PERSONALLY appeared before me. Martha Ellen Leathers. and made oath as he saw the within named. John W. Marsh and Nellie P. Marsh.  It is not say the within named. John W. Marsh and Nellie P. Marsh.  It is not say the within named. John W. Marsh and Nellie P. Marsh.  It is not say the within written deed, and that with J. Milton Williams. witnessed the execution thereof.  SWORN TO before me this 17th day  Notary Public for South Carolina.  Notary Public for South Carolina.	Und the said montrapole and in the see se	TA BASSAA amad haaddalaa
a company or companies significacity to the activation of the same instead from loss or damage by fire, and signs the policy of instances; or the read to be time, and that if the even that the morrage and any time fall do so, then the said mortages and profice that more than 11s in 1s.  It is not be premiate and expense of such insurance under this mortage, with interest.  And if at any time any part of said debt, or interest thereon, he past due and unpaid, we have assign the remain sub proficial of the above described permisses to said mortages. Or his his his because, Administrators or Assigns, and agree that any Judge of the Circuit Court of said are may, at chamber or otherwise, appoint a fectory, with authors or contract and profits and profits, apply the net proceeds thereafter (after paying costs of condition) upon understant color of the said mortages of the contract of the said mortages of the debt or sum of money aforesaid, with interest thereon, if any be due, according to the rune intend a meaning of the parties to these Presents, at if we the said mortages of the debt or sum of money aforesaid, with interest thereon, if any be due, according to the rune intend a meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the more of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the more of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the more of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void: the more of the said note, the said	three Thousand and no/100 (\$3,0	700.00) + + +
passe and eximbure Masself  r the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid,  "The herical Successor, Administrators or Assigns, and agree that any Judge of the Circuit Court of said area and profits of the above described premises to said mortgage."  It Herical Successor, Administrators or Assigns, and agree that any Judge of the Circuit Court of said area and profits, apply the net projected thereties (after paying costs of collection) upon said debt, interest, costs are any archival intellify to account for anything more than the rene and profits actually collected at said and profits, proventices, and it is the true intent and meaning of the parties to these Presents, at if "" , the said mortgagers" do and shall well and truly pay or cause to be paid unto the said ortique.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the said note; then this gleed of Bargain and sale shall cease, determine, and be unterly mull and void; therefore to remain in full force and virtue.  AND IT 13 ACREED by and between the said parties that said mortgagers are hold and enjoy the said Premises until default of payment shall be made.  ITINESS our hands and sais is, this ITth day of September in the year of our Lord one thousand, nine hundred and as the presence of "Itty-one and in the one hundred and seventy-sixth (L.S.)  Warathar Eller Schutz	is a company or companies salisfactory to the mortgager sign the policy of insurance to the said mortgager	, and keep the same insured from loss or damage by fire, and
st the premium and expense of such assirance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid,  we hereby assign the rests and profits of the above described premises to said mortgage;  if the first interest, control and agree that any judge of the Circuit Court of said and the said mortgage of the circuit Court of said and the said profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intern and meaning of the parties to these Presents, at if the said mortgage of the debt or sum of money aforesaid, with interest thereon, if any be due, according to these Presents, at if the said mortgage of the debt or sum of money aforesaid, with interest thereon, if any be due, according to the rue interest or ternain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagers are hold and emjoy the said Premises until default of payment shall be made.  ITINESS our hands and said, this 17th in the year of our Lord one thousand, nine hundred and in the one hundred and as eventy-sixth  Wortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers.  and made oath  is he saw the within named. John W. Mersh, and Nellia P. Marsh.  and as the far as a said and said of the presence of the said more		ne w oc misured in
And if at any time any part of said debt, or interest thereon, be past due and unpaid,  hereby assign the rents and profits of the above described premises to said mortigage:  hereby assign the rents and profits of the above described premises to said mortigage:  hereby assign the rents and profits of the above described premises to said mortigage:  of this Heirs, Executors, Administrators or Assigns, and agree that any plage of the Circuit Court of said are may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect of arens and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, at if the cheek or sum of money aforesaid, with interest thereon, if any be due, according to the true intent derewise to remain in full force and virtue.  AND IT-IS AGREED by and between the said parties that said mortgagors are hold and enjoy the said Premises until default of payment shall be made.  ITNESS our hands and sales is, this 17th in the year of our Lord one thousand, nine hundred and in the one hundred and selventy—sixth  United States of America.  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen, Leathers.  and made costh  Listed White Default and assigns and Neglis P. Marsh.  (L. S.)  White Default Carolina,  GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen, Leathers.  and made costh  with J. Milton Williams.  A D. 19 51.  White Default Carolina,  GREENVILLE County.  A D. 19 51.  Renunciation of Dower.  GREENVILLE County.  John W. Mersh and deliver the within written deed, and that evith mit and young problem for South Carolina,  Renunciation of Dower.  Renunciation of Dower.  State of South Carolina,  GREENVILLE County.  John W. Mersh.  Mortgage of Real Estate.  Renunciation of Dower.  List Milton Williams and sealers within mentioned and cleakes.  A D. 19 51.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or	4 6 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
