belts and assigns the policy hand. PLANABLECT LINE.  The recention, administrators and administrator planting and every precon whomesees handle chindre, or to chind the same to the policy and the policy and the same to the policy and the policy and the policy of the policy		aid W.D. Parrish and J.C. Gover, their
o warrant and furneers of forbull and singular the said reseases note the said. A SAME		•
being and assigns the output grouped and assigns, from and against ALM ALLAND MANY part of the sale mechaging upon. In instruction and assigns and every period mechaging as a data that same or any peri through And the sale mechaging upon. In instruction of the part of the sale mechaging upon. Do instruct the launce and buildings on said led in a sum made test than Management of the first and a cating the poils, or interest the launce on the buildings of the sale mechaging.  The acting the poils, or interest the launce of the sale mechaging.  The acting the poils of the launce of the sale mechaging.  The sale acting the poils of the launce of the sale mechaging.  The sale acting the poils of the launce of the sale mechaging.  The sale acting the poils of the launce of the sale mechaging.  The sale acting the poils of the launce of the sale mechaging.  The sale acting the poils of the launce of the sale mechaging of the launce of the sale mechaging of the parties of the precision and called the control region of the sale mechaging of the parties of the parties of the launce of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the sale mechaging of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the parties of the sale mechaging of the parties of the sale mechaging of the parties of the sale mechaging of the parties of the sale action of the parties of the sale mechaging of the parties of the color and the parties of the sale acting the p	warrant and forever defend all and singular the said premises unto the said	W.D. Garrish and T. C. Hower, their
Delites, in screening comments the force and variating on said is in a sum one too that MULL PLANEAR AND DELITES, in screening companies attalizency to be contrologue, and keeps the anie island from loss or dame of the case of the policy of insurance to the said corrupage.  The and earling the policy of insurance to the said corrupage.  The and island the man's to be insurance to the said corrupage.  The premium and expose of such insurance conder this mortgage, with interest.  And island any time my port of and delet, or interest descens, he past does not uncold.  And island any time my port of and delet, or interest descens, he past does not uncold.  And island any time my port of and delet, or interest descens, he past does not uncold to be control to a state of the said corrupage.  And island to the policy of the Colors of additional policy of the Colors of additional and the policy of the Colors of additional and the policy of the Colors of a state of the additional collected.  PROVIDED ANWAYS SECRETHELESS, and is the true intent and mealing of the porties or these Persons, that if the mercepage. The and obtained the said is nortinged.  The controlled policy of the colors of the contries or these parties of the said mortgage.  The said of the said will will and true by my or or case to be past death the said mortgage. The delet or and of many sloves of, with interest thereon, if my is an exceeding to the true interest and will will not interest the said mortgage.  The controlled to the true of the colors of the deliver of the said of the contries on the said of the said of the contries of the said of the said of the contries of the said of the said of the contries of the said of the said of the contries of the said of the s	heirs and assigns, from and against	vand Our
for and assign the policy of interrance to the said emergages—and that in the event that the montrages—that was when said to do so, then the said emergages—and that in the event that the montrages—that is any time said to do so, then the said emergages—and that in the event that the montrages—that is any time said to do so, then the said emergage—and that in the event that the montrages—that is any time said to do so, then the said emergage—and that in the event that the montrages—that are said to said the event that the montrages—that is any time said to the event that the montrages—that any longe of the Circums—desired premiets to said camerage—or said that many as desarted premiets to said camerage—or said that many as desarted premiets to said camerage—or said that many is desarted premiets to said camerage—or said that many longe of the Circums—of said that many as desarted premiets to early said and the circums—and said premiets and caller raid rests and profiles of the Circums—of said that many as desarted premiets to desarted premiets to there the said said profiles and that the caller raid rests and profiles of the Circums—of the said that the said mergages——the said profiles and that the said mergages——the desarted said patrices—the desarted said patrices—the desarted said patrices—the said patrices—the said patrices—the said patrices—the said patrices—the said patrices—the said mergages—to the said mergages—the said that the said mergages—the said that the said that the said mergages—the said that the said that the said mergages—the said that the	eirs, executors, administrators and assigns and every person whomsoever lawfully	claiming or to claim the same or any part thereof.
