The rand Anging furery. And Assign, to the control of the control		/
there to severant and forever determs, all one simplar, the early premises unto the sills. The first December, Administrature and Assitue, and every pursue whosever burley labeling, to deline, the same, or any part forms to insure the boars and heldings on and labeling. On the first, the same, or any part forms to held the will be former and the boars and heldings on and lot in a sum and ten than the season of the processor, and the well more and heldings on and lot in a sum and ten than the season of the processor, and the processor of the pr		1
Heirs and Analysis Deceasions. Administrations and Assigns, and every zeroes obstructed to the chain, the same area part thereat. And the walt mortgager. agree. To insert the house and benings on soid but in a sum not feat than. Deline if it is a company or deputated a statemary to the mortgager. And that it are full to do so, then mortgager. The same insured from less age by fire, and swings the policy of insurance to the soil mortgager. And that it way time fail to do so, then mortgager. The same insured from less age by fire, and swings the policy of insurance to the soil mortgager. And that it way time fail to do so, then mortgager. The same insured from less age by fire, and swings the policy of insurance can be received in a man. The same insured from less age to fire a company of the same insured from less age to fire a company. And if it are time any over of wald delts, or increase thereon, he paid does also designed. And if it are time any over of wald delts, or increase thereon, he paid does and signal. And if it are time any over of wald delts, or increase thereon, he paid does also designed thereof calcite polyte control of control of the same insured with the same insured and signal. And if it are time any over of wald delts, or increase thereon, he paid does also designed thereof calcite polyte control of control of the same insured and signal of the all the same insured and signal of the same insured the control of the same insured the cont	lo hereby bind lugaret, and 'll	Heirs, Executors and Ad
And the said mentagener agree to insure the house and beginner said to in a some cost less than. And the said mentagener agree to insure the house and bedidings to said to in a some cost less than. Dullurs (in a company or dominates statisticatory to the mentagener and berry the same insured from loss green by tire, and assign the policy of insurance to the sult mentagener, and, that in the event that the manutagener shall be any time fail to do as, then mortgagener and segment of the mentagener of the mortgagener and reinforces. And if at any time any port of wald delt, or interest thereon, he paid does and wished. And if at any time any port of wald delt, or interest thereon, he paid does and wished. And if at any time any port of wald delt, or interest thereon, he paid does not wished. And if at a more time to post time the support of the control of the substitution of the substitutio		· · · · · · · · · · · · · · · · · · ·
And the said manageness agrees to insure the house and spillings to said tot in a sum not fast than Dollars (in a company or dynamics satisfactory to the montgages and keep the same insured from loss age by fire, and action the policy of insurance to the said manageness. But that in the event that the montgages and the property and list may time fall to do so, then nortgages. The promision and experies of such insurance conder this houseages, with interest. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and onigod. And I' at any time away gars of said date, or interest thereton, he past due and to only the expension of said parties of the		//
Dollars (in a company or dependent antifications to the said necessary or dependent antifications to the said necessary and dust in the event that the mortgaper—and branch the following of information to the said necessary—and flux in the event that the mortgaper—and the said of any time fail to do so, then mortgaged—may cause the saves for Poligancial III. And if as any time any cars of end delay, or interest thereas, he past due and uripaid. And if as any time any part of end delay, or interest thereas, he past due and uripaid. And if as any time any part of end delay, or interest thereas, he past due and uripaid. And if as any time any part of end delay, or interest thereas, he past due and uripaid. And if as any time any part of end delay, or interest thereas, he past due to the termination of the particular of the part	` · · · · · · · · · · · · · · · · · · ·	
gree by five, and assign the pilice of inserance to the sold morgage. And if so, and assign the pilice of inserance under the morgage. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest theretoes, be past due and capital. And if at any time any part of said debt, or inserest the said more times. Any said and said said said said and said said said said said said said sai	And the said mortgagor agree to insure the house and buildings o	on said lot in a sum not less than
northeaper. way could the same to be ignored in. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld obth, or interest therein, he peat due and uripaid. And if at any time any part of weld of well of the peat due to the procession of and permises and collect said reas and profit of the permises and collect said reas and profit of the permises and collect said reas and profit of the permises and collect said reas and profit of the permises and collect said reas and profit of the permises and collect said to the permises a		\
THE STATE OF SOUTH CAROLINA, Superate facility of the store of the same the within named THE STATE OF SOUTH CAROLINA, SWORN to before me this.		
