| Administratory to warrant and forever defend all and singular the said Premises unto the said PLANTERS SAVINGS BANK, its Successors and against  W   | A Administrated to warrant had torever delead all and singular the exist Promises must the said PLANTERS SAVINGS HANK, its Successes and against.  My deministrates and Assigns, and every person whoolegees lawfully claiming, or to claim the same or any gast thereof.  d   | TOGETHE                       | R with all and Singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in anywise incident or appertaining.  |
|--|--|-------------------------------|--|
| A Administration of warrant and facecer defended all and singular the sold Pressities into the said PLANTERS SAVINGS BANK, its Secretaries and Assigns, and every prepare whoshplaces fawfully claiming, or to chain the same or any part thereof.  4  | A Administrational to surround Ed Secret defend all and adaptive the said Premises more for each PLANTERS SAVINGS BANK, in Succession and against MM MM Administrators and Assigns, and every person whemplever lawringly claiming, or no claim the same or any part thereof d.  Surround of the same interest from Jone or damage by fire, and assign the public of interests to the said.  ANTERS SAVINGS BANK may come the terms to be intered in.  **Stand for the parasism and exceptions of such incursors under this merapage.  DANYANS, overchildran, and it is the true interes and meaning of the person to these presents, the if.  B. J. H. J.   |                               | AND TO HOLD all and singular the said Premises unto the said PLANTERS SAVINGS BANK, its Successors and Assigns forever. And do                       |
| Medical and Antigon, and every person wherefore lawfully claiming or to claim the same or any part thereof.  d   | Multiplications and Atligns, and every person whompleter favirally claiming, or so chains the same or any part thereof.  4 Into Dian.  2 Into Dian.  4 Into Dian.  4 Into Dian.  5 Into Dian.  5 Into Dian.  6 Into Dian.  7 Into  |                               |  |
| a times them  a name inserved from hose or damage by fire, and assign the policy of insurance to the said  and that in the even that the mortgager   | t its for.  E same inserred from loss or damage by fire, and awings the pathy of insurance to the said.  ANTERS SAVINOS BANK may cause the same to be feared in.  ANTERS SAVINOS BANK may cause the same to be feared in.  I had for the premium and sequence of each insurance under this moregage.  DALWAYN, sortentheless, and it is the true intent and maning of the parties to these presents, that if  ANTERS SAVINOS BANK may cause the same to be feared in.  I had an extent the premium and sequence of each insurance under this moregage.  DALWAYN, sortentheless, and it is the true intent and maning of the parties to these presents, that if  ANTER CANADA, while the said PLANTERS SAVINOS BANK, the said delet or sum of money aforesaid, with interest thereon, if any shall stage in the true intent and maning of the said.  SACREED by and between the said parties, that  to hold and color the said Premises until default of payment shall be made and the true there and some this in the parties, that the said that the said t |                               | $\mathcal{T}_{\mathcal{M}}$ $\mathcal{T}_{\mathcal{M}}$  |
| e same inserved from ions or damage by fire, and sonign the policy of insurance to the said.  and that in the event that the morrageo.  ANTERS SAVINOS BANK may came the same to be insured in  bed for the premium and expresse of such insurance under this mortage.  DAMAYS, nevertheless, and it in the true intents and meaning of the parties to these prevents, that if  AD AMAYS, nevertheless, and it in the true intents and meaning of the parties to these prevents, that if  and a shall coase, determine, and he utterly mail and void; otherwise to remain in full force and virtue.  SAGREED, by and between the said parties, that  to hold and only the said Premines such default of payment shall be made  The bank and said and said that. This has been decided and the said with the said delice or some of money aforesaid, with interest thereon, if any shall have a said said.  The bold and only the said Premines such default of payment shall be made  The bank and said when the said and said that the said said of payment shall be made  The bold and only the said Premines such default of payment shall be made  That to bold and only the said Premines such default of payment shall be made  The bold and only to the said Premines such default of payment shall be made  That to bold and only to the said Premines such default of payment shall be made  That to bold and only to the said Premines such default of payment shall be made  That to bold and only to the said Premines such default of payment shall be made  That to bold and only to the said Premines such default of payment shall be made  That to bold and only to the said Premines shall be made  That to bold and only to the said Premines shall be made  That to bold and only to the said Premines shall be made  That to bold and only to the said Premines shall be made  That to bold and only to the said Premines shall be made  That to bold and only to the said that the said shall be made  That to bold and only to the said that the said shall be made  That to bold and only to the said  | e time inserted from loss or disingle by fire, and earlign the policy of insurance to the usid.  and that in the event that the mortgager  | I                             | administrators and Assigns, and every person whomsdever lawfully claiming, or to claim the same or any part thereof.                                 |
