Signed, Scaled and Delivered in the Presence of St. A. Lohandler. Athur S. Agnew. THE STATE OF SOUTH CAROLINA, Greenville County. Sign, seal, and as Rice act and deed, deliver the within written Deed; and that he, with SWORN to before pic, this. A D. 1927 Atthur S. Agnew. THE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before pic, this. A D. 1927 Atthur S. Agnew. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF D. Greenville County.		taments, and Appurtenances to the said Premises belonging, or in anywise incident	or ap-
the bereby bind Heart and Aragan, source Asid Selection of the state o	E AND TO HOLD, all and singular, the said Prem	unto the said Louise It, M. Laughle	de de
the merely bind. Many Allely		her Heirs and Assigns, forever. And	
this, Receditor, Administrations and Assigns, and very person whomevers burdle claimings to closify the same are any just thereof. And the said Mortgagor— agree— to institute the house and buildings on said tot in a soon on less than. Delian for a soon and assign, and very person whomevers burdle claimings of the said the same are any just the same and managers—, and that in the event has the sourcegor—) and keep the same institute of the more person and stage the policy of non-source to the sounce and moragers—, and that in the event has the sourcegor—) and that is not find to do so, then the add morages are caused that the contract of the source of such instrumes under this morages, with interest. And if at any time any part of said delia, or interest thereon he past the and unexpand— And if at any time any part of said delia, or interest thereon he past the and unexpand— And if at any time any part of said delia, or interest thereon he past the and unexpand— And if at any time any part of said delia, or interest thereon he past the and unexpand— And if at any time any part of said delia, or interest thereon he past the and unexpand— And if a strong the contract the contract the contract of the past of the said contract of the past of the past of the said contract of the past of the	my self as	A Meirs, Executors and Administ	trators
this, Secondary, Administrators and Assign, and every person whomovered bureful claiming, or to their the source or very gain thereof. And the said Martingapes—agree—to interest the home and belidings on said for in a source of least them. Dollart (in a company or companies estiticatory to the mortgage)—) and been the source of the said mortgages—agree—agree—to interest the home and belidings on said for in a source of least them. And it is also the policy of transver to the source of the said mortgages—agree—agree that source of the said contrages—and that in the event that the mortgages—) and their the mortgages—and the said mortgages—agree that the said said provide actively selected. PROVIDED ALWAYS NEVERTHELESS, and is the true internal and maning on the parties to those Prestage, that till—agree that the said mortgages—agree that the said said provide actively selected. PROVIDED ALWAYS NEVERTHELESS, and is the factor internal and maning on the parties to those Prestage, that till—agree that the said mortgages—agree that the said device of t	forever defend, all and singular, the said premises u	the said Laughlis	L
Here Seedern, Abstinistrators and Averigen, and every spream whosenesses towload, chaining, of the chain the sinue the some or any part thereof. And the mid Mortgagore garger to time tend to and and buildings on as lad to in a name not less than. Dellars (in a company or companies satisfactory to the mortgagor	\mathcal{L}_{\bullet} .		ni
And if it my time any part of said date, or interest threwone be past, for any time fail to do so, than the said mortgage are the same to be housed in a said and the said mortgage. And if it my time any part of said date, or interest threwone be past, for and organized. And if it my time any part of said date, or interest threwone be past, for and organized. And if it may time any part of said date, or interest threwone be past, for and organized. And if it may to the any part of said date, or interest threwone be past, for and organized. And if it may to the any part of said date, or interest threwone be past, for and organized. And if it may to the any part of said date, or interest threwone be past, for and organized. And if it may to the any part of said date, or interest threwone be past, for any organized threwore, or desirated threwood organized to the said organized threwore, or the organized to the said organized threwore, or the organized threwore organized threwore, or the organized threwore organized threwore, or the organized threwore organized threwore organized threwore, organized threwo	rs, Administrators and Assigns, and every person wh	oever lawfully claiming, or to claim the same or any part thereof.	-
