Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said T. C. Abbott and Ivy B. Abbott for and during their joint lives and upon the death of either of them then to the survivor of them, his or her heirs and assigns, forever, in fee simple, together with every contingent remainder and right of reversion, and we do hereby bind ourselves and our Heirs, Executors and Administrators, to warrant and forever defend all and singular the said Premises unto the said..... T. C. Abbott and Ivy B. Abbott against us and us our Heirs and any person or persons whomsoever lawfully claiming or to claim the same, or any part thereof. hand s and seal this 18thday of September WITNESS ... in the year of our Lord one thousand nine hundred and fifty-nine B. FRewla (SEAL)
Myrtis Q Revue (SEAL) Signed, Sealed and Delivered . THE STATE OF SOUTH CAROLINA, County of LAURENS PERSONALLY appeared before me W. H. Harley and made oath that he saw the within-named B. F. Reeves and Myrtis O. Reeves sign, seal, and as their Act and Deed, deliver with Joyce B. Campbell the within-written Deed; and that. \_\_witnessed the execution thereof. SWORN to before me this 18th day of September (SEAL) Jane S. Camplel Notary Fublic for South Carolina