| e same insured from tots or damage by fire, and assign the policy of insurance to the said.  ANTERS SAVINGS RANK may cause the same to be insured in.  I lead for the permium and expense of each insurance under this moragage.  DALWAYS, nevertheless, and it is the true intent and menoing of the parties to these presents, that if.  B. Jarry.  Go cause to be pold, such the said PLANTERS SAVINGS BANK, the said dede or turn of money aforesaid, with interest thereon, if any shall in the true intents and menoing of the said.  argum and tale shall coses, determine, and be unterly nutl and void; otherwise to remain in full force and virtue.  SAGREED, by and between the said parties, that.  A AGREED, by and between the said parties, that.  To hold and enjoy the said Premiers until default of payment shall be under the parties of the parties to these presents, that if.  A DALWAYS, novembers, with interest thereon, if any shall are not shall be not be parties of the parties of th | e same insured from loss or drawings by fee, and assign the policy of insertance to the midd  and that in the event that the mortgage.  ANTERS SAVINGS BANK may came the same to be insured in  itself for the premium and congenies of noch insurance under this mortgage.  D. ALMANS, nevertheless, and it is the true intent and meaning of the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in  the true intent and meaning of the middle of the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in  the true intent and meaning of the middle of the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same to be insured in the parties to those greents, that if  ANTERS SAVINGS BANK may came the same the middle of the parties to those greents, that if  ANTERS SAVINGS BANK may came the same the same the middle of the parties of the middle of the parties to the same the middle of the parties of the middle of the parties of the partie |                               | dagree to insure the house and buildings on said   |
| and that in the event that the mortgagor shall at any time fail to do ANTERS SAVINGS BANK may easte the same to be insured to ANTERS SAVINGS BANK may easte the same to be insured to ANTERS SAVINGS BANK may easte the same to be insured to ANTERS SAVINGS BANK may easte the same and expected of such insurance under this meritage.  D AINVAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if  do and shall  the true intent and meaning of the said.  I the true intent and meaning of the said.  A TO HOLLING BANK, the said deads or sum of money aforesaid, with interest thereon, if any shall  argain and sale shall cease, determine, and be utterly null said void; otherwise to remain in fall force and virtue.  S AGREED, by and between the said parties, that  to hold and empty the said Premises until definate of payment shall be made  ANTERS SAVINGS BANK, the said other or sum of money aforesaid, with interest thereon, if any shall  in the  The Thousand, Nice Hundred and.  ANTERS SAVINGS BANK, the said other or sum of money aforesaid, with interest thereon, if any shall  in the true intent and security and and between the said parties, that  to hold and empty the said Premises until definate of payment shall be made  ANTERS SAVINGS BANK, the said dead or sum of money aforesaid, with interest thereon, if any shall be made  ANTERS SAVINGS BANK, the said dead or sum of money aforesaid, with interest thereon, if any shall not all the morting and the said of a said of the within arrived of the within carned  ANTERS SAVINGS BANK, the Savings BANK, in Succession of Dever of, in, or to all and singular the Premises within mentioned and released GIVER under surplant and said, this  AND 192.20  AND 192.20  AND 192.20  AND 193.20  A | ANTERS SAVINGS BANK may conset the same to be inserted in parties to these event that the morragage.  DALWAYS, movertheless, and it is the true intens and meaning of the parties to these greenets, that if the country and it is the true intens and meaning of the parties to these greenets, that if the country and the said TLANTERS SAVINGS BANK, the said delte or som of memory siderenial, with interest theorem, if any shall also should not established the said TLANTERS SAVINGS BANK, the said delte or som of memory siderenial, with interest theorem, if any shall appear to the said the said that the rose intent and meaning of the said.  ANTER SAVINGS BANK may conserve the said parties, that to hold and enjoy the said Premiser must default of payment shall be made that the Thomsond, Nine Handred and the said that the said and enjoy the said Premiser must default of payment shall be made that the Thomsond, Nine Handred and the said that said that said the said that said the said that said th | :                             | t less than  |
