Georgia	
IE STATE OF SOUTHPOOR ROLLING,	AFFIDAVIT OR PROBATE
Richmond County.	
	Patricia W. Moore
PERSONALLY APPEARED before me	tinself fidule of Sabserious
	named. Consolidated Mortgage & Investment Mullikin, Assistantes Francus Grand Ruth B.  their Act and Deed, deliver the within written Deed (His, Her or Their)
	- · · · ·
nd that she with	(Insert Name of Other Witness)
(He or She)	(Machine of Control
tnessed the execution thereof.	,
WORN TO before me this NOV 3 0 1969	} Shinia Milioon
(Sapriarure of Officer)	(Signature of Witness Swarn)
Notary Public, Richmond County, Ga. My. Commission of Plins June 22, 1969	<u></u>
HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOW
County.	(NOT NECESSARY)
I, the subscribing officer, do hereby certify u	nto all whom it may concern that Mrs.  Wife, Using Given Name)
he wife of the within named	(Insert Name of Grantor)
	vately and separately examined by me, did declare that she do
lid this day appear before me, and, upon being pri	ead or fear of any person or persons whomsoever, renounce, relea
	ead of feat of any person of persons whemen
and forever relinquish unto the within named	
• •	Name of Grantee)
Heirs and Assigns, all her interest and estate, and	d also all her right and claim of dower of, in or to all and singu
the premises within mentioned and released.	e.
GIVEN under my Hand and Seal, this	day of , 19
(Signature of Officer)	(Wife Sign Here)
	•
	,
(Official Title)	,

IMPORTANT: If the deed is to be executed outside of South Carolina, the Grantor or Grantors must sign in pictures in pictures and increases; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; both witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; but witnesses must sign; then one witness must go before a Natary Public who has a seal, or before the Clerk of a Court of record, nesses; but witnesses must sign the jurat.

In the Renunciation of Dower, the wife's name (not the husband's) must be inserted in the blank, and she must sign her own name—as Mary Smith, not Mrs. John Smith; then the officer must sign and seal the certificate. If taken outside of South Carolina, it must be by a Notary or Clerk of Court of record, with use of an impress seal.

If these directions be not strictly and literally followed, the deed will be valueless and cannot be recorded in South Carolina.

For deeds executed within the State, all these directions apply except that other officers can act and the impress seal is not essential.

Recorded December 14th., 1965 At 9:30 A.M. # 17775