for the premium and expense of such insurance under this beginning, with interest. And if at any time any yest of said debt, or interest thereon, be pair due and stepail. Bell the above described premium to said mortanees. of the above described premium to said mortanees. If the above described premium to said mortanees. of the above described premium to said mortanees. of the above described premium to said and premium to said the said mortanees. of the above described premium to said and premium to said the said mortanees. If the above described premium to said and and mortanees and munimum of the parties to thuse Precents that and premium to an and premium to the said mortanees and munimum of the parties to thuse Precents, and the said and the contract of the said mortanees. ADD IT SA AGREED, by and the described parties, that the said mortanees. WITHESS TATE OF SOUTH CAROLINA, in the year offur fort on the insum of nine hundred and. ADD AGREED, and the said mortanees and the said mortanees and made each that the said mortanees and made each that the said mortanees and that the with South Carolina year of the Sovernighty and Independence of the United States of Signed, Sealed and Delivered in the Presence of OF SIGNAL AND AGREED, and and advertise the willine scriben Deed; and that the, with AGREED AGREE	nortgagee may cause the same to be insured in	name, and reimburse
And if at any time any part of said debt, or inverse thereon, be past due and unjoid. And if the above discribed premises to said prospection or the said content of the above discrebed premises to said prospection or and premise to the policy cause of collection, when and debt is the policy cause of collection, when and debt is the policy cause of collection, when and premise stands collected. PROVIDED ALMAYS. NEVERTHELESS, and it is the crue intent and meaning of the parties to these Presents, that if all morning are the and content of the debt of the crue is the premise. The said prompts of the said parties, that the said mortgager. AND IT IS AGREFA, by and between the said parties, that the said mortgager. AND IT IS AGREFA, by and between the said parties, that the said mortgager. WITHERS MELL bound and between and seed. WITHERS MELL bound and between and seed to the said parties, and in the one hundred and for the present of the three said parties, that the said mortgager. Personally appeared before me and seed. This is the parties of the server and the server and in the one hundred and for the presence of the server and in the one hundred and single, seal, and that he saw the within named Mell 12 Me		
of the shove described premises to said more locations are continued and extracted the continued and another than the presentation of the state of t	for the premium and expense of such insurance under this mortgage, with interest	
and the shove described premines to still mortgance of the story of the story. Membrated and story that any Judge in the new proceeds thereof claffer paying casts of collection) upon and dolt, interest, cost or expenses; without liability to account for any thing more than any produce canaly contends and contends of the story of		
Circuit Court of said State may at chambers or otherwise, appoint a recovery with authority to the possession of said premites and product said reason and are stated as and a profile sensible (collected). The DOVIDED ALMANS, MYVHINTHELESS, and it is the true intent and mension of the parties to these Personals with intenset it and mergaper — the said mergaper — to held and enjoy Permiss said ideation of payment shall be made. WITNESS 26144 — hand — and seal, this — the said mergaper — to held and enjoy Permiss said ideation of payment shall be made. WITNESS 26144 — hand — and seal, this — the said mergaper — the Rovereignty and Independence of the United States of Superel, Sealal and Delivered in the Presence of — the Superel Sealar and Delivered in the Presence of — the Superel Sealar and Superel Merica — act and deed, deliver the within written Deed; and that — he saw the within named — the Superel Sealar — writtensed the execution thereof. SWORN to before me this. SWORN to before me this. SWORN to before me this. A D. 1964 — SWORN to before me this. SWORN to before me this. A D. 1964 — SWORN to before me this. SWORN	ρ	