| ANTERS SAVINGS BANK may cause the savice to be insured in the precision and expense of such incurrence under this mortages.  D ALWAYS, nevertheless, and it is the true intext and meaning of the parties to these presents, that if   | ANYERS SAVINGS EANK may cause the same to be issuared in itself far the premium and expense of such insurance under this mortgage.  D ALWAYS, nevertheless, and it is the true intent and secanting of the parties to these presents, that if  |                               | e same insured from loss or damage by fire, and assign the policy of insurance to the said   |
| s itself for the premium and expense of such insurance under this mortgage.  D ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if  B JAMA   | itself for the premium and expense of such insurance under this mortgage.  D ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if   |                               | and that in the event that the mortgagor shall at any time fail to do  |
| DALWAYS, revertheless, and it is the true intent and meaning of the parties to these presents, that if  B. Jarry.  do and shall  Act cause to be paid, unto the said PLANTERS SAVINGS BANK, the said delet or sum of money aforesaid, with interest thereon, if any shall a the true intent and meaning of the said.  shall cause to be paid, unto the said parties, that  argain and said shall case, determine, and be streetly null and void; otherwise to remain in full force and virtue.  SAGREED, by and between the said parties, that  to hold and especy the said Premises until default of payment shall be ended  May of DCI.  in the hor Phousand, Nine Hundred and.  Signed, Saided and Delivered in the Presence of  Signed, Saided and Delivered in the Presence of  Signed, Saided and Delivered in the Presence of  Coed.  IATOR OF SOUTH CAROLINA.  Orienville County.  Collag.  Great and deed deliver the within named.  J. J   | D ALWAYS, nevertheless, and it is the true intent and meaning of the parties to three presents, that if  B JAMA  Abo and shall  Abo and shall |                               | ANTERS SAVINGS BANK may cause the same to be insured in  |
| As John Mortage of Real Restate.  Signed. Scaled and Delivered in the Presence of J. B. Jourg.  Signed. Scaled and Delivered in the Presence and citate, and also all her right and claim of Dower of, in, or to all and signals the Presence within mentioned and released GIVV. Under orphand and seal, this.  A. D. 192 D.  A. D. 192 | And and the true intent and meaning of the said.  The true intent and meaning of the said.  The true intent and meaning of the said and be utterly null and void; otherwise to remain in full force and virtue.  S AGREED, by and between the said parties, that  To hold and evicy the said Premises until default of payment shall be made that the parties, that the hold and evicy the said Premises until default of payment shall be made and teal. this.  In the Thousand, Kine Hundred and Shall and Signate and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Signed Scaled and Delivered in the Presence of Scaled Scaled And Scaled Scaled Scaled And Delivered Scaled Scaled Scaled And Scaled  |                               |  |
| The cause to be paid, unto the said PLANTERS SAVINGS BANK, the said deld or sum of money aforesaid, with interest thereon, if any shall a true interest and meaning of the said.  **The true interest and celebrated and the united by the said fremiers until default of payment shall be made day of QCT.  **The true interest and object of the within named.  **The true interest and celebrated and the interest and said.  **The true interest and estate, and signal apparately examined by me, did declare that she does freely, voluntarily, and without any compulsion of the within named.  **The true interest and estate, and signal apparately examined by me, did declare that she does freely, voluntarily, and without any compulsion of the within named.  **The true interest and estate, and signal apparately examined by me, did declare that she does freely, voluntarily, and without any compulsion of the within named.  **The true interest and estate, and signal the right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GNVRN under myland and seal, this.  **The true interest and estate, and signal her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GNVRN under myland and seal, this.  **The true is a signal apparately scannined by me, did declare that she does freely, voluntarily, and without any compulsio | The cause to be paid, unto the said PLANTERS SAVINGS BANK, the said debt or sum of money aforeasid, with interest thereon, if any shall a the true intent and meaning of the said.  **ARRED, by and between the said parties, that.  **ARRED, by and between the said parties, that.  **To held and enjoy the said Premises until default of payment shall be made.  **ARRED, by and between the said parties, that.  **To held and enjoy the said Premises until default of payment shall be made.  **ARRED, by and between the said parties, that.  **To held and enjoy the said Premises until default of payment shall be made.  **ARRED, by and between the said parties, that.  **To held and enjoy the said Premises until default of payment shall be made.  **ARRED, by and the fault of payment shall be made.  **ARRED, Saided and Delivered in the Presence of J. B. Jourg. (Seal.)  **CATE OF SOUTH CAROLINA.   MORTOACR OF REAL RETATE.  **Greenville County.**  **ARRED, to before me. MACO. 192.22.  **ARRED, to before me. MACO. 192.22.  **ARRED, to before me, this Arred.   A. D. 192.22.  **TOTAL OF SOUTH CAROLINA.   A. D. 192.22.  **TOTAL OF SOUTH CAROLINA.   REMUNCIATION OF DOWER.  **Greenville County.**  **TOTAL OF SOUTH CAROLINA.   REMUNCIATION OF DOWER.  **Greenville County.**  **TOTAL OF SOUTH CAROLINA.   REMUNCIATION OF DOWER.   A. D. 192.22.  **TOTAL OF SOUTH CAROLINA.   REMUNCIATION OF DOWER.   A. D. 192.22.  **TOTAL OF SOUTH CAROLINA.   A. D. 192.22.  **TOTAL OF SOUTH CAROLI |                               |  |
| stepsin and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  S AGREED, by and between the said parties, that  | argain and sale shall coase, determine, and be utterly null and void; otherwise to remain in full force and virtue.  S AGREED, by and between the said parties, that   | •••                           |  |
| argain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  \$ AGREED, by and between the said parties, that  | argain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  S AGREED, by and between the said parties, that   |                               |  |
| SAGREED, by and between the said parties, that  to hold and enjoy the said Premises until default of payment shall be made  My hand and seal thin 18th day of QCI in the hee Thousand, Nine Hundred and Survey Turo  Signed, Sealed and Delivered in the Presence of J. B. Jourg.  (Seal.  TATE OF SOUTH CAROLINA.)  MORTGAGE OF REAL ESTATE.  Greenville County.  And as a his and as the within named J. Jourgan  act and deed deliver the within written deed, and that 20th witnessed the execution thereof.  SWORN to before me.  Moary Public, S. C.  TATE OF SOUTH CAROLINA.  Notary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public of the within maned without any computation of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under on Shand and | SAGREED, by and between the sald parties, that to hold and enjoy the said Fremises until default of payment shall be made that the Thousand, Nine Hundred and Samurity Save OCT. In the Thousand, Nine Hundred and Samurity Save OCT.  Signed, Sealed and Delivered in the Fresence of Signed, Sealed and Delivered in the Fresheet and Signed and Signed and Signed and Delivered in the Fresheet and Signed and Signed and Signed Signe |                               | the true intent and meaning of the said  |
| SAGREED, by and between the said parties, that  to hold and enjoy the said Premises until default of payment shall be made  My hand and seal thin 18th day of QCI in the hee Thousand, Nine Hundred and Survey Turo  Signed, Sealed and Delivered in the Presence of J. B. Jourg.  (Seal.  TATE OF SOUTH CAROLINA.)  MORTGAGE OF REAL ESTATE.  Greenville County.  And as a his and as the within named J. Jourgan  act and deed deliver the within written deed, and that 20th witnessed the execution thereof.  SWORN to before me.  Moary Public, S. C.  TATE OF SOUTH CAROLINA.  Notary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public, S. C.  THATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Greenville County.  In Moary Public of the within maned without any computation of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under on Shand and | SAGREED, by and between the sald parties, that to hold and enjoy the said Fremises until default of payment shall be made that the Thousand, Nine Hundred and Samurity Save OCT. In the Thousand, Nine Hundred and Samurity Save OCT.  Signed, Sealed and Delivered in the Fresence of Signed, Sealed and Delivered in the Fresheet and Signed and Signed and Signed and Delivered in the Fresheet and Signed and Signed and Signed Signe |                               | argain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.                                  |
| to hold and enjoy the said Premises until default of payment shall be made  The Thousand, Nine Hundred and Survey June  Signed, Sealed and Delivered in the Presence of  TATE OF SOUTH CAROLINA,  Greenville County,  Stronally appeared before me.  Michael J.  | to hold and enjoy the said Premises until default of payment shall be made  The Thousand, Nine Hundred and  Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Sealed and Sealed the Presence of  Signed, Sealed and Sealed and Sealed the Presence of  Signed, Sealed and Sealed and Sealed the Presence of  Signed, Sealed and Sealed and Sealed the Presence of South Sealed and Se |                               |  |
| Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Presence of  J.B. Jourg.  (Seal.  Control of SOUTH CAROLINA, Creenville County.  And made oath that I he saw the within named.  J.B. Jourg.  (Seal.  Seal.  Coreconville County.  And made oath that I he saw the within named.  J.B. Jourg.  And made oath that I he saw the within named.  J.B. Jourg.  SWORN to before me, this.  J.D. 192 22  SWORN to before me, this.  And D. 192 22  SWORN to before me, this.  And D. 192 22  SWORN to before me, this.  And D. 192 22  SWORN to before me, this.  And D. 192 22  SWORN to before me, this.  And D. 192 22  SWORN to before me, this.  SWORN to before me, this.  And D. 192 22  Sword.  SWORN to before me, this.  And D. 192 22  Sword.  Sword. | Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  CATE OF SOUTH CAROLINA,  Greenville County.  A MORTGAGE OF REAL ESTATE.  Greenville County.  A D. 192.22  A D. 192.24  A D. 192.22  A D. 192.22  A D. 192.24  |                               |  |
| Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Presence of  J.B. Jourg.  (Seal.  (Seal.  Greenville County.  And and coath that within named.  J.B. Jourg.  (Seal.  (Sea | Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  CATE OF SOUTH CAROLINA,  Greenville County.  A MORTGAGE OF REAL ESTATE.  Greenville County.  A D. 192.22  A D. 192.24  A D. 192.22  A D. 192.22  A D. 192.24  |                               | my hand and seal this 18th day of Oct. in the  |
| Signed, Sealed and Delivered in the Presence of J. B. Louy. (Seal. Seal.)  PATE OF SOUTH CAROLINA, Greenville County.  An One of the saw the within named.  If J.  | Signed, Sealed and Delivered in the Presence of  I. B. Jourg.  (Seal.  |                               | 1 Harrison   |
| Creamile County.  BY AND TO SOUTH CAROLINA.  Greenville County.  BY AND  | ATE OF SOUTH CAROLINA, Greenville County.  In seal, and as a with a within named of the within named planters and without any compulsion of the within named planters and castac, and lorever relinquish unto the within named Planters Savings Bank, its Successor Section and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and releases (SIVEN under my hand and seal, this day of the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases the same of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases the within the within named planters within mentioned and releases the within the within named planters within mentioned and releases the within the within the within named planters within mentioned and releases the within the with |                               |  |
| FATE OF SOUTH CAROLINA.  Oreenville County.  And made oath that  | ATE OF SOUTH CAROLINA, Greenville County.  In seal, and as a with a within named of the within named planters and without any compulsion of the within named planters and castac, and lorever relinquish unto the within named Planters Savings Bank, its Successor Section and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and releases (SIVEN under my hand and seal, this day of the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases the same of the within the within named planters within mentioned and releases (SIVEN under my hand and seal, this day of the within the within named planters within mentioned and releases the within the within named planters within mentioned and releases the within the within named planters within mentioned and releases the within the within the within named planters within mentioned and releases the within the with | Signed. Se                    | caled and Delivered in the Presence of   |
| Greenville County.  I.  Greenv | Greenville County.  Greenville County.  Greenville County.  Greenville County.  TATE OF SOUTH CAROLINA, Greenville County.  I. Jourgal.  Greenville County.  The within named.  Greenville County.  I. Jourgal.  Greenville County.  The observed certify unto all whom it may concern, that Isrs.  Greenville County.  I. Jourgal.  Green | Lizz                          | i Cole (Seal.  |
| Greenville County.  ersonally appeared before me.  Mich Jayric Cole  and made oath that The saw the within named.  gn, seal, and as.  Lind  A. D. 192_2.  SWORN to before me, this.  Lind  A. D. 192_2.  STATE OF SOUTH CAROLINA.  Greenville County.  I,  Ho hereby certify unto all whom it may concern, that Mrs.  Bayrife of the within named  wife of the within named  Wife of the within named  Horizontal Market Savings and separately examined by me, did declare that she does freely, voluntarily, and without any compulsited dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successed Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this.  A. D. 192_20.   | Greenville County.  Greenville County.  Greenville County.  Greenville County.  TATE OF SOUTH CAROLINA, Greenville County.  I. Jourgal.  Greenville County.  The within named.  Greenville County.  I. Jourgal.  Greenville County.  The observed certify unto all whom it may concern, that Isrs.  Greenville County.  I. Jourgal.  Green | 9.9                           | $\cup$ , $\cap$ $\circ$  |