hereby assign the rents and profits of the above described premises to said mortgages—of his his Heis, Sections, Administratory or Aveigns, and agree that any Judge of the Circuit Court of said are may, at chambers or otherwise, spipular a specifive, we anabority to take possession of said premises and collect diseasts and profits, apply the net protected therefore (after aboth) upon said delth, interest, coss expenses; without liability to account for anything more than the rent and profits actually solected and the process of the said interests the process of the said interests and profits actually objects ac		
Heis, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said and anney, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect of reasts and profits, apply the net protects thereafter (after paying costs of collection) upon said debt, interest, costs expenses, without liability to scount for anything more than the reins and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, at if we the said more, then this ideed of burgain and sale shall well and truly pay or cause to be paid unto the said magnetic the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent of meaning of the said note, then this ideed of burgain and sale shall cease, determine, and be utterly null and void: between the said parties that said mortgagors are holded and enjoy the said Premises until default of payment shall be made.  ITNESS our hands and seals, this 17th in the year of our Lord one thousand, and hundred and in the one hundred and seventy-sixth  Working of Real Estate.  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers.  and made cath (L.S.)  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers.  and made cath (L.S.)  Working to before me this. 17th, day appeared before me this. 17t		
de cent and grotis, apply the net proceeds thesestive (after paying costs of collection) upon said debt, interest, costs expenses; without liability to account for anything more than the cents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to those Presents, at if the process of t	nereby assign the rents and profits of the	e above described premises to said mortgagee , or
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the patties to these Presents, at if we, the seigl mortgagers, do and shall well and ruly pay or cause to be paid unto the said presents of the said notes, then this deed of bargain and sale shall crase, determine, and be unterly null and void between the said notes, then this deed of bargain and sale shall crase, determine, and be unterly null and void between the said parties that said mortgagers are bold and enjoy the said Premises until default of payment shall be made.  AND IT IS ACREED by and between the said parties that said mortgagers are bold and enjoy the said Premises until default of payment shall be made.  ITNESS our hands and seals, this 17th day of September and in the one hundred and in the one hundred and seventy-sixth until the year of our Lord one thousand, nine hundred and in the one hundred and seventy-sixth (L.S.)  Mattheward Carolina, (L.S.)  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers and made oath the result of the said payment of the said mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers and made oath the result of the said mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers and made oath the result of the said mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers and deed deliver the within written deed, and that e with J. Milton Williams.  SWEWN TO before me this 17th day appeared the said the said without such as a said of the said controllina.  PERSONALLY Milton Williams, a Notary Public for S. C. a do hereby certify unto whom it may concern that Mr. Nellie P. Marsh the wife of the in named John W. Marsh day appear before and upon being privately and sparately examined by me. did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and foreer relinquish unto the mind and controllinal singular the Premises within men	id rents and profits, apply the net proceeds thereafter	t (after paying costs of collection) and premises and collect
new the said mortgagers, do and shall well and gruly pay or cause to be paid unto the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent demands to brigain and sale shall case, determine, and be utterfy null and void: herebyet to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagors are hold and enjoy the said Premises until default of payment shall be made.  IT The in the year of our Lord one thousand, nine hundred and in the one hundred and seventy-sixth great of the Independence of the United States of America.  LIS.  Matthe Clib. Latture  Mortgage of Real Estate.  Sweet with J. Milton, Williams with a seventy full for S. G. 1 do hereby certify unto whom it may concern that Mrs. Nellie P. Marsh the wife of the in named John W. Marsh Marsh do hereby certify unto whom it may concern that Mrs. Nellie P. Marsh do hereby certify unto whom it may concern that Mrs. Nellie P. Marsh do hereby certify unto whom it may concern that Mrs. Nellie P. Marsh do hereby certify unto the min named John W. Marsh whomes and said estate that she does freely, voluntarily and without compulsion, dread or lear of any person or persons whomsever, renounce, clease and forever relinquish unto the in named Henry A. Batson Marsh whomes within mentioned and released.  Multic P. Marsh do hereby certify unto the min and upon being privately and sparately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or lear of any person or persons whomsever, renounce, clease and forever relinquish unto the in named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower in named Lis S	PROVIDED ALWAYS, nevertheless, and it is t	he true intent and meaning of the parties to these Presents
of meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, the true intention of meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, therefore to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagors are hold and enjoy the said Premises until default of payment shall be made.  ITNESS our hands and seals, this 17th in the year of our Lord one thousand, nine hundred and in the one hundred and wear of the Independence of the United States of America.  It is a seventy-sixth  United States of America.  (L. S.)  Matthe Ellen State of South Carolina, GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath 18 he saw the within named. John W. Marsh, and Mellis F. Marsh.  Sweet To before me this. 17th day appropriate the within written deed, and that e with J. Milton Williams. Leathers witnessed the execution thereof.  Sweet To before me this. 17th day appropriate the within written deed, and that within the wife of the in named GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. determine, and claim of Dower. This is and Assigns, all her interest and estate, and also all her right and claim of Dower in named Henry A. Batson  Mathe Promises and leaves and forever relinquish unto the in named Henry A. Batson  Mallie P. Marsh.  L. S.)  Mallie P. Marsh.  A. D. 19.51.  Mallie P. Marsh.  A. D. 19.51.  Mallie P. Marsh.  A. D. 19.51.  Allie P. Marsh.  A. D. 19.51.  A. Miltie P. Marsh.  A. D. 19.51.		
hold and enjoy the said Premises until default of payment shall be made.  ITTNESS OUT hands and seals , this 17th in the year of our Lord one thousand, nine hundred and in the one hundred and in the one hundred and seventy-sixth  Initial States of America.    Control	ortgagee the debt or sum of money aforesaid, with deep of the said note, then this deed of bargain	h interest thereon if any he does seed in a line
hold and enjoy the said Premises until default of payment shall be made.  ITNESS our hands and sals, this 17th in the year of our Lord one thousand, nine hundred and in the one hundred and seventy-sixth  United States of America.    Carolina	AND IT IS AGREED by and between the said	parties that said mortgagors
in the year of our Lord one thousand, nine hundred and in the one hundred and seventy-sixth  United States of America.  Incl. sealed and delivered in the presence of  William P. Marsh. (L. S.)  Wortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath sew the within named. John W. Mersh and Nellia P. Marsh.  seal and as. their act and deed deliver the within written deed, and that with J. Milton Williams witnessed the execution thereof.  Since You before me this. 17th. day significantly and separately examined by me, did declare that she does freely, voluntarily and without mand made on the mand on being privately and separately examined by me, did declare that she does freely, voluntarily and without mand on being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, decaded or fear of any person or persons whomsever, renounce, release and forever relinquish unto the manded. Henry A. Batson.  Mallia P. Marsh.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or to the singular the Premises within mentioned and released.  Mortgage of Real Estate.  L. S.)  Mortgage of Real Estate.  Estate.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath without control to the within written deed, and that without control to the within written deed, and the manded of the control to the within written deed of the control to the within written deed, and the write of the manded on the properson of the properson whomsever, renounce, release and forever relinquish unto the manded of the control persons whomsever, renounce, release and forever relinquish unto the manded of the control persons within mentioned and released.	hold and enjoy the said Premises until default of p	ayment shall be made.
in the one hundred and seventy-sixth seventy-sixth seventy-sixth seventy-sixth the United States of America.    County		
in the one hundred and United States of America.    County	in the year of our Lord one thousand, nine hundi	·
United States of America.    County	in the one hundred and seventy-sixt	and the state of t
Estate of South Carolina, GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath S. he saw the within named. John W. Marsh and Nellia P. Marsh seal and as their act and deed deliver the within written deed, and that with J. Milton Williams. witnessed the execution thereof.  SWOON TO before me this. 17th day State of South Carolina, GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. de hereby certify unto thom it may concern that Mrs. Nellie P. Marsh the wife of the in named in dupon being privately and separately examined by me. did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  Renunciation  Mortgage of Real Estate.  Mortgage of Real Estate.  Septembers. And Heathers and named heathers. and heathers. and deed deliver the within written deed, and that witnessed the execution thereof.  Mortgage of Real Estate.  Mortgage of Real Estate.  Renunciation of Dower.  Renunciation of Dower.  de hereby certify unto the wife of the in named deed of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Renunciation of Dower.  Renunciation of Dower.  de hereby certify unto the wife of the in named deed deliver the within written deed, and that the decision of Dower.  Renunciation of Dower.  Renunciation of Dower.  A D. 19 51.  Wallie P. Marsh  Mortgage of Real Estate.	United States of America.	