PROVIDED ALWAYS. NIVERTHELESS, and it is the true intent and menning of the parties to these Processes, that if past mentager — the salt when and trad year, or cause to be paid, such the sald morrager — the salt when or sum of money aforested, with interest it may be day, according to the true intent and receiving of the salt or when the salt of more than the salt of more than the salt of the salt of the them the deed of tangent and pale shill-cores, determine, and the utreity noil and voice; or remains and it follows and the salt of the salt of the man the deed of tangent and pale shill-cores, determine, and the utreity noil and voice; or remains and it of the core than the salt mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, by and between the said parties, that the said mortgagor. AND IT IS ACRESTD, and it is the utreity more and in the one bundred and year of the South Carollana. AND IT IS ACRESTD, and Independence of the United States of Superactive the Superactive that the one that the said of the United States of Superactive the United States	Circuit Court of said State may, at chambers or otherwise, appoint a receiver, wit	th authority to take possession of said premises and collect said rents and prof
and morragger do and shall well and truly year, or case to be paid, note the sid morragger. and the sall offer or sum of remover, decreased, his increase it may be day, never the side of the true. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the said morrigagor. AND IT IS ACKERD, by and between the said parties, that the	ng the net proceeds thereof (after paying costs of collection) upon said debt, in and profits actually collected.	nterest, cost or expenses; without liability to account for any thing more than
THE STATE OF SOUTH CAROLINA, SWORN to before one this. And and as Asset and deed, deliver the within written Deed; and thathe, with	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	t and meaning of the parties to these Presents, that if
AND IT IS AGREED, by and between the said parties, that the said mortinggor Tremises until default of payment shall be made WITNESS May hand and seal, this It year of the Soverigary and Independence of the United States of Signed, Scaled and Delivered in the Presence of WITNESS STATE OF SOUTH CAROLINA, Personally appeared before me AD JACKS STATE OF SOUTH CAROLINA, Personally appeared before me AD JACKS SUPPLY STATE OF SOUTH CAROLINA, SWORN to before me this SWORN to before me thi	any be due, according to the true intent and meaning of the said note, then this	e said mortgagee the said debt or sum of money aforesaid, with interest t deed of bargain and sale shall cease, determine, and be utterly null and void;
Premises with default of payment shall be made. WITNESS Meet than and seal this 3 decrease of the Witness of Signed, Sealed and Delivered in the Presence of Signed Signed, Sealed and Delivered in the Presence of Signed		
WITNESS Meet hand and seal this and each that in the year of four Lord one thousand nine hundred and leaf the source of the Sovereignty and Independence of the United States of Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of Man. Breeze 1982 Mar.		nortgagor to hold and enjoy
in the year of four Lord one thousand nine hundred and by the service of the Sovereignty and Independence of the United States of Signed, Scaled and Delivered in the Presence of THE STATE OF SOUTH CAROLINA, Course. Personally appeared before me and made oath that the saw the within named A. D. 19/L SWORN to before me this. SWORN to before me this. SWORN to before me this. THE STATE OF SOUTH CAROLINA, Course. SWORN to before me this. A. D. 19/L SWORN to before me this. SWORN to before me A. D. 19/L SWORN to before me Witnessed the execution thereof. SWORN to before me Witnessed the execution thereof. SWORN to before me Witnessed the execution thereof. SWORN to before me S		de la description de la companya del companya de la companya del companya de la c
Signed, Sealed and Delivered in the Presence of W. 1.1. Revery MORTGAGE OF REAL E COUNTY. Personally appeared before me and made oath that he saw the within named 21. 10. 10. 10. 10. 10. 10. 10. 10. 10. 1		
Signet, Sealed and Delivered in the Presence of		
THE STATE OF SOUTH CAROLINA, Personally appeared before me J. J. Barrier Bed; and that be, with J. J. Barrier Boy. SWORN to before me this. SWORN to before me this. A. D. 19/L THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina SWORN to before me this. THE STATE OF SOUTH CAROLINA, I. J.	tortif-there	•
THE STATE OF SOUTH CAROLINA, OUNTY, Personally appeared before me J. J		W. M. Brissey
THE STATE OF SOUTH CAROLINA, Personally appeared before me OCONY. Personally appeared before me OCONY. Personally appeared before me OCONY. Sign, seal, and as ALR AD. 1911 AD. 1911 THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, I. C. COUNY. I. OCONY. I. OCONY	J. Dirry	× //
THE STATE OF SOUTH CAROLINA, COUNTY. Personally appeared before me JOHN DOLL RELY witnessed the execution thereof. SWORN to before me this SWORN to before me this COUNTY. I. COUN	(ll. G. Du Bore)	· · · · · · · · · · · · · · · · · · ·
THE STATE OF SOUTH CAROLINA, COUNTY, Personally appeared before me and made oath that he saw the within named act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me this. A. D. 19/1 SEAL THE STATE OF SOUTH CAROLINA, COUNTY, I. L. G. COUNTY, I. COUNTY, I		
Personally appeared before me J. B. B. L. B.	J	
Personally appeared before me J. B. C. C.		