designed to policy of incurrance of the said mortgages	said Mortgagor agree to insure the house an	ildings on said lot in a sum not less than	<i>/</i>
the premions and cagonize of well insurance under this mortgage, with interest. And if a say time any part of said delth, or interest thereon he past fine and negotid. And if a say time any part of said delth, or interest thereon he past fine and negotid. And if a say time any part of said delth, or interest thereon he past fine and negotid. And if a say time any part of said delth, or interest thereon he past fine and negotid. And if a say time any part of said delth, or interest thereon of the said mortgage. On the said mortgage, or said fine and the said mortgage, or said to collection) appeared delth satisfactors, to the pasterston whom the said products and only the said mortgage. And It is ANAVAS, NEVERTHERES, and it is the true invest and mortgager. It is said longageon. It is not profit a citatily collected, began in the said and truly gay or causes to be past, unto the said mortgager. It is said longageon. It is not profit a citatily collected the said truly gay or causes to be past, unto the said mortgager. It is not profit a citatily collected the said control of the said onto the said mortgager. It is not profit to control or control of the said onto the said mortgager. It is not profit to control or control of the said onto the said mortgager. It is hold and enjoy combine to the said the said control of the said the said the said mortgager. It is hold and enjoy combine to the said the said the said mortgager. It is hold and enjoy combine to the said the said the said mortgager. It is hold and enjoy combine to the said the said the said mortgager. It is hold and enjoy combine to the said the said the said mortgager. It is hold and enjoy the said the said the said mortgager. It is hold and said the said the said the said the said mortgager. It is hold and said the said the said the said the said mortgager. It is hold and said the said t	Dollars (in a company or con	ies satisfactory to the mortgagee) and keep the same insured from loss or damage	by fire
And if at any time any port of said dock, or interest thereon he past doe and empaid. And if at any time any port of said dock, or interest thereon he past doe and empaid. And if at any time any port of said dock, or interest thereon he past doe and empaid. And if at any time any port of said dock, or interest thereon he past doe and empaid. And if at any time any port of said dock, or interest thereon he past doe and empaid. And are any and any and any any any any any any and a receiver with a thirty, to alk post may at a dampine and a deal, interest, os or expenses; inclined and collect said event any any any and a dark may any any any any and interest and deal, interest, os or expenses; inclined inclinity to account for anything note of the said mortagene. THOUTED ALWAYS, NEVERTHELESS, and it is the true intern and making of the past dock to these Presents, that if. AND ITS AGREED, by and before and virtue. AND ITS AGREED, by and before and virtue. AND ITS AGREED, by and before one with previous of the said work pages. In hold and employ consists to resain in full force and virtue. AND ITS AGREED, by and before one that be made. WITNESS. The force thousand nice hundred and. AND ITS AGREED, by and become the said parties, that the said mortagener. In hold and employ and in they one housand nice hundred and. AND ITS AGREED, by and become the said parties, that the said mortagener. In any of further and in the one hand in the one hand. AND ITS AGREED, by and become and read with a source of the United States of America. Signed, Sested and Delivered in the Presence of America. AND AGREED of the said and the said of the Agreement of the said and the said of the Control of the Control of the States of the States of America. AND AGREED of the States of America. WITHERSTATE OF SOUTH CAROLINA, On bready private and said and said of the said of the said and the said of t	policy of insurance to the said mortgagee, and tha	the event that the mortgagor shall at any time fail to do so, then the said mortgag	gee
