TOCETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises telegoging, or in anywise incident or apperatating. TO HAVE AND TO HOLD all and singular the anid Premises unto the said Mortgagee and has the said Mortgagee and Anights, and Assigns, from and Assigns forever. And I do bereby hind myself and my Heiss and Assigns, and every person whomosere lawfully claiming or to claim the same or any part thereof. And the said mortgages(3) agree(3) to insure the house and buildings on said lot in a sum not less than the highest Insurable value with the mortgages, and leave the said mortgages, and leave the said mortgages, and leave the same insured from loss or damage by fire and the highest Insurable value with the mortgages, and leave the same insured from loss or damage by fire and shall at any time fail to do relieve the same remarks to same insured from loss or damage by fire and shall at any time fail to do relieve the same remarks to same insured from loss or damage by fire and shall at any time fail to do relieve the same remarks to the said mortgages; and that in the event that the mortgages(5) and and any time fail to do relieve the same remarks the same insured from loss or damage by fire and shall well as any time fail to do repetite the showed described premises to said stages, with history(5) name and be reimbured for the premism and expense of such insures thereon. be pad due and unpad, the mortgages(5) hereby assign fire rents and profits of the above described premises to said State may, at chambers or otherwise, appoint a receive; with submortly to take possession of said premises and collect said Gaue may at chambers or otherwise, appoint a receive; with submortly to take possession of said premises and collect and erns and profits of the said note, then this deed of burgain and said and the parties that said mortgages(6), the parties to these premises to the said parties that said mortgages(6), the said premises to said and the said premises to said an	
TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee and his Meins and Audigns Soever. And I do hereby bind myself and my Heins and Audigns Soever. And I do hereby bind myself and my Heins and Audigns soever. And I do hereby bind myself and my Heins and Audigns, and every person whomosever lawfully claiming or to claim the same or any part thereof. And the said mortgages (a) agros(s) to insure the house and buildings on said but in a sum not less than he highest in successful to the highest in successful to insure the house and buildings on said but in a sum not less than he highest in successful to the premisers of the said mortgages, and keep the same insured from hes or dening by fire and other hazards, and assign the policy of insurance to the said mortgages and her in mortgages (s) and at any time fall to do so, then the said mortgages are may cause the same to be insured in mortgages (s) and and are reinhursed for the premisers and expense of such insurance tuned this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he past due and impaid, the mortgages(s) hereby senight her tents and profits of the above described premises to said mortgages, or his Heiss. Executors, duministrators or Ausigns, and agree that any ludge of the Circuit Court of said State may, at chambers or otherwise, appears a reserve, with authority to raise possession of said premises and collect said rents and profits appeared to account for anything more than the ren. profits actually collected. PROVIDED Atty AVS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said morts, applying the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virue. AND IT IS ACREED by and between the said, parties that said mortgages the deliver the within the parties to the parties of the parties	(1) 10年の10年の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の
Heirs, Executors and Administrators to warrant and foreery defend all and singular the said Premises unto the said Morgagee and his Heirs and Assigns, and every person whomsover lawfully claiming or to claim the same or any part thereof. And the said morgage(s) agree(s) to insure the house and buildings on said lot in a sum not less than the highest in successful visited by the said morgage of a said singular the said premises unto the said morgage and keep the same insured from loss or damage by fire and other hazards, and assign the policy of insurance to the said morgage, and keep the same insured from loss or damage by fire and other hazards, and assign the policy of insurance to the said morgage, and he said morgage of the said morgage and hear property of the premisers of the reinhursd for the premisers and expense of such insurance tunder this morgage, with interest. And if at any time and, part of said deby, or interest thereon, he pest due and unpaid, the mortagage(s) hearby assign the rents and profits of the above described premises to said mortagage. On his a premise saign the rents and profits of the above described premises to and infortagence on his a first. Executors, duministators or Assigns, and agree that any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying to account for unything more than the enns and profits actually collected. PROVIDED ALWAIN, nevertheless, and it is the true intent and meaning of the parties to these Premise to account for unything more than the enns and form and true the said mortagage the deby or and of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the real and the said and	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
