said County and State, for and in consideration of the specialists, and of the sum of		, MARQUERITE G. WHITMIRE
The contract and the property of the contract	A consideration of the premises	, and of the sum of One Thousand Nine Hundred Dollars
H. Cox, Eva Cox Thomas, Ernest Goodwin, and the North Saluda River: The property which is covered by the above right of way was conveyed to be registric 6. Whitmine by deed of The Federal Farm Mortgage Corporetion, and the open state of the construct and maintain in you and thresh and premises. In a proper manner, a pipe lise or lines, air vents, him of the property of the prope	in hand paid by THE CITY OF GREENVILLE, SO	TLLE, SOUTH CAROLINA, the receipt whereof is hereby acknowledged, OUTH CAROLINA, its successors and assigns, the right, privileges and
he projectly which is covered by the above right of way was conveyed to arguerthe G. Whit thrive by deed of The Federal Farm Kortgage Corporation, or requested 6. Whit thrive by deed of The Federal Farm Kortgage Corporation, or the construction of 1940, recoorded in the FMC Office for Greenville County, S. C., in Deed Book 224, page 187. In do construct and maintain in upon and through said premises, in a proper manner, a pige line or line, six exects, him of constructions accounts apparatus included thereto, using the present, pige line or line, six exects, him of consequence was previous where through the premises above decreases and alternations the context upon and premises for the purpose analysis with the right of way was endanger or inserten with the right of way with the right of way with the right of with the right of way with the right of way. The controlled the proper operation of the Saille Controlled the same. It is understood and agreed that the right of way to be used under the contract during centraction is to be seventy-five feet property and the proper operation of the right of way. The controlled the proper operation of the right of way. The controlled the property of and sahahay below the way that the register of way to be used under the same and sahahay with the register of the manner of the property of the restriction and the property of the restriction of the right of way. The controlled the property of the restriction was a proper was	ement to go in and upon that tract of land, Situated in	
and the construct, and maintain in, upon and through said premise, in a prover manner, a pipe line or lines, air vents, how of connection anabeles and other necessary apparatus incident extended to the necessary appliances and machinery for such work for the purpose manbeles and other necessary apparatus incident extended to the necessary appliances and machinery for such work for the purpose anabeles and other necessary apparatus incident extended to the proper such as a second and prevalence of the necessary apparatus incident extended to the proper such as a second prevalence of the proper operation of a decay and pipe line or lines all trees and other necessary apparatus and internation the tenter than the proper operation of a decay and prevalence of the prevalence of th	. H. Cox, Eva Cox Thomas, Ernest Good	•
nd to construct and maintain in, upon and through said premises, in a proper manner, a pipe line or lines, sit vents, blow of connection which the recensary apparatus incident thereto, using the premisery and attentions theretoes, the content of the purpose conveying water through the premiser above described and premisers and the purpose conveying water through the premiser above described and alterations theretoes, tugether with the right to out work for the purpose conveying water through the premisers and attended to the state of the purpose poperation of or access the state. It is understood and agreed that the right of way to be used under this contract during construction is to be seventy fore feet to be above. It is understood and agreed that the right of way to be used under this contract during construction is to be seventy fore feet to be used to the state of the premisers of the pipe line or the state of the pipe line or lines and the entire right of way may be used for the purpose of the pipe line or lines and the entire right of way may be used for the purpose of the p	arguerite G. Whithille by doos the R	above right of way was conveyed to Federal Farm Mortgage Corporation, MC Office for Greenville County, S. C.,
intensive water through the premises above described, operations thereon, together with the right to our access specifing and line or lines and making measurements and gire line or lines all trees and other subtructions that may in any var endanger or interfere with the proper operation of or access the anne. It is understood and agreed that the right of way to be used under this contract during construction is to be seventy-free to a subtraction. It is not be confined to their themselves the active that the proper operation of or access with throughout the active insert had been accessed to the contract of the co		
sweether said liou or lines and making meeters allowed districtions thereion, together with the right to our access subjective and liou or lines and making meeters and other unstructions that may in any vay endanger or interfere with the proper operation of or access and pipe line or lines all trees and other unstructions that may in any vay endanger or interfere with the proper operation of or access when the proper operation of or access when the control of the proper operation of or access when he will be a provided that the proper operation of the control of the proper operation of or access when he will be control or the proper operation of or access when he will be control or the proper operation of or access when he will be control or the proper operation of the control of the proper operation		
It is understood and agreed that the right of way to be used under this contract during collections to Carry Of CREENVILL width throughout the entire length which is approximately 1255 feet, and the damage, which THE CUTY OF CREENVILLE OF THE COLLEGATION of the Contract of the Carry Of CREENVILLE OF THE CAROLINA is so that the contract of the Carry Of CREENVILLE O	annoies and other hough the premises above described, togethe proveying water through the premises above described, togethe specting said line or lines and making necessary repairs and a specting said line or lines and conditions that may	alterations thereon, together with the right to cut away and keep clear in any way endanger or interfere with the proper operation of or access