CLS.  State of South Carolina, GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath She saw the within named. John W. Marsh and Nellia P. Marsh , seal and as. their act and deed deliver the within written deed, and that with J. Milton Williams. witnessed the execution thereof.  SWOON TO before me this. 17th. day State of South Carolina, GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. de hereby certify unto thom it may concern that Mrs. Nellie P. Marsh the wife of the in named John W. Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  Renunciation  Mortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  Sand made oath  Mortgage of Real Estate.  A D 19 51.  Marsh deed the within written deed, and that witnessed the execution thereof.  State of South Carolina,  Renunciation of Dower.  Greenville County.  I. J. Milton Williams, a Notary Public for S. C. de hereby certify unto the wife of the in named deed of ear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  A D 19 51.  Mortgage of Real Estate.  And made oath  Mortgage of Real Estate.		
Estate of South Carolina, GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath She saw the within named. John W. Marsh and Nellia P. Marsh , seal and as. their act and deed deliver the within written deed, and that with J. Milton Williams. witnessed the execution thereof.  SWOON TO before me this. 17th. day Struember. A D. 19.51.  Nogary Public for South Carolina.  E State of South Carolina, GREENVILLE County. I. J. Milton Williams, a Notary Public for S. C. do hereby certify unto thom it may concern that Mrs. Nellie P. Marsh the wife of the in named.  John W. Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named. Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Marsh deed the within marie oath witnessed the execution that that that the without compulsion, dread or fear of south Carolina.  Renunciation of Dower.  General Estate.  Renunciation of Dower.  In J. Milton Williams, a Notary Public for S. C. do hereby certify unto the wife of the in named.  John W. Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named. Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Marsh declare the within meriton oath without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named. Henry A. Batson  Mortgage of Real Estate.		
CLS.  State of South Carolina, GREENVILLE County.  PERSONALLY appeared before me. Martha Ellen Leathers. and made oath She saw the within named. John W. Marsh and Nellia P. Marsh , seal and as. their act and deed deliver the within written deed, and that with J. Milton Williams. witnessed the execution thereof.  SWOON TO before me this. 17th. day State of South Carolina, GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. de hereby certify unto thom it may concern that Mrs. Nellie P. Marsh the wife of the in named John W. Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  Renunciation  Mortgage of Real Estate.  Mortgage of Real Estate.  Mortgage of Real Estate.  Sand made oath  Mortgage of Real Estate.  A D 19 51.  Marsh deed the within written deed, and that witnessed the execution thereof.  State of South Carolina,  Renunciation of Dower.  Greenville County.  I. J. Milton Williams, a Notary Public for S. C. de hereby certify unto the wife of the in named deed of ear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Mortgage of Real Estate.  Mortgage of Real Estate.  A D 19 51.  Mortgage of Real Estate.  And made oath  Mortgage of Real Estate.	ned, sealed and delivered in the presence of	Min W. Marsh (L.S.)
e State of South Carolina, GREENVILLE  County.  PERSONALLY appeared before me. Martha Ellen Leathers	mani waning	Nelle P. Marsh (L.S.)
Mortgage of Real Estate.  [L.S.]  Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers	mathe Elle Litt	
Mortgage of Real Estate.  PERSONALLY appeared before me. Martha Ellen Leathers	mann gentale	
A. D. 19.51.  Notice of South Carolina, GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. , do hereby certify unto whom it may concern that Mrs.  Nearsh Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Marsh A. D. 19.51.  Nallie P. Marsh did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Marsh A. D. 19.51.  Nallie P. Marsh did her right and claim of Dower with the wife of the sin named Henry A. Batson  Multice P. Marsh and also all her right and claim of Dower with the wife of the sin named Henry A. Batson  Mundeliny hand and seal, this 17th  Marsh A. D. 19.51.  Nallie P. Marsh  Multice P. Marsh  Multice P. Marsh	-	
A. D. 19.51.  Notice of South Carolina, GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C. a., do hereby certify unto whom it may concern that Mrs.  Nearsh Marsh did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  Marsh A. D. 19.51.  Name of the interest and estate, and also all her right and claim of Dower of the interest and separately examined and released.  Name of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and claim of Dower of the interest and estate, and also all her right and estate and estate, and also all her right and estate and es	ne State of South Carolina,  GREENVILLE County.	(L. S.,
act and deed deliver the within written deed, and that e with J. Milton Williams	GREENVILLE County.	Mortgage of Real Estate.