Meris and Asign, and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgagers, generally to insure the house and buildings on said lot in a sum not less than be the highest insurable value with no account or mortgage, and the same or any part thereof, and the said mortgagers, generally to insure the house and buildings on said lot in a sum not less than be the highest insurable value with no account or mention of the same insurable value with no account or mention to do, to, then the said mortgager and that in the review of the same insurable value with no account or mention to do, then the said mortgager and that in the review of the same insurable to the said mortgager and that in the review of the same insurable to the said mortgager and that in the review of the same insurable to the said mortgager, with interest. And if at any time any time any time of said deb, to insure the mortgagers of said deb, to claim to said mortgager and manistrators or Asigns, and agree that any ludge of the Circuit Court of said state may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and menting of the parties to these Presents, that if the said worth seed of bargain and said stall well and may be yor cause to be paid unto the said mortgager the debt or sum of money storgest of, to and shall well and may be yor cause to be paid unto the said mortgager the debt or sum of money storgest of, to and shall well and may be yor cause to be paid unto the said mortgager the debt or sum of money storgest on the said mortgager the debt or sum of money storgest on the said parties that said mortgager the debt or sum of money storgest on the said parties that said mortgager the debt or sum of money storgest of the said parties that said deed deliver the within in the year of our Lord on the usual said that the said parties and s	TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee and his
Heiss and Assigns, and every person whomsever lawfully chaining or to claim the same or any part thereof. And the said mentageo(s) agree(s) to insure the house and buildings on said lot in a sum not less than the highest insurable value with Mother hazed, and assign the policy of insurance to the said mortgage, and here in the cent that the mortgage(s) shall at any time fail to do so, then the said mortgage may cause the same to be insured in mortgage(s) have shall at any time fail to do so, then the said mortgage may cause the same to be insured in mortgage(s) have be reinbursed for the premium and expense of such insurance tuned rith mortgage, with interest the mortgage(s) shall at any time any part of said debt, or interest thereon, be pest due and impaid, the mortgage(s) hereby assign the rents and profits of the above described premises to said mortgage, or hig B this; Executors, of ministrators or Assigns, and agree that any judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying to the above described premises to said mortgages or higs. Preventhelass, and it is the true intent and meaning of the parties to thee Premises, that if the said mortgage the said note, then this deed and which interest thereon, if and truly noy or cause to be paid unto the said mortgage rebets and the said morts, then this deed with interest thereon, if and truly noy or cause to be paid unto the said mortgage rebets and the said morts, then this deed within interest thereon, if and truly noy or cause to be paid unto the said mortgage rebets and the said morts, then this deed within interest thereon, if and truly noy or cause to be paid unto the said mortgage rebets and the said mort, then the deed within the made. WITNESS MY hand and seal, this 21st day of April and made on the said rest and the said mortgage rebets and the said mortgage in the said mortgage rebets and the said mortgage in the sa	Heirs, Executors and Administrators to warrant and forever defend all and singular the said Premises unto the said
Heirs and Assigns, and every person whomsover lawfully claiming or to claim the same or any part thereof. And the said montgase(s), agenes(s) to insure the house and buildings on said but in a sum not less than the he highest insurable value with in a company or companies staffactory to the mortgage, and the time the same insured from loss or damage by fire and other hazards, and assign; the policy of insurance to the said mortgages and that in the event that the mortgage(s) have a said and the same and be reimbursed for the premium and expense of such insurance under this mortgage, with interest. And if at any time any great of said debt, on inserent threno, he past due and unpaid, the mortgage(s) hereby assign the rents and profits of the above described premises to said nearness, and the said not assign, and agree that any blage of the Circuit Court of great and the said mortgage that any blage of the Circuit Court of great, costs or expenses, which is appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses, without his/high to account for anything more than the tents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgage of work of the said mortgage of the claim of the said mortgage of the debt or sum of morey aforesait, with interest thereon, if any be due, according to the true intent and meaning of the said parties to the said mortgage of the debt of the said mortgage of the debt of the said parties that said mortgage of the debt of the said parties that said mortgage of the debt of the said parties that said mortgage of the claim of the parties of the debt of the said parties that said mortgage of the claim of the parties of the debt of the parties of the said parties that said mortgage of the claim of the parties of the said partie	Mongagee and Assigns, from and against MV8011 and mV
And the said measurem(s) serve(s) to insure the house and buildings on said lot in a sum not less than the help to Insured to verrage, in a company or companies satisfactory to the mortagee, and keep the same insured from change by fire and other hazards, and assight the policy of insurance to the said mortagee may cause the same insured from changes by fire and shall at any time fail to 80 so, then the said mortagee may cause the same to be insured in mortages, with firms and expense of such insurance under this mortage, with interest, costs of the power described premises to said infortage, with interest, and make any further than the rest and upon the contract of the above described premises to said infortage, with interest, costs of expenses, and agree that any judge of the Circuit Court of said State may, at chambe success, Administrators or Assigns, and agree that any judge of the Circuit Court of said State may, at chambe success, and popint a receiver, with authority to take possession of said premises and collect said rents and profits, anylping the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and profits a chally collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the patries to these Preents that if the said mortages of the and profits acqually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the patries that said mortages of the add mortages of	Heirs and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.