with heroughout the entire length which is approximated to be confined to this strip and nothing beyond, as shall be accepted not offers, when hall, will determine the defittic location of the right of way. The center of the pipe line or lines, when hall, will determine the defittic location of the right of way. The recent of the pipe line or lines and right of way. The recent of the pipe line or lines and the entire right of way and the pipe line or lines and the entire right of way may be used for the pupe using construction shall live lines. The location of said pipe line or lines and the entire right of way may be used for the pupe using construction shall be a first feet in width measuring it wenty-five feet from the center on each said pipe line or lines, it is the property of the understand the right of way, such timber shall be first feet in width measuring it wenty-five feet from the center on each said pipe line or lines. It is fauther understood that the owner is to have the right to cultivate and use this right of way strip of land provided such use the right to cultivate and use this right of way strip of land provided such use the first of way on the land of the widersigned servant. On the of shall line the right of way, and also covers all claims for damages. The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages, the content of the pipe line or lines to be installed under this agreement. No to of shall not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No to of shall not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No to of shall not line free with the proper maintenance and free access to the pipe line or lines. The properties of the pipe line or lines to be installed under this agreement. No to of the pipe line or lines to be installed under this agreement. No to of the pipe line or lin	e same.	used under this contract during construction is to be sevening
wine Newerly-five feet from the ESSU of the center of and give lines on lines and the entire right of way may be used for the purpour interior construction shall live in the pipe line or lines. The location of said purpour shall also approximately along the line as now located and staked of installing the pipe line or lines. The location of said purpour feet either way. The permanent right of way, after the pipe line as faid, and no obstruct installed, shall be fifty feet from the center on each side of said pipe line as faid, and no obstruct installed, shall be fifty feet or lines, it is necessary to cut any timber from the right of way, such timber shall be placed at the edge right of way on the land of the undersigned grantor and shall be the proper the undersigned grantor and shall be the proper maintenance and free access to the pipe line or lines. It is not have the right to cultivate and use this right of way strip of land provided such use the fight of way with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but of shall not intorive with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but of shall not intorive with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but of shall not intorive with the proper maintenance and free access to the pipe line or lines to be linestalled under this agreement. No but of shall not intorive with the proper maintenance and free access to the pipe line or lines to be linestalled under this agreement. No but of shall not intorive with the proper maintenance and free access to the pipe line or lines to be linestalled under this agreement. No but of shall proper the undersigned grantor and shall be the proper shall proper the undersigned grantor and shall be the proper shall proper the undersigned grantor and shall be the proper shall proper shall proper shall proper shall proper shall proper shall prop	yidth throughout the entire length which is approximately	is to be confined to this strip and nothing beyond. The location of the
uring construction shall be fitted. The location of said pipe line or lines is to be approximately studied way, after the pipe lines or variation of not exceeding five feet either way. The pipe line or variation of not exceeding five feet either way. The pipe and said, and no obstruct you have a surface that the fifty feet in width measuring twenty-five feet from the entire on each side of said pipe line as laid, and no obstruct you have a surface and the fifty feet in width measuring twenty-five feet from the entire of way, such timber shall be placed at the edge in a surface of the understigned grantor and shall be the property of the understigned grantor. It is further understood that the owner is to have the right of way and such the right of way strip of land provided such use the right of way on the land of the understigned grantor and shall be the property of the understigned grantor. It is further understood that the owner is to have the right to cultivate and use this right of way strip of land provided such use the right of way from the center of said pipe line or lines to be installed under this agreement. No hot of shall not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No hot of shall not interfer with the proper maintenance and fere access to the pipe line or lines to be installed under this agreement. No hot of the pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this agreement. No hot of said pipe line or lines to be installed under this	ying twenty-five feet from the bounds	ary line of this right of way. The remaining fitty feet of said right