fire, and assign the policy of insurance to the earlier of the service of the many canne the same to be insured in some and reinhorses.  And if at any time the foresteen content this marriage, with interest.  And if at any time any terr of said delta or interest thereon, he yest due and unjoid.  Levely assign the rems and profess of it to greatly a said of the policy of the Circum or of said State may, and earlier the profess of it to greatly or delta of the profess of the profession of the profession of the policy and profession of collects stall reast any Judge of the Circum or of said State many, and earlier the profession of the profession of collects stall reast any Judge of the Circum of said State many, and character or chareful any judge of the Circum of said State the paper growing and said the profession of collects stall reast any Judge of the Circum and profession and supplements and collects stall reast any Judge of the Circum and profession and subject state of the profession of the said state of the said marriage of the parties to these Persons, that if the antique of the said contribution of the said marriage of the said contribution.  FROWINGER ALWAYS, SECURITIESS, and it is the true interest and manufact of the said contribution of the said contribution.  AND IT IS ACREED by and between the said purplement death of a said contribution of the said contribution of the said contribution of the said contribution.  WITNESS LEMAN has also also between the said purplement death of a said contribution of the hopespeed contribution of the ho	And the said mortgagor agree to insure the house and buildings on	said lot in a sum not less than Missel Induction of
ortogeness and expense of such interacts under this mortgage, with interest.  And if at any time way purt of and clob, or increed thream, he past the and begins.  And if at any time way purt of and clob, or increed thream, he past the and begins.  And if at any time way purt of and clob, or increed thream, he past the and begins.  And if at any time way purt of and clob, or increed thream, he past the and begins.  And if at any time way or described presents to rail antergreed.  And if at any time way or described presents to rail antergreed.  And if at any time way or described presents to and antergreed.  And if a tary time way or described presents to and antergreed.  PROVIDED AWARS NEVERCHRELISS, and it is the true intent and mandage of the parties to there are interest, that if the property of the said non-raises.  AND IT IS AGRIELD by and between the said parties that the said non-raises.  AND IT IS AGRIELD by and between the said parties that the said non-raises.  AND IT IS AGRIELD by and between the said parties that the said carragager.  AND IT IS AGRIELD by and between the said parties that the said carragager.  In hold and enjoy the said ways of the parties of the parties and a firsh or powers shall be made.  WITNESS. LIAMA.  Interest the said.  Land by one of powers shall be made.  WITNESS. LIAMA.  Interest the said.  And enjoy the said course, the said parties that the said carragager.  The first of the Independence of the United States of America.  Stigged, Sajed and Delevered in the Presence of  PRESONALIA appeared before me.  Stigged, Sajed and Delevered in the Presence of  AND IT Expert to the Said Course of the United States of America.  Stigged, Sajed and Delevered in the Presence of  AND IT Expert to the Said Course of the Said Course of the William States.  AND IT Expert to the Said Course of the Said Co		-
the premium and expense of such insurface under this martages, with interest.  And if at any last any post of aid dad, or nicerote thereon, be past due and unquid  for described premises to raid mortages,  or and profess analysis  and profess analysis  or and a described proper costs of exclusion, some raid dads, interest, cover or expenses; without liability to account for anything more than the  raid mortages,  or and shall well and tridy pay or crass to be paid unto the said mortages.  The mortages,  or and shall well and tridy pay or crass to be paid unto the said mortages.  The analysis on the rise intere and morning of the said none.  The shall crass and virtue.  AND IT IS AGREED by and between the said parties that the raid mortages.  The shall crass and virtue.  WITHINS EMAN.  MORTAGES of REAL ESTATE.  The same and the said parties that the raid mortages.  Singed, Sayled and Deliveral in the Presence of  OR AND	ortragee may cause the same to be insured in	at in the event that the mortgagor, shall at any time fail to do so, then the said
referencement and expense of each materiance under this mortgage, with interest.  And if at any time any part of said other, or increase thereton, be pass due and unpaid.  Derety antique that any judge of the Circumstance of t		
over described permises to said martages		
unt of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of anti-president parties and profits, applying more than the many and profits actually collected.  PROVIDED ALWAYS, REVERTIBLESS, and it is the true intent and meaning of the parties in these Presents, that if.  If a disripagor do not shall well and truly pay or crosses to be pash total the said mortagage. In the debt or some it money afforcasid, with interest thereon, if any I an exceeding to the true intent and meaning of the said mortagage.  AND IT IS AGRIED by and between the said parties that the said mortagage.  AND IT IS AGRIED by and between the said parties that the said mortagage.  AND IT IS AGRIED by and between the said parties that the said mortagage.  AND IT IS AGRIED by and between the said parties that the said mortagage.  AND IT IS AGRIED by and between the said state and actually and in the one hundred and.  WITNESS LEALTH hand 2, and reals?, this does not the independent of the United State and Euclidean and Euclidean and in the one hundred and.  WITNESS LEALTH hand 2, and reals?  WILL BLARADELLY  PRESONALLY appeared before me.  J. L. CALLINGER  PRESONALLY appeared before me.  J. L. CALLINGER  Greenville County.  PRESONALLY appeared before me.  J. L. CALLINGER  MORTGAGE OF REAL ESTATE.  Greenville County.  Notary Public for South Cavolina.  Witnessed the execution thereof.  SWORN to Inferior me, this 2 the.  With Charadelley  (I. S. CALLINGER)  Notary Public for South Cavolina.  RENUNCIATION OF DOWER.  Greenville County.  1.  Hereby cerevity unto all whom it may concern, that Mrs.  oe of the within named.  Lidt this day appear before money of the profits and estantive present on some without control and released.  GIVEN under my hand and seal, this.  day of	And if at any time any part of said debt, or interest thereon, be past due and	unpaidhereby assign the rents and profits of the