with J. Milton Williams witnessed the execution thereof.  SWORD TO before me this . 17th	GREENVILLE County.  PERSONALLY appeared before meMartha	Mortgage of Real Estate.  a.Ellen Leathers and made oath
Sworn TO before me this 17th day  September A. D. 19.51.  Nogary Public for South Carolina.  CREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C., do hereby certify unto whom it may concern that Mrs.  Nellie P. Marsh did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named Henry A. Batson  1. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or to all and singular the Premises within mentioned and released.  3. Under M. Marsh  A. D. 19.51.  Nallie P. Marsh  Marsh  M. September A. D. 19.51.  Nallie P. Marsh  Marsh  M. Marsh  A. D. 19.51.  Nallie P. Marsh	GREENVILLE County.  PERSONALLY appeared before meMartha  8. he saw the within namedJohn W. Mar	Mortgage of Real Estate.  Leathers and made oath esh and Nellie P. Marsh
Noary Public for South Carolina.  (L. S.)  Renunciation of Dower.  Renunciation of Dower.  I, J. Milton Williams, a Notary Public for S. C., do hereby certify unto whom it may concern that Mrs.  Nellie P. Marsh did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the Henry A. Batson  1. Milton Williams, a Notary Public for S. C., do hereby certify unto whom it may concern that Mrs.  Nellie P. Marsh did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the marked by the service of the service o	GREENVILLE County.  PERSONALLY appeared before me	Mortgage of Real Estate.  A. Ellen Leathers
Notary Public for South Carolina.    State of South Carolina, GREENVILLE County.   Renunciation of Dower.	GREENVILLE County.  PERSONALLY appeared before me	Mortgage of Real Estate.  A. Ellen Leathers
Renunciation of Dower.  GREENVILLE County.  I. J. Milton Williams, a Notary Public for S. C, do hereby certify unto whom it may concern that Mrs.  Nellie P. Marsh  the wife of the did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the Henry A. Batson  his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower in or, to all, and singular the Premises within mentioned and released.  September A. D. 19.51.  Millie P. Massal.	GREENVILLE County.  PERSONALLY appeared before me. Martha  s. he saw the within named. John W. Mar  n, seal and as. their  e with J. Milton Williams  "SWORN TO before me this 17th day	Mortgage of Real Estate.  A Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.
Renunciation of Dower.  I. J. Milton Williams, a Notary Public for S. C., do hereby certify unto whom it may concern that Mrs. Nellie P. Marsh the wife of the in named John W. Marsh did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the Henry A. Batson  1. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or, to all, and singular the Premises within mentioned and released.  2. Wunter my hand and seal, this 17th  3. September A. D. 19.51.  C. S. Mullie P. Marsh  C. S. Mullie P. Marsh	PERSONALLY appeared before me	Mortgage of Real Estate.  A Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.
I. J. Milton Williams, a Notary Public for S. C., do hereby certify unto whom it may concern that Mrs.  Nellie P. Marsh  the wife of the in named  John W. Marsh  did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the Henry A. Batson  his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or to all, and singular the Premises within mentioned and released.  Wunder my hand and seal, this 17th  September A. D. 19.51.  Mullie P. Marsh  L. S.)	PERSONALLY appeared before me	Mortgage of Real Estate.  A Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.
whom it may concern that Mrs.  John W. Marsh  and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named  Henry A. Batson  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or to all and singular the Premises within mentioned and released.  The september A. D. 19.51.  Marsh  A. D. 19.51.  Mullie P. Marsh  CL. S.)	PERSONALLY appeared before me	Mortgage of Real Estate.  A. Ellen Leathers
whom it may concern that Mrs.  Nellie P. Marsh  in named  John W. Marsh  and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named  Henry A. Batson  his  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower or to all and singular the Premises within mentioned and released.  Number of Marsh  A. D. 19.51.  Mullie P. Marsh  Line of Marsh  A. D. 19.51.  Mullie P. Marsh  Line of Marsh  A. D. 19.51.  Mullie P. Marsh  Line of Marsh  A. D. 19.51.  Mullie P. Marsh  Line of Marsh  A. D. 19.51.	PERSONALLY appeared before me	Mortgage of Real Estate.  A. Ellen Leathers
in named	PERSONALLY appeared before me	Mortgage of Real Estate.  A. Ellen Leathers and made oath sh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Marthe Ellen Leathers  Renunciation of Dower.
compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the in named	PERSONALLY appeared before me	Mortgage of Real Estate.  Leathers and made oath sh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh
his	PERSONALLY appeared before me	Mortgage of Real Estate.  Leathers and made oath sh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh
h1s	PERSONALLY appeared before me	Mortgage of Real Estate.  Leathers and made oath sh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh did declare that she does freely, voluntarily and without whomsever renowned the second of the she does freely, voluntarily and without whomsever renowned the second of
his	PERSONALLY appeared before me. Martha  She saw the within named. John W. Mar  she saw the within named. John W. Mar  she with J. Milton Williams  Williams  SWON TO before me this 17th day  September A. D. 19 51.  Notary Public for South Carolina.  State of South Carolina,  GREENVILLE County.  I, J. Milton Williams, a Notary  whom it may concern that Mrs. Nellie in named John W. Mar  and upon being privately and separately examined by compulsion, dread or fear of any person or persons we in named Henry A. Batson	Mortgage of Real Estate.  Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh did declare that she does freely, voluntarily and without whomsoever, renounce, release and forever relinquish unto the
· Virtualitation Company (L. S.)	PERSONALLY appeared before me	Mortgage of Real Estate.  **Ellen Leathers and made oath sh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  **Renunciation of Dower.**  **Public for S. C.: , do hereby certify unto P. Marsh the wife of the sh did this day appear before me, did declare that she does freely, voluntarily and without whomsoever, renounce, release and forever relinquish unto the
· Virtualitation Character (L. S.)	PERSONALLY appeared before me. Martha  the saw the within named John W. Mar  the saw the within named John W. Mar  the saw the within named John W. Mar  the with J. Milton Williams  E with J. Milton Williams  SWOR TO before me this 17th day  September A. D. 19.51.  Noary Public for South Carolina.  CL. S.)  Noary Public for South Carolina.  GREENVILLE County.  I, J. Milton Williams, a Notary  whom it may concern that Mrs. Nellie  in named John W. Mar  and upon being privately and separately examined by  compulsion, dread or fear of any person or persons we  in named Henry A. Batson  Heirs and Assigns, all her in  or, to all and singular the Premises within mention	Mortgage of Real Estate.  Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh did this day appear before me, did declare that she does freely, voluntarily and without whomsoever, renounce, release and forever relinquish unto the interest and estate, and also all her right and claim of Dower oned and released.
· Virtualitation Company (L. S.)	PERSONALLY appeared before me. Martha  t S. he saw the within named John W. Mar  n, seal and as their  ne with Milton Williams  SWON TO before me this 17th day  STO before me this 17th day  A. D. 19.51.  Notary Public for South Carolina.  CREENVILLE County.  I, J. Milton Williams, a Notary  whom it may concern that Mrs. Nellie  nin named John W. Mar  and upon being privately and separately examined by  compulsion, dread or fear of any person or persons we  thenry A. Batson  his Heirs and Assigns, all her in  nor, to all and singular the Premises within mention	Mortgage of Real Estate.  Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh did this day appear before me, did declare that she does freely, voluntarily and without whomsoever, renounce, release and forever relinquish unto the interest and estate, and also all her right and claim of Dower oned and released.
	PERSONALLY appeared before me. Martha  the saw the within named John W. Mar  the saw the within named John W. Mar  the saw the within named John W. Mar  the with J. Milton Williams  E with J. Milton Williams  SWOR TO before me this 17th day  SWOR TO before me this 17th day  A. D. 19.51.  Noary Public for South Carolina.  CREENVILLE County.  I, J. Milton Williams, a Notary  whom it may concern that Mrs. Nellie  thin named John W. Mar  and upon being privately and separately examined by  compulsion, dread or fear of any person or persons we  thenry A. Batson  Henry A. Batson  Heirs and Assigns, all her in  or, to all and singular the Premises within mention	Mortgage of Real Estate.  Ellen Leathers and made oath esh and Nellie P. Marsh act and deed deliver the within written deed, and that witnessed the execution thereof.  Renunciation of Dower.  Public for S. C., do hereby certify unto P. Marsh the wife of the sh did this day appear before me, did declare that she does freely, voluntarily and without whomsoever, renounce, release and forever relinquish unto the interest and estate, and also all her right and claim of Dower oned and released.