And If at any time any part of said dolt, or interest thereou be past due and unpaid. And If at any time any part of said dolt, or interest thereou be past due and unpaid. And If at any time any part of said dolt, or interest thereou be past due and unpaid. And If at any time any part of said dolt, or interest thereou be past due and unpaid. Helies, Executors, Administrators or Assign, and agree that any Judge great or interest on the paid was not and premises and collect said creat and the said profiles actively to account the variety agree can or indication, upon and deal, interest, out or register, which inhabity to account the variety agree of the said interesting. PROVIDED ALWAYS, REVERTBLEES, and is to the true invent and meaning of the parties to those Presents, that is. PROVIDED ALWAYS, REVERTBLEES, and is to the true invent and meaning of the said inventages. PROVIDED ALWAYS, REVERTBLEES, and is to the true invent and meaning of the said nonetyper of a said seating on the true intered and uncertain of the said nonetyper and to the said nonetyper of the said nonetyper	same to be insured in	name and reimburse	
And if at any time any part of sold debt, or interest thereon be past due and unpoids. And if at any time any part of sold debt, or interest thereon be past due and unpoids. All Heirs, Executors, Administrators or Assign, and agree that any Jodge trent (over of said State may, or chandles) appears are receiver with authority, to take passessine of and promises and called sold retart and its and reads actually collected. The paging casts of collections upon and debt, interest, control expanses; militarity to account or anything more to PROVIDED ALWAYS, EXPERTILLESS, and it is the true intent and meaning of the carties to these Processin, that is. PROVIDED ALWAYS, EXPERTILLESS, and it is the true intent and meaning of the control to these Processin, that is. PROVIDED ALWAYS, EXPERTILLESS, and it is the true intent and meaning of the control to these Processin, that is. Of an areal mortagons— the sind dead over the first year or control year of the sold parties, that the said mortagon The sold sold that the said of the sold of the			
the above described premises to said overlagage. or held Heirs, Executors, Administrators or Assigns, and agree that any Judge regit Court of said state may at chambers or otherwise, appoint a receiver with authority, to take possession of early premises and collect said mate and said profits example collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that is of premises and and said premises are parties of the parties to these Presents, that is of control of the parties of the said of the said of the parties of the said of the parties of the said of the parties of the said of the	as and expense of such insurance under this mortgage	h interest.	
the above described premises to said mortgager. Or All Heirs, Executors, Administrators or Assigns, and agree that any Judge receit found of audit state may, at chamber or otherwise, appoint a coedever with authority, to take possession of said premises and collect said must and an administratory collected. PROVIDED ALWAYS, NIVERTHELESS, and it is the true incent and meaning of the parties to these Presents, that is. Of the said profits sandly collected. PROVIDED ALWAYS, NIVERTHELESS, and it is the true incent and meaning of the parties to these Presents, that is. Of the said of the said and a said and the said and the parties of the said working of the said work, then the described on the said contents of the said of the s			
protect Centre of said State may, at clambers or otherwise, supports a receiver with authority, to take possession of said promises and collect said creat and its and crotical said profits actually collected there of after paying costs of cidelician) appear said deld, interest, cost responses, without lability to account for suppling more of the said crotical said profits actually collected. PROVIDED ALMAYS, NEVERTIELESS, and it is the true intent and meaning of the said there is the said dickt or sum of money attracted in the said said variety. A said there is not provided and the said said variety and said said variety and said said variety and said said cross and ritree. AND IT IS AGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and deveree the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND IT SAGREED, by and because the said parties, that the said mortgager. AND	any time any part of said debt, or interest thereon b	st due and unpaidhereby assign the rents and	profits
