until default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor. In the work of the work in the said mortgagor. In the work in the said of	ts and profits actually collected.	
they according to the true intern and meaning of the said note then this deed of bargain and sale shall cease, determine and be utterly null and void, ofte to remain in full force and virtue. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and between the said parties, that the said mortgagor S. Add C. ADD IT IS AGREBO, by and the one hundred and to September 1. ADD IT IS AGREBO, by and the said decided to the said mortgagor S. Add C. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the mortgagor S. ADD IT IS AGREBO, by and the mortgagor S. ADD IT IS AGREBO, by and the said parties, that the said mortgagor S. ADD IT IS AGREBO, by and the mortgagor S. ADD IT IS AGREBO, by and the mortgagor S.	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and m	eaning of the parties to these Presents, that ifthe
to romain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor S. AND IT IS AGREED, by and between the said parties, that the said mortgagor S. AND IT IS AGREED, by and between the said parties, that the said mortgagor S. AND IT IS AGREED, by and between the said parties, that the said mortgagor S. AND IT IS AGREED, by and be made. WITNESS. AND IT IS AGREED, by and be made. WITNESS. AND IT IS AGREED, by and be made. WITNESS. AND IT IS AGREED, by and be made. WITNESS. AND IT IS AGREED, by and be made. WITNESS. AND IT IS AGREED, by and be one hundred and empty the said mortgagor S. AND IT IS AGREED, by and in the une hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and. AND IT IS AGREED, by and be one hundred and enjoy the company of the property of the me hundred and. AND IT IS AGREED, by and and said the interest and colate, and also all her right and claim of Dower, of, in or to, all and singuing the made and	f mortgagor. S, do and shall well and truly pay or cause to be paid unto the sa	id mortgagee the debt or sum of money aforesaid, with interest thereon, if any
AND IT IS AGREED, by and between the said parties, that the said mortgagers and the mailed and enjoy the misses until default of payment shall be made. WITNESS. Let L. hand. and end end of seal, this. I have been and in the one hundred and Jeffelder of the progression of the United States of America. Signed Scaled and Delivered in the Pressure of C. L.	due, according to the true intent and meaning of the said note, then this d	eed of bargain and sale shall cease, determine and be utterly null and void, other-
unites until details of payment shall be made. WITNESS OF LEA hand and seal this third least the wind of and seal this third least the payment of the Independence of the United States of America. Starnel, Scalafy and Delivered in the Presence of Least States, Scalafy and Delivered in the Presence of Least States, Scalafy and Delivered in the Presence of Least States of America. Starnel, Scalafy and Delivered in the Presence of Least States of America. Starnel, Scalafy and Delivered in the Presence of Least States of America. Starnel, Scalafy and Delivered in the Presence of Least States of America. MORTGAGE OF REAL ESTA: Greenville County. A D 192 Le States of South that he saw the within named. Witnessed the execution thereof. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my, this least States of America. SWORN to before my this least States of America. SWORN to before my this least States of America. SWORN to before my this least States of America. SWORN to before my this least States of America. SWORN to before my this least States of America. SWORN to before my band and scala this least States of America. SWORN to before my band and scala this least states does freely, voluntarily and without any computition, dread or fear, of any person tons whomsoever, renounce, celease, and forever relimpish unto the within named. With Swort Public Development of the within named. SWORN to before my band and released. A D 192 Le Swort S		
WITNESS Dead and and seal this Theology to day of Agaila the year of our lord ninetern hundred and trenty that and in the one hundred and Sufficients or of the Independence of the United States of America. Signed, Scalady and Delivered in the Presence of the Independence of the United States of America. Signed, Scalady and Delivered in the Presence of the Independence of the United States of America. Signed, Scalady and Delivered in the Presence of the Independence of the Indepe	AND IT IS AGREED, by and between the said parties, that the said mortga	gor. S and to hold and enjoy the said
The Independence of the United States of America. Signed, Scaled/and Delivered in the Presence of (I. C.	mises until default of payment shall be made.	
The Independence of the United States of America. Signed, Scaled/and Delivered in the Presence of ()	WITNESS 411 hand and seal this 1/21	West the day of fill
Signed, Scaled, and Delivered in the Presence of Control of Control of Control of County (L. L. L	he year of our Lord nineteen hundred and twenty-	and in the one hundred and Aftith
E STATE OF SOUTH CAROLINA, Greenville County. The same of the same the within named. A D 192 l. SWORN to before one, this. Greenville County. The state of South Carolina. SWORN to before one, this. AD 192 l. SWORN to before one, this. Greenville County. The state of South Carolina. RENUNCIATION OF DOWN Greenville County. The state of South Carolina. RENUNCIATION OF DOWN Greenville County. The state of South Carolina. The state of South Carolina. RENUNCIATION OF DOWN Greenville County. The state of South Carolina. The state of South Carolina. RENUNCIATION OF DOWN Greenville County. The state of South Carolina. The state of South Carolina of the state of the stat	of the Independence of the United States of America.	
E STATE OF SOUTH CAROLINA, Greenville County. A D. 192 L Notary Public for South Carolina. STATE OF SOUTH CAROLINA. Greenville County. I. J.	= 31 //. / 1	
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A seal, and as Allew act and deed, deliver the within written Deed; and that he with A learned witnessed the execution thereof. SWORN to before me, this AD 192 b AD 192 b Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I, F. SANGOR LO SOUTH CAROLINA, Greenville County. I, F. SANGOR LO SOUTH CAROLINA, Greenville County. I, F. SANGOR LO SOUTH CAROLINA, Greenville Monit may concern, that Mrs. God the within maned Lo South Carolina did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person sons whomsoever, renounce, release, and forever relinquish unto the within named County. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singu Premises within mentioned and released. GIVEN under my hand and scal, this AS AS AND SOUTH CAROLINA (1, 5) AD 192 b AND 193 b AND 194 b AND 195		$\frac{(1.8)}{1}$
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	(I s // i / i / i / i / i / i / i / i / i	$\alpha' \cdot \mathcal{L} = \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L}$
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me		(L. S.)