If it laying the pipe line or lines, it is necessary to during the property of the undersigned grantor he right of way on the land of the undersigned grantor and shall be the property of the undersigned grantor. It is further understood that the owner is to have the right to cultivate and use this right of way strip of land provided such use the fish all not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but of shall not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but of shall not interfere with the property of the undersigned access and give to the easement or right of way, and also covers all claims for damages. The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages. The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages. The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY of Interference of the pipe conflicts to be laid. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line that THE CITY of Interference or crop, due from an accident on the pipe line t	uring construction shall lie firstalling the pipe line or lines. The location of said pipe line of installing the pipe line or lines. The location of said pipe line by the engineers, subject to a variation of not exceeding five for stalled, shall be fifty feet in width measuring twenty-five for the large first pipe lines after the placed on said fifty foot right of way.	eet either way. The permanent right of way, after the pipe line of this seet either way. The permanent right of way, after the pipe line as laid, and no obstruct eet from the center on each side of said pipe line as laid, and no obstruct eet from the center on each side of said pipe line as laid, and no obstruct each timber shall be placed at the edge
It is further understood that the owner is to have the ripe line or lines to be installed under this agreement in such that increase and free access to the pipe line or lines. The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages, and the pipe line or lines to be laid. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY or lines to be laid. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY or undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of March 19 29 The undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of March 19 29 IN WITNESS WHEREOF, the said grantor or grantors herewith set her hand and seal this 26th March 19 59 IN THE PRESENCE OF Adaptive Accounts Accounts of the pipe line or lines. The undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA COUNTY OF CREENVILLE PERSONALLY appeared before me Marguerite G. Whitmire and made oath that he saw the made are all and as here act and deed deliver the within written instrument and that he with the same of the pipe line or lines. The saw the made of the pipe line of lines to the pipe line of lines to the pipe line of lines to the pipe line of lines. The pipe line of lines to the pipe line of	If in laying the pipe line or lines, it is necessary to cut a	shall be the property of the undersigned grantor.
ings or other structures shall be placed on said right. On way, and also covers all claims for damages, The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages, Cluding crops growing on the right of way during the year 19.39, along said right of way resulting from construction of the pipe of lines to be laid. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY GREENVILLE shall pay all damages. The undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of March 19 9 19 19 19 19 19 19 19 19 19 19 19 1	It is further understood that the owner is to have the rig of shall not interfere with the proper maintenance and free a	access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement. We be access to the pipe line or lines to be installed under this agreement.
cluding crops growing on the right of way during the year loss to be laid. It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY It is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY IT is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY IT is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY IT is further and that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY IT is further and accident on the pipe line that THE CITY IT is further and accident on the pipe line that THE CITY IT is further an accident on the pipe line that THE CITY IT is further an accident on the pipe line that THE CITY IT is further accident to the pipe line that THE CITY IT is further accident that THE CITY IT is further	ings or other structures shall be placed on said right of way he	and also govers all claims for damages,
The undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of March 19 26th day of 19 26th IN WITNESS WHEREOF, the said grantor or grantors herewith set her hand and seal this 26th day of March 19 59. IN THE PRESENCE OF June 19 59. IN THE PRESENCE OF June 19 59. STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Lila June Jones named sign, seal and as her act and deed deliver the within written instrument and that She with services B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 59 Notary Public for South Carolina. STATE OF SOUTH CAROLINA) GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named at the renule of the public, and hereby certify unto all whom it may conce within named at the renule of the public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public, do hereby certify unto all whom it may conce within named at Notary Public do hereby certify unto all whom it may conce within named at Notary Public do hereby certify unto all whom it may conce within named at Notary Public do hereby	the right of way during the year I	ty, along bath regard
premises above described not later than the	It is further agreed that in case of future damages to	property or crop, due from an accident on the pipe line that
IN WITNESS WHEREOF, the sate granted of granted and of March 1959. IN THE PRESENCE OF June Jones (SE June Jones Personally appeared before me Lila June Jones Marguerite G. Whitmire and made oath that he saw the manded and as her act and deed deliver the within written instrument and that he with France's B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 June Jones and made oath that he saw the witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 June Jones and made oath that he saw the witnessed the execution thereof. SWORN TO BEFORE ME THIS MARCH 19 June June June June June June June June	The undersigned agrees to release and give to THE CIT	y of GREENVILLE, SOUTH CAROLINA, actual payments of March 99 26th