publishing the new proceeds there paying colors of collection) upon said debt, interest, cost or expenses, without lability to account for anything more of its and profits southly collected. PROVIDED ALWAYS, NEVERTHELISS, and it is the true intern and meaning of the parties to these Presents, that if I are all mentagen—, do and shall well and truly pay as cause to be paid, moto the said mortgages—, the said debt or sum of money adversard with necron, if my be dun, each and all well and truly pay as cause to be paid, moto the said mortgages—, the said debt or sum of money adversard with necron, if my be dun, each of the said with the said not the said toots, then this deed of bargain and said shall coase, determine, and be utterly in the local payment shall be much. AND IT IS AGREED, by and between the said parties, that the nid mortgagor— The hold and enjay remises until details to payment shall be much. WITNESS Much hand— and seal—, this. **JURIALITY** And — and seal—, this. **JURIALITY** And — and seal—, this. **JURIALITY** And — and in the one hand in the year of the Sovereignty and Independently of the United States of America. **Signed, Sealed and Delivered in the Presence of Presence of Syr. II for a said took of the Sovereignty and Independently of the United States of America. **Signed, Sealed and Delivered in the Presence of Syr. II for a said took of the Sovereignty and Independently of the United States of America. **Signed, Sealed and Delivered in the Presence of Syr. II for a said took of the said took of	scribed premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge	e of the
PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and receasing of the parties to three Presents, that if PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and receasing of the parties to three Presents, that if PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the end mertagene the said delate or was of many aforecastd with recent of the parties, and shall veil and turly ray or enter to be paid, auto the said mortgagen the said delate of targatin and sale shall cause, determine, and be interest and old otherwise to remain in till force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagen WITHNESS They band, and seal, this The said mortgagen WITHNESS They band, and seal, this The said mortgagen In the year of our Left one thousand nine honderd and	f said State may, at chambers or otherwise, appoint a	eiver with authority, to take possession of said premises and collect said rents and	profits
resident contrageor	ts actually collected.	A	nan tu
cereon, it may be dise, according to the true united and meaning of the said note, then this deed of hergain and sais shall crass, determine, and be utterly in the there and vertice. AND IT IS AGREED, by and between the said parties, that the said mortgagor	DED ALWAYS, NEVERTHELESS, and it is the tru	tent and meaning of the parties to these Presents, that if	
AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. WITNESS THE chand and seal., this test the day of first and in the one bund in the year of our Left one thousand nine hundred and. Year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Jr. A. D. Agraed Aller. WITNESS THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath be saw the within named. M. J. Phanton in the within marked. WITNESS Agraed Level States of America. MORTGAGE OF REAL EXTENDED TO SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath be saw the within named. M. J. Phanton SWORN to before me, J. A. D. 192 T. AND THE STATE OF SOUTH CAROLINA, GRALL) Notary Public fee South Carolina. WITNESS AGRAED, SAIL STATE OF SOUTH CAROLINA, GREEN, GRALL) THE STATE OF SOUTH CAROLINA, GREEN, GRALL) THE STATE OF SOUTH CAROLINA, GREEN, GRALL) THE STATE OF SOUTH CAROLINA, Greenville County. I. Authur B. Agraed Notary Public green that Mrs. Edith. A. Whatton Greenville County. I. Authur B. Agraed Mid this day appear be and upon being privately and separately cannined by use, fild declare that she does freely, voluntarily and without any compulsion, dread or fear of my persons whomogyver, renounce, release and forever relinquish upon the impact of the within martioned and released. Heirs and Assigns, all her interest and catate, and also all her right and claim of Dower, of, in or to all and sing remises within mentioned and released. Heirs and Assigns, all her interest and catate, and also all her right and claim of Dower, of, in or to all and sing remises within mentioned and released.	be due, according to the true intent and meaning of	paid, unto the said mortgagee, the said debt or sum of money aforesaid with said note, then this deed of bargain and sale shall cease, determine, and be utterly r	interes ull and
remises until default of payment shall be made. WITNESS Pluge band and seal this teath day of Junice is the year of our lydone thousand nine hundred and Julipendence of the United States of America. Signed, Scaled and Delivered in the Presence of A. O. B. and Aller. Signed, Scaled and Delivered in the Presence of A. O. B. and Aller. MONTGAGE OF REAL ES Greenville County. Personally appeared before me and made oath he saw the within named. Made oath he saw the within named. Montgage of Real Es Greenville County. A. D. 1927 A. D	to remain in full force and virtue.		