| SWORN to before me, this.  JA. D. 192. 2.  STATE OF SOUTH CAROLINA, Greenville County.  I,  John Dereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  Mid this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidated or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released day of May:  A. D. 192. 20.  A. D. 192. 20.   When the execution thereof.  SWORN to before me, this.  JA. D. 192. 20.  White control is a security control in the execution thereof.  May of May a security control in the execution thereof.  SWORN to before me, this.  JA. D. 192. 20.  A. D. 192. 20.  White control is a security control in the execution thereof.  May of May a security control in the execution thereof.  SWORN to before me, this.  JA. D. 192. 20.  A. D. 192. 20.  White control is a security control in the execution thereof.  May of May a security control in the execution thereof.  May of May a security control in the execution thereof.  JA. D. 192. 20.  JA.  | SWORN to before me, this A. D. 192.22.  A. D. 192.22.  TATE OF SOUTH CAROLINA.  Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  Greenville of the within named  A. D. 192.22.  Idd this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsities and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this  A. D. 192.20.  Notary Public, S. C.  M. C.  J. J  | Greenvil<br>Personally appear | le County.  Ide County.  In the Cole  In the Cole  In the Cole  In the Cole  |
| SWORN to before me, this.  A. D. 192. 2.  TATE OF SOUTH CAROLINA, Greenville County.  I,  Ohereby certify unto all whom it may concern, that Mrs.  South of the within named.  It was a poper before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsitive of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successes theirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released day of May:  A. D. 192. 20.  A. D. 192. 20.   Witnessed the execution thereof.  SWORN to before me, this.  JA D. 192. 20.  A. D. 192. 20.  Whitnessed the execution thereof.  JA D. 192. 20.  JA D. 192. 20.  Whitnessed the execution thereof.   | SWORN to before me, this A. D. 192.22.  A. D. 192.22.  TATE OF SOUTH CAROLINA.  Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  Greenville of the within named  A. D. 192.22.  Idd this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsities and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this  A. D. 192.20.  Notary Public, S. C.  M. C.  J. J  |                               | And deed deliver the within written deed, and that   |
| day of May May 1 A. D. 192.22  | day of May Color (Seal) Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County.  I,  O hereby certify unto all whom it may concern, that Mrs.  O hereby certify unto all whom it may concern, that Mrs.  Id this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsi literal or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this.  A. D. 192.  Notary Public, S. C.   | gn, seal, and as              |  |
| day of May . Montary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County.  I,   | day of May Color (Seal) Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County.  I,  O hereby certify unto all whom it may concern, that Mrs.  O hereby certify unto all whom it may concern, that Mrs.  Id this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsi literal or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this.  A. D. 192.  Notary Public, S. C.   | CWODN                         | to before me this 15th   |
| TATE OF SOUTH CAROLINA, Greenville County.  I,   | TATE OF SOUTH CAROLINA, Greenville County.  I,   | day of                        |  |
| Greenville County.  I,   | Greenville County.  I,   | •                             | Notary Public, S. C.   |
| Greenville County.  I,   | Greenville County.  I,   |                               | TIMIT GAROLINA )   |
| I, So hereby certify unto all whom it may concern, that Mrs. Canal Sound | I,   |                               | RENUNCIATION OF BOWLES.  |
| wife of the within named   | wife of the within named   | I,                            | S.D. Word. M.J. for J.C.   |
| did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released GIVEN under my hand and seal, this   | lid this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive declare of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor decire and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released day of A. D. 192.    A. D. 192.   A. D. | o hereby certify              | unto all whom it may concern, that Mrs. Ganie Jong   |
| Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released day of   | Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released day of A. D. 192. O.  Notary Public, S. C.   | vife of the withi             | n named L.B. Long,   |
| GIVEN under my hand and seal, this   | GIVEN under my hand and seal, this   |                               |  |
| GIVEN under my hand and seal, this   | GIVEN under my hand and seal, this   |                               |  |
| day of May. A. D. 192.   | day of May.  Notary Public, S. C.  Notary Public, S. C.  192. Q.  193. Q.  194. Q.  195. Q.  195. Q.  196. Q.  197. Q.  198. Q.   | Heirs and Assig               | ns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released |
| Notary Public, S. C.   | Notary Public, S. C.  192 Q  |                               | 7 ay. A. D. 192. D May ( and I) oud  |
|  | Recorded for 192 Q   | ·····                         | Notary Public, S. C.   |