Personally appeared before me and made oath thathe saw the within named		
sign, seal, and as deed, deliver the within written Deed; and that he, with defending the execution thereof. SWORN to before me this A. D. 19/1 A. D. 19/1 THE STATE OF SOUTH CAROLINA, COUNTY. I. L. C. COUNTY. Wife of the within named A. D. 19/1 Wife and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19/1		MORTGAGE OF REAL
sign, seal, and as have act and deed, deliver the within written Deed; and that he, with the within sign seal, and as have act and deed, deliver the within written Deed; and that he, with the withessed the execution thereof. SWORN to before me this. A. D. 19/1 A. D.	Green County.	
sign, seal, and as Assigns, seal, and deed, deliver the within written Deed; and thathe, with	Green County.	
witnessed the execution thereof. SWORN to before me this day of Later	Green County.	
witnessed the execution thereof. SWORN to before me this A. D. 19/1 A. D. 19/1 THE STATE OF SOUTH CAROLINA, COUNTY. I, U. G. C.	Green County.	
witnessed the execution thereof. SWORN to before me this day of A. D. 19/1 THE STATE OF SOUTH CAROLINA, COUNTY. I, U.G.	Personally appeared before me	s e e e
SWORN to before me this. A. D. 19/2 A. D. 19/2 THE STATE OF SOUTH CAROLINA, COUNTY. I. COUNTY. I. COUNTY. Wife of the within named A. D. 19/2 Wife of the within named A. D. 19/2 Whomsoever, renounce, release, and forever relinquish unto the within named Whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19/2 A. D.	Personally appeared before me	s e e e
day of Standard Public for South Carolina THE STATE OF SOUTH CAROLINA, I. County I. County I. County Wife of the within named A. D. 19/1 Wife of the within named I. County Wife of the within named Wife of th	Personally appeared before me	Decd; and thathe, with A. J. Du Bove
THE STATE OF SOUTH CAROLINA, COUNTY. I, ((9)) And this day appear be 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 o whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19/1	Personally appeared before me	Decd; and thathe, with A. J. Lu Boxe witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, COUNTY, I, (9) And this day appear be 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 o whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19/1	Personally appeared before me	Deed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. I a least 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 of whomsoever, renounce, release, and forever relinquish unto the within named for the within mentioned and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19/1 A	Personally appeared before me	Deed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. I a least 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 of whomsoever, renounce, release, and forever relinquish unto the within named for the within mentioned and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19/1 A	Personally appeared before me	Deed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. I a least 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 of whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19/1	Personally appeared before me	Deed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. I la late Breeze and did this day appear be 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 of whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this Sally day of Secretary A. D. 19/1	Personally appeared before me	Deed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. I a least a least a least a least 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 of whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all as lar, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19. A. D.	Personally appeared before me	Deed; and thathe, with
wife of the within named	Personally appeared before me	Deed; and thathe, withA
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 of whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all as lar, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19/1	Personally appeared before me	Deed; and that he, with A. J. Du Bove witnessed the execution thereof. RENUNCIATION OF