WITNESS My band and seal , this testh day of ferrole in the year of our Life one thousand nine bandred and Sulesty Select and in the one hand year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of St. A. Oh and Alex. Without S. Uganew. HE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me A. O. Saw the within numbed. Mortgage of Real Es Sworn to before me, seal, and as Rico set and deed, deliver the within written Deed; and that he, with without Sworn the Sworn to before me, this Sworn to be one of the within the sworn the sworn this sworn the sworn the sworn the sworn the sworn the sworn that the sworn that the sworn the sworn the sworn that the sworn the sworn that the sworn the sworn the sworn the sworn that the sworn that the sworn the sworn that the s		said mortgagor to hold and enjoy	the said
in the year of our Lord one thousand nine hundred and Lulletty Series and in the one hund 5/Rst year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of M. A. Character. Athere S. A. Character. Mortgage of Real E. Greenville County. Personally appeared before me. and made oath the saw the within named. Mortgage of Real E. Greenville County. Personally appeared before me. A. D. 192-7. A.	• •		
Signed, Seeled and Delivered in the Presence of S. A. D. Ram Allen. MORTGAGE OF REAL ES Greenville County. Personally appeared before me. and made oath	SShand and seal, this		
Signed, Scaled and Deliveced in the Presence of S. A. Chandler. Arthur S. Agnew. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made coath			red an
Signed, Scaled and Delivered in the Presence of St. a. Lohandler. Arthur S. agnew. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me St. a. lohandler maned. Made cath he saw the within named. M. J. J. Hartor Mortgage of Real Estate and a saw the within named. M. J. J. Lohandler withen the saw the within named. M. J. J. Lartor SWORN to before me, this Surface and deed, deliver the within written Deed; and that he, with witnessed the execution there is a same surface and saw the saw the same surface and saw the same surface and saw the same	5/21- year of the Sove	nty and Independence of the United States of America.	
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath he saw the within named M. J. A. L.			
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath he saw the within named M. J. A. L.	a lohandler.	m. J. Ilharton.	(L. S.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oathhe saw the within named			(T S
Greenville County. Personally appeared before me and made oathhe saw the within named			(L. 5.
Personally appeared before me 31. A. B. A. B. A. A. B. A. A. B. A. B	(/		(Ł. S.
Personally appeared before me 3. A. L. A. C. A. C. A. A. C.			(L. S.
Greenville County. Personally appeared before me and made oathhe saw the within named	OF SOUTH CAROLINA.	MORTGAGE OF REAL FO	STATE
Personally appeared before me Indicated the within named. Indicated the within named. Indicated the within named. Indicated the within written Deed; and that he, with witnessed the execution there is sworn to before me, this had before me, this had been successful to the execution there is sworn to before me, this had been successful to the execution there is sworn to before me, this had been successful to the execution there is sworn to before me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there is sworn to be fore me, this had been successful to the execution there. It is start to be fore me, this he, with he within a part of the execution there. It is start to be fore me, this he, with he within a part of the execution there. It is start to be fore me, this he, with he within a part of the execution there. It is start to be fore me, this he, with he within a part of the execution there. It is start to be fore me, this he, with he within me and the execution there. It is start to be fore me, this he, with he within mand to be fore me, without any compalision, dread or fear of any part of the within named. It is start to be fore me, this he, with he within mand to be fore me, with he execution there. It is start to be fore me, this he, with he within me, with he within me and the execution there. It is start to be fore me, this he within me and the execution there is not a start to be and that he within he, with he within me and the execution there is not a start to be and the execution there. It is all the execution the execution there is not a start to be and that he exec	` }	MORITAGE OF REAL E.	317(1)
ign, seal, and as. Act and deed, deliver the within written Deed; and that he, with Act have Sugarian witnessed the execution there SWORN to before me, this 10 th Iay of Gather South Carolina. SHALL (SEAL) Notary Public for South Carolina. FHE STATE OF SOUTH CAROLINA, Greenville County. I. Act have Sugarian did this day appear be und upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any propersons 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 sing premises within mentioned and released.		1. (1. 1. 4	
ign, seal, and as Ris act and deed, deliver the within written Deed; and that he, with SWORN to before me, this A. D. 192. 7. A. D. A	lly appeared before me	V.a. Charales	
ign, seal, and as	nhe saw the within named		
ign, seal, and as	m m	to of land	
SWORN to before me, this			
SWORN to before me, this	as his act and deed, deliver	vithin written Deed; and thathe, with	
SWORN to before me, this			
A. D. 192. 7. On the STATE OF SOUTH CAROLINA, RENUNCIATION OF D. Greenville County. I, Athur S. Agnew No hereby certify unto all whom it may concerp, that Mrs. Edith. A. Thattor did this day appear be und upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pressons 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 sing pressures within mentioned and released.	1 1 1	witnessed the execution there	eof.