Greenville County. PERSONALLY appeared before me County. In seal, and as Allian act and deed, deliver the within written Deed; and that he, with Allian witnessed the execution thereof. SWORN to before me, this day of STATE OF SOUTH CAROLINA, Creenville County. It STATE OF SOUTH CAROLINA, Creenville County. I, STATE OF SOUTH CAROLINA, Creenville County. III STATE OF SOUTH CAROLINA, Creenville County. III STATE OF SOUTH CAROLINA, Creenville County. II STATE OF SOUTH CAROLINA, Creenville County. III STATE OF SOUTH CAROLINA, CREENVILLE COUNTY. RENUNCIATION OF DOWN. RENUNCIATION OF DOWN. All Manual Manual Manual County Creenville County. III STATE OF SOUTH CAROLINA, CREENVILLE COUNTY. RENUNCIATION OF DOWN. RENUNCIATION OF DOWN. RENUNCIATION OF DOWN. ALL MANUAL CREENVILLE COUNTY. RENUNCIATION OF DOWN. RENUNCIATION		(L, S.)
SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof. SWORN to before me, this 10.7 A.M. witnessed the execution thereof.	Greenville County.	MORTGAGE OF REAL ESTATE
A seal, and as Ablas act and deed, deliver the within written Deed; and that he, with A switnessed the execution thereof. SWORN to before me, this (SEAL) Notary Public for South Carolina. SETATE OF SOUTH CAROLINA, Greenville County. I. L.	made oath thathe saw the within named U. LO. Passul	Card J. C. Gowen
SWORN to before me, this. day of file of South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I. J.		
SWORN to before me, this day of A. D. 192 (SEAL) Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I State of the within named (A) A. D. 192 (did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person sons whomsoever, renounce, release, and forever relinquish unto the within named (A) A. D. 192 (day of A. D. 192	n, seal, and as the the within	written Deed; and thathe, with
day of Maddell A. D. 192 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I. A. D. 192 (Seal) A. D. 192 (SEAL) RENUNCIATION OF DOWN RENUNCIATION OF DOWN Greenville County. I. A. D. 192 (Seal) A. D. 192 (Seal) RENUNCIATION OF DOWN RENUNCIATION OF DOWN Greenville County. I. A. D. 192 (Seal) Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singue Premises within mentioned and released. GIVEN under my hand and seal, this (Seal) GIVEN under my hand and seal, this (L. S.) A. D. 192 (L. S.) The country of the property of t		witnessed the execution thereof.
Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I,	SWORN to before me, this	
Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, J.	day of A. D. 192	W. M. Manager
Greenville County. I, All County. I, All County. In the control of the within named	Notary Public for South Carolina.	
Greenville County. I, Country Dublic hereby certify unto all whom it may concern, that Mrs. e of the within named (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		
Greenville County. I,		
Greenville County. I,		
I, thereby certify unto all whom it may concern, that Mrs did this day appear before 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 sons whomsoever, renounce, release, and forever relinquish unto the within named the state, and also all her right and claim of Dower, of, in or to, all and singue Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192 by A. D. 193 by A. D. 194 by A. D. 194 by A. D. 195 by	}	RENUNCIATION OF DOWER
did this day appear before 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 sons whomsoever, renounce, release, and forever relinquish unto the within named and seal, this day of A. D. 192 A. D. 193 A.	Greenville County.	
did this day appear before 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 sons whomsoever, renounce, release, and forever relinquish unto the within named and seal, this day of A. D. 192 A. D. 193 A.	I, le vi. Siniual Laterly (2)	11 CO
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 sons whomsoever, 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 singular of the second of the	hereby certify unto all whom it may concern, that Mrs.	
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular of the serious of	e of the within named (1), A''	
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released. GIVEN under my hand and scal, this A. D. 192 A. D. 1		s treely, voluntarily and without any compulsion, dread or fear of any person of
Premises within mentioned and released. GIVEN under my hand and seal, this 13 th and seal are seal as the seal of the seal are seal as the seal are seal as the seal are seal are seal as the seal are s	upon being privately and separately examined by me, did declare that she doe	XING WILLIAM CO
Premises within mentioned and released. GIVEN under my hand and scal, this 13 th and scal, this 13 th and scal, this 13 th and scal, this 15 th and scal are scaled by the scaled by th	upon being privately and separately examined by me, did declare that she doe	
day of Souls (L. S.) GIVEN under my hand and scal, this 13 th and scal this 14 th and scal this 14 th and scal this 15 th and	upon being privately and separately examined by me, did declare that she doe sons whomsoever, renounce, release, and forever relinquish unto the within named	and estate and also all her right and claim of Dower of in or to all and singular
day of J. Gower (L. S.) Will G. Parrish	d upon being privately and separately examined by me, did declare that she doe sons whomsoever, 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 singular
U. G. Bowle (L. S.) Nell G. Carrish	d upon being privately and separately examined by me, did declare that she doe sons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest e Premises within mentioned and released.	
Water Dublic for Court Conding	d upon being privately and separately examined by me, did declare that she doe sons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest Premises within mentioned and released.	
Notary Fudic for South Carolina.	Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 192 (L. S.)	
	upon being privately and separately examined by me, did declare that she doe sons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest Premises within mentioned and released.	