whomsoever, renounce, release, and forever relinquish unto the within named I I I I I I I I I I I I I I I I I I I	Personally appeared before me	Deed; and that he, with A. J. Du Bove witnessed the execution thereof. RENUNCIATION OF
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all a lar, the Premises within mentioned and released. GIVEN under my hand and seal, this 3 ml. day of 1 le	Personally appeared before me J. J. J. B. A. D. 19 SWORN to before me this. Sworn to be such that the sworn to be sworn to be such that the sworn to be sworn t	Deed; and thathe, with
lar, the Premises within mentioned and released. GIVEN under my hand and seal, this 3 ml day of Lecuster Bussey	Personally appeared before me	Deed; and thathe, with
lar, the Premises within mentioned and released. GIVEN under my hand and seal, this 3 ml day of Lecuster Bussey	Personally appeared before me A. D. P. Personally appeared before me A. D. P.	Deed; and thathe, with
lar, the Premises within mentioned and released. GIVEN under my hand and seal, this 3 ml day of	Personally appeared before me A. D. P. Personally appeared before me A. D. P.	Deed; and thathe, with
GIVEN under my hand and seal, this 3 ml discounting A. D. 19/1 I la course Brussey	Personally appeared before me	Deed; and thathe, with
day of December A. D. 19/1 I la cence Brissey	Personally appeared before me	Deed; and thathe, with
	Personally appeared before me	Deed; and thathe, with
ne namelos for South Carolina.)	Personally appeared before me	Deed; and thathe, with A. G. Deed; and thathe, with A. G. Deed; witnessed the execution thereof. RENUNCIATION OF RENUNCIATION OF A 2 4 5 6 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7
ne namelor of for the ev. 5th. 1918	Personally appeared before me And made oath that the saw the within named And made oath that the saw the within named And deed, deliver the within written sign, seal, and as Andrew Andrew Public for South Carolina Seal, and as Andrew Public for South Carolina Seal, and hereby certify unto all whom it may concern, that Mrs. And Andrew Public for South Carolina wife of the within named Andrew Public for South Carolina Seal, and upon being privately and separately examined by me, did declare that she doe whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all here are the Premises within mentioned and released. GIVEN under my hand and seal, this Andrew	Deed; and thathe, with A. G. Du Boul witnessed the execution thereof. RENUNCIATION OF RENUNCIATION OF A 7.4 (9) A 1.2 A 2.2
me Masses for the 19/6	Personally appeared before me And made oath that the saw the within named And made oath that the saw the within named And deed, deliver the within written sign, seal, and as Andrew Andrew Public for South Carolina Seal, and as Andrew Public for South Carolina Seal, and hereby certify unto all whom it may concern, that Mrs. And Andrew Public for South Carolina wife of the within named Andrew Public for South Carolina Seal, and upon being privately and separately examined by me, did declare that she doe whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all here are the Premises within mentioned and released. GIVEN under my hand and seal, this Andrew	Deed; and thathe, with A. G. Du Boul witnessed the execution thereof. RENUNCIATION OF RENUNCIATION OF A 7.4 (9) A 1.2 A 2.2
	Personally appeared before me And made oath that the saw the within named And made oath that the saw the within named And deed, deliver the within written sign, seal, and as Andrew Andrew Public for South Carolina Seal, and as Andrew Public for South Carolina Seal, and hereby certify unto all whom it may concern, that Mrs. And Andrew Public for South Carolina wife of the within named Andrew Public for South Carolina Seal, and upon being privately and separately examined by me, did declare that she doe whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all here are the Premises within mentioned and released. GIVEN under my hand and seal, this Andrew	Deed; and thathe, with A. G. Du Boul witnessed the execution thereof. RENUNCIATION OF RENUNCIATION OF A 7.4 (9) A 1.2 A 2.2