Greenville County	AFFIDAVIT OR PROBATE
PERSONALLY APPEARED before me Mart	in D. Lawless, Jr.  (lasert Name of Subscribing Witness Sworn)
	Moore D. Willimon
and made oath that <u>he</u> saw the within n	(lasert Name of Grantor)
sign, seal, and as .	her Act and Deed, deliver the within written Deed; (His, Her or Their)
and that he with Richard C. Mc (He or She)	(Insert Name of Other Witness)
witnessed the execution thereof.	
SWORN TO before me this 2nd	
(SEAL) (Singston of Officer)	(Signoture of Witness Sworm)
Notary Public for South Carolina	
(Official Title) My Commission Expires: 4/6/87	
THE STATE OF SOUTH CAROLINA,	DENUMBER OF DOWE
	RENUNCIATION OF DOWER NOT NECESSARY
1, the subscribing officer, do hereby certify unt	to all whom it may concern that Mrs.
(Insert Name of Y	Yife, Using Given Name)
she wife of the within named	
	(Insert Name of Grantor)
	ately and separately examined by me, did declare that she does
freely, voluntarily, and without any compulsion, dree	ad or fear of any person or persons whomsoever, renounce, release
and forever relinquish unto the within named	
(Insert No	ime of Grantee)
Heirs and Assigns, all her interest and estate, and	also all her right and claim of dower of, in or to all and singula
the premises within mentioned and released.	
GIVEN under my Hand and Seal, this	day of , 19
(SEAL)(Signature of Officer)	(Wife Sign Here)
(Official Title)	<del></del>
(Official Title)	of Contract of Contract of the

IMPORTANT: If the deed is to be executed outside of South Carolina, the Grantor or Grantors must sign in presence of two (2) witnesses; both witnesses must sign; then one witness must go before a Notary Public who has a seal, or before the Clark of a Court of record, and make and sign the attidavit or probate, the blank for which follows the deed; then the officer must sign and seal 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 awn 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 to 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 NOV 5 1979 at 12:35 P.M.