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Marguerite G. Whitmire and made oath that he saw the mamed sign, seal, and as her act and deed deliver the within written instrument and that he with Frances H. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 South Carolina. SWORN TO BEFORE ME THIS March 19 South Carolina. GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public for South Carolina. GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named and the she does freely, voluntary to be a south of the same of t	IN WITNESS WHEREOF, the said granton of granton March 1959.	•• ••
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Lila June Jones PERSONALLY appeared before me Marguerite G. Whitmire and made oath that She saw the mamed sign, seal and as her act and deed deliver the within written instrument and that She with Frances B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS Arch 19 South Carolina. SWORN TO BEFORE ME THIS Arch 19 South Carolina. SWORN TO BEFORE ME THIS Arch 19 South Carolina. GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named and that She with seal and the sample of the saw the saw the saw the sample of the saw	IN THE PRESENCE OF	Se of John Amis (SF
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Lila June Jones PERSONALLY appeared before me Marguerite G. Whitmire and made oath that She saw the mamed sign, seal and as her act and deed deliver the within written instrument and that She with Frances B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS Arch 19 South Carolina. SWORN TO BEFORE ME THIS Arch 19 South Carolina. SWORN TO BEFORE ME THIS Arch 19 South Carolina. GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named and that She with seal and the sample of the saw the saw the saw the sample of the saw	Francis B. Helyelew - W	Jarguertt O. 11 (SF
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Lila June Jones PERSONALLY appeared before me Marguerite G. Whitmire and made oath that She saw the mamed sign, seal and as her act and deed deliver the within written instrument and that She with Frances B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS Arch 19 South Carolina. SWORN TO BEFORE ME THIS Arch 19 South Carolina. ORANTOR A WOMAN STATE OF SOUTH CAROLINA) GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named and that She with seal of the saw the	Tila June Jones	(SI
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) PERSONALLY appeared before me Lila June Jones named sign, seal, and as her act and deed deliver the within written instrument and that She with France's B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS March 20th 2day of 19 Notary Public for South Carolina. GRANTOR A WOMAN STATE OF SOUTH CAROLINA) GRANTOR A WOMAN RENURCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named at the state of the search o	\ 	
PERSONALLY appeared before me Lila June Jones PERSONALLY appeared before me Marguerite G. Whitmire and made oath that She saw the Marguerite G. Whitmire are sign, seal and as her act and deed deliver the within written instrument and that She with sign, seal and as her act and deed deliver the within written instrument and that She with witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 10 10 10 10 10 10 10 10 10 10 10 10 10		
PERSONALLY appeared before me Marguerite G. Whitmire and made out that the Marguerite G. Whitmire and made out that the Marguerite G. Whitmire sign, seal and as her act and deed deliver the within written instrument and that She with Frances B. Holtzclaw witnessed the execution thereof. SWORN TO BEFORE ME THIS March 19 CRANTOR A WOMAN 20th Carolina. Notary Public for South Carolina. GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named cataly examined by me, did declare that she does freely, voluntary of the Control of the Carolina of th	STATE OF SOUTH CAROLINA)	
sign, seal and as her act and deed deliver the within written instrument and that he with sign, seal and as her act and deed deliver the within written instrument and that he with sign, seal and as her act and deed deliver the within written instrument and that he with sign, seal and as her act and deed deliver the within written instrument and that he with sign, seal and as her act and deed deliver the within written instrument and that he with her act and deed deliver the within written instrument and that he with her act and that he within written instrument and that he with her act and that he with her act and that he within written instrument and that he with her act and that he within written instrument and that he with her act and that he within written instrument and that he within her act and that he within her act and the within	PERSONALLY appeared before me Lila Jun	e Jones and made oath thathe saw the red. Whitmire
SWORN TO BEFORE ME THIS March 20th Notary Public for South Carolina. STATE OF SOUTH CAROLINA) GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named— cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar cately examined by me, did declare that she does freely, voluntar	named act and deed deliver the	within written instrument and that She with
GRANTOR A WOMAN STATE OF SOUTH CAROLINA) RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary	Triange at HOILZUIDW withessed	the theta-
GRANTOR A WOMAN RENUNCIATION OF DOWER a Notary Public, do hereby certify unto all whom it may conce within named	Sworn in Beron March 20th Taday of	Tila June Jones
STATE OF SOUTH CAROLINA) RENUNCIATION OF DOWER A Notary Public, do hereby certify unto all whom it may conce within named within named cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely, voluntary cately examined by me, did declare that she does freely examined to the cately examined by me, did declare that she does freely examined to the cately examined by me, did declare that she does freely examined to the cately	Notary Public for South Carolina.	
a Notary Public, do hereby certify unto all whom it may conce within named	CTATE OF SOUTH CAROLINA)	GRANTOR A WOMAN RENUINCIATION OF DOWER
within named within named by me, did declare that she does freely, voluntar	STATE OF SOUTH CAROLINA SOUTH CAROLINA DOCUMENT	
all her interest and estate, and also all her right and		a Notary Public, do hereby certify unto all whom to may within named within named ately examined by me, did declare that she does freely, voluntary masoever, renounce, release, and forever relinquish unto THE CI all her interest and estate, and also all her right and claim of Do
this — day of —)	GIVEN under my hand and seal	NT 03/03

Notary Public for South Carolina.