Notary Public for South Carolina. CHE STATE OF SOUTH CAROLINA, Greenville County. I, Arthur & Agney To hereby certify unto all whom it may concerp, that Mrs. Edith. A. Thatton wife of the within named. J. Thatton did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons 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 sing posteries within mentioned and releasd.	N to before me, this		
Notary Public for South Carolina. RENUNCIATION OF D Greenville County. I, Atthur Sagney The of the within named M. J. Marton wife of the within named M. J. Marton did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any potentials who 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 sing premises within mentioned and released.	tine 2 A. D. 192.7		
RENUNCIATION OF D Greenville County. I, Arthur Sagney Io hereby certify unto all whom it may concern, that Mrs. Edith Ar. Thatton wife of the within named M. J. Thatton wife of the within named privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons whomsoever, renounce, release and forever relinquish unto the within named Laurel M. M. Laurell M. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and sing premises within mentioned and releasd.	hu D. agnew (SEAL)	Dr.a. Chandler	
Greenville County. I, Arthur Sagned o hereby certify unto all whom it may concern, that Mrs. Edith. A. Thaitor wife of the within named. D. Thaitor wife of the within named. D. Thaitor did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons 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 sing oremises within mentioned and released.	Notary Public for South Carolina.		
Greenville County. I, Arthur Sagned o hereby certify unto all whom it may concern, that Mrs. Edith. A. Thaitor wife of the within named. D. Thaitor wife of the within named. D. Thaitor did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons 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 sing oremises within mentioned and released.			
Greenville County. I, Arthur Sagned To hereby certify unto all whom it may concern, that Mrs. Edith. A. Thaiton wife of the within named. D. Thaiton wife of the within named. D. Thaiton wife of the within named. D. Thaiton who upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any privately and separately examined	and the state of t		
I, Arthur S. Agnew to hereby certify unto all whom it may concern, that Mrs. Edith. A. Whatton wife of the within named. M. J. Pharton did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any propersions whomsoever, renounce, release and forever relinquish unto the within named Accepted to 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 sing oremises within mentioned and released.	· }	RENUNCIATION OF D	OWE
o hereby certify unto all whom it may concern, that Mrs. Edith a. Thatton wife of the within named M. J. Whatlow did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons whomsoever, renounce, release and forever relinquish unto the within named When the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons 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 sing premises within mentioned and released.			
did this day appear be not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons 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 sing tremises within mentioned and releasd.	lethur & agnew		
ne upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any postersons whomsoever, renounce, release and forever relinquish unto the within named	tify unto all whom it may concern, that Mrs	ith a. Whaiton	
ersons 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 sing remises within mentioned and releasd.	thin named M. J. Whaito	did this day appear be	eforé n
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and sing remises within mentioned and releasd.			
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and sing remises within mentioned and releasd.	usoever, renounce, release and forever relinquish unt	e 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 sing remises within mentioned and releasd.	Mine La	iabliss. her	
remises within mentioned and releasd.			
		nterest and estate, and also all her right and claim of Dower, of, in or to all and sing	ular, tl
GIVEN under my hand and seal, this death	-		
\cdot . In this case is the second of the sec	under my hand and seal, this		
day of	Jane A. D. 1927	c , d $\sim \times d$.	
Arthur & agner (L. S.) Edith a Wharton Notary Public for South Carolina.	thus & aquel (L. S.)	Edith a Wharton	
Notary Public for South Carolina.	Notary Public for South Carolina.		
Recorded October 14th 1927, at 3'45 o'clock, P. M.	· Oatohon 111th	3:45	