in a company of companies estisfactory to the mortgagee, and keep the same insured from loss or damage by fire and other hazards, and assight the posity of insurance to the said mortgagee may cause the same to be insured in mortgagor(s) shall at any time fall to do so, then the said mortgage may cause the same to be insured in mortgagor(s) name and be reimbursed for 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 mortgagor(s) hereby assign the rents and profits of the above described premises to said mortgage, or 11.5 Heirs, Executions, Administrators or Assigns, and agree that any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits or otherwise, appoint a receiver, with the man the rents and profits anylyting collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents at if the said mortgagor(s), do and shall well and truly 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 and meaning of the full force and writer. AND IT IS AGREED by and between the said parties that said mortgagor(s) shall hold and enjoy the said with the said of payment shall be made. WITNESS W hand and seal, this 21st day of April in the year of our Lord one thousand, nine hundred and fifty -two. Signed, sealed and delivered in the presence of: AND IT IS AGREED by and between the said parties that said mortgagor(s) shall hold and enjoy the said writers deed, and that 2-he with marked. WITNESS W hand and seal, this 21st day of April Armanom. AND IT IS AGREED by and between the said parties that said mortgagor(s) shall hold and enjoy the said in the year of our Lord one thousand, nine hundred and fifty -two. Signed, sealed and delivered by	And the said mortgagor(s) agree(s) to insure the house and buildings on said lot in a sum not less than the highest insurable value with
And if at any time any part of said debt, or interest thereon, be past due and unpaid, the motigagor(s) hereby assign the rents and profits of the above described premises to said dottage, or 13 Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise appoint a receiver, with authority to take possession of said premises and collect said erns and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgage, do and shall well and rutly 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 and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgage (s) shall hold and enjoy the said Premises until default of payment shall be made. WITNESS TO hand and seal , this 21st day of Apr11 in the year of our Lord one thousand, nine hundred and fifty -two. (L.S.) (L.S.) (L.S.) (L.S.) (L.S.) (L.S.) (L.S.) **State of South Carolinta* **State of South Carolinta* **Sworn To before me this 21st day of Apr11 A. D., 195. 2 **Link Burners* **Notary Public for South Carolina* **State of South Carolina* **Renunciation of Dower* **County Or Greenville* **In Paul Brannon* the wife of the within named. **Paul Brannon* The Paul Brannon* the wife of the within named. **Paul Brannon* The wife of payment shall be one persons whomsoever, renounce, release and for ever relinquish unto the within named. **Paul Brannon* the wife of payment shall declare that she does freely, voluntarily and witho	other hazards, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor(s) shall at any time fail to do so, then the said mortgagee may cause the same to be insured in mortgagor(s) name and be reimbursed for the premium and expense of such insurance under this mortgage, with interest.
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgaged to, do and shall well and truly pay or cause to be paid unto the said mortgaged the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor(s) shall hold and enjoy the said Premises until default of payment shall be made. WITNESS WY hand and seal , this 21st day of April in the year of our Lord one thousand, nine hundred and fifty -two. Signed, sealed and delivered in the presence of: WITNESS WY hand and seal , this 21st day of April in the parties of the parties that said mortgagor(s) shall hold and enjoy the said Premises until default of payment shall be made. WITNESS WY hand and seal , this 21st day of April in the presence of: WITNESS WY hand and seal , this 21st day of April Brannon and made outh that 2 he saw the within named W. Paul Brannon witnessed the execution thereof. SWORN TO before me this 21st day of April	And if at any time any part of said debt, or interest thereon, be past due and unpaid, the mortgagor(s) hereby assign the rents and profits of the above described premises to said mortgagee, or his Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt interest costs or opportunity to the
WITNESS TO hand and seal, this 21st day of April in the year of our Lord one thousand, nine hundred and fifty -two. Signed, sealed and delivered in the presence of: LIS. (L.S.) State of South Carolina SERONALLY appeared before me April Brannon written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within before the within appeared before me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P.C. Wooten and his "Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of the search	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgagor(s), 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 any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.
in the year of our Lord one thousand, nine hundred and fifty -two. Signed, sealed and delivered in the presence of: L.S.) State of South Carolina COUNTY OF Greenville PERSONALLY appeared before me Grand Vanus Washwas written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 2 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within written deed, and that 9 he with Sign, seal and as his act and deed deliver the within writtensed the execution thereof. SWORN TO before me this 21st day of April A. D., 195.2 L.S.) State of South Carolina Renunciation of Dower COUNTY OF Greenville I. Hother a Notary Public for S.C. do hereby certify unto all whom it may concern that Mrs. Annie M. Brannon the wife of the within named W. Paul Brannon the wife of the within named W. Paul Brannon the wife of the within named W. Paul Brannon the wife of the within named W. Paul Brannon the wife of the within named W. Paul Brannon the wife of the within named W. Paul Brannon T. C. Wooten and his "Hers and Assigns, all her interest and estate, and also all her right and claim of Dower of "Hers and Assigns, all her interest and estate, and also all her right and claim of Dower of	and detail of payment stan be made.
State of South Carolina State of South Carolina County Of Greenville PERSONALLY appeared before me Annue Vaurus Washward and made oath that Sign, seal and as his act and deed deliver the within written deed, and that 2 he with April A. D., 195.2 WORN TO before me this 21st day of April A. D., 195.2 Wotary Public for South Carolina State of South Carolina Renunciation of Dower County Of Greenville I Work appeared before me Annue Vaurus Washward and made oath that witnessed the execution thereof. Sworn To before me this 21st day of April A. D., 195.2 Wotary Public for South Carolina Renunciation of Dower County Of Greenville I Work appeared for me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P. C. Wooten and his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her	WITNESS my hand and seal , this 21st day of April
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State of South Carolina County Of Greenville PERSONALLY appeared before me Grant of James Washward and made oath that 9 he saw the within named W. Paul Brannon written deed, and that 9 he with Hold Handson witnessed the execution thereof. SWORN TO before me this 21st day of April A. D., 195_2 Hold Handson Motary Public for South Carolina Renunciation of Dower County Of Greenville Land a Notary Public for S.C. do hereby certify unto all whom it may concern that Mrs. Annie M. Brannon the wife of the within named W. Paul Brannon did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever reliquish unto the within named P. C. Wooten and his Heirs and Assigns, all her interest and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state, and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also all her right and claim of Dower of the state and also	
State of South Carolina County Of Greenville PERSONALLY appeared before me Annie Marke Washward and made oath that The saw the within named W. Paul Brannon and as his act and deed deliver the within witnessed the execution thereof. SWORN TO before me this 21st day of April A. D., 195_2 Holder Market Marke	Cinning Leguis Mordered Wille 10/ Lannon (E.S.)
State of South Carolina County Of Greenville PERSONALLY appeared before me Carul James Washward and made oath that 2 he saw the within named W. Paul Brannon written deed, and that 2 he with April A. D., 195_2 April A. D., 195_2 April A. D., 195_2 Notary Public for South Carolina Renunciation of Dower County Of Greenville 1 HOTHER OF April Carolina Renunciation of Dower County Of Greenville 1 HOTHER OF April Carolina Renunciation of Dower did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P. C. Wooten and his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of	The How Pour (L.S.)
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PERSONALLY appeared before me	
PERSONALLY appeared before me Oranic Gaure Washward and made oath that The saw the within named W. Paul Brannon Sign, seal and as his act and deed deliver the within witnessed the execution thereof. SWORN TO before me this 21st day of April A. D., 195_2 HOHALLOW (L.S.) State of South Carolina Renunciation of Dower County Of Greenville I. HOHALLOW a Notary Public for S.C. , do hereby certify unto all whom it may concern that Mrs. Annie M. Brannon the wife of the within named W Paul Brannon did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P.C. Wooten and his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of	ss:
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State of South Carolina Renunciation of Dower County Of Greenville I Hoffward Anie M. Brannon the wife of the within named W Paul Brannon did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P.C. Wooten and his witnessed the execution thereof. Montany May of April Annie Anni	She saw the within named W. Paul Brannon and made oath that
State of South Carolina Renunciation of Dower County Of Greenville I, Holland a Notary Public for S.C., do hereby certify unto all whom it may concern that Mrs. Annie M. Brannon the wife of the within named W Paul Brannon did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for ever relinquish unto the within named P.C. Wooten and his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of	
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* Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of	voluntarily and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and for-

Recorded April 23rd. 1952 at 12:28 P. M. #9444

A. D., 195_2

GIVEN under my hand and seal, this 21st day of

Notary Public for South Carolina