ent proceeds thereafter (after paying costs of callection), upon said delta, interest, cost or expenses; without lability to account for anything more than this and provise actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that if the distribution of anything more than the and proving actually actually and anything the parties of the send normalization.  Resembling the true intered and wemains of the send normalization. It is all more than the safe merispasses. The delt or sense is more and virtue.  AND IT IS AGRIED by and between the said parties that the said mortgagor.  AND IT IS AGRIED by and between the said parties that the said mortgagor.  To hold and enjoy the said emisses until delated to propose that the said of longing and sale shall coase, determine and be atterty and and wind, otherwise to remain full force and virtue.  AND IT IS AGRIED by and between the said parties that the said mortgagor.  To hold and enjoy the said mortgagor and the year of our hard one thousand into the business of the said of the year of our hard one thousand into the business of the United States of America.  Stigged, Sageds and Delivere in the Presence of America.  Stigged, Sageds and Delivere in the Presence of America.  Stigged, Sageds and Delivere in the Presence of America.  The STATE OF SOUTH CAROLINA.  Or receivile County.  The STATE OF SOUTH CAROLINA.  A D. 1924  M. W. Characheller.  Noury Public for South Carolina.  RENUNCIATION OF DOWER.  Generally county.  The breedy certify onto all whom it may concern, that Mrs.  Greenville County.  The breedy certify onto all whom it may concern, that Mrs.  Go of the visition named.  The said Ansigns, all her increast and create, and also all her right and claim of Dower of, in, or to all and singels of the south marked and seal, this.  The said of the visition named.  The said of the vi		
This and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to there Presents, that if the program of and wall well and truly pay or cause to be gaid acto the sack morrasper. — the debt or sun of money aforemails, with interest thereon, if any to according to the true intent and meaning of the said more. — then this deed of bargain and sale shall cease, determine and be atterty null and void, otherwise to remain full force and virtue.  AND IT IS AGREED by and between the said parties that the said morraspoor. — to hold and enjoy the said morraspoor. — to hold and enjoy the said morraspoor. — to hold and enjoy the said morraspoor. — to the independence of the United States of America.  Signed, Speed and Delivered in the Presence of		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to there Present, that II.  def deregaper, do and shall well and truly any or cause to be poid unto the said merispace the delate usual of money storesald, with interest thereast, if any It, a coording to the true intent and meaning of the said more then this sheed of bregate and sale shall crase, determine and be utterly null and void, otherwise to cenar full force and virtue.  AND IT IS AGREED by and between the said parties that the said moregapor	e net proceeds thereafter (after paying costs of collection), upon said debt, in	terest, cost or expenses; without liability to account for anything more than the
it mergages— to and shall well and traly ray or cause to be juilt unto the soil moretages—the debt or sum of money aforesaid, with interest thereon, if any be according to the troit interest and meaning of the soil note. The training of the soil note. The training of the soil note. The training of the soil note is and parties that the said morraggor.  AD IT IS ACREED by and between the said parties that the said morraggor.  AD IT IS ACREED by and between the said parties that the said morraggor.  AD IT IS ACREED by and between the said parties that the said morraggor.  AD IT IS ACREED by and between the said parties that the said morraggor.  AD IT IS ACREED by and between the said parties that the said morraggor.  AD IT IS ACREED BY AND A SAID TO THE SAID TO THE SAID TO THE SAID THE S	•	
The STATE OF SOUTH CAROLINA.  Greenilla County  art and feed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  SWORN to before me, this ded, deliver the within written Deed; and that he with The SWORN to before me, this ded, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this ded, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this ded, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this ded, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  GRAL.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  GRAL.  SWORN to before me, this deed, deliver the within written Deed; and that he with The STATE OF SOUTH CAROLINA.  Greenilla County.  GRAL.  Hers and Assign, all ber interest and estate, and also all her right and claim of Dower of, in, or to all and singula day of A. D. 19—  Heirs and Assign, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula day of A. D. 19—  LESS OF THE STATE OF SOUTH CAROLINA and seed the side of the within named.  GIVEN under my hand and seal, this day of A. D. 19—  LESS OF THE STATE OF SOUTH CAROLINA and seed the side of the within named.		·
for hold and enjoy the said mortgagor		•
AND IT IS AGREED by and between the said parties that the said nortgager.  to hold and enjoy the said remises until default of payment shall be made.  WITNESS LEAT hand. I ha		pargain and sale shall cease, determine and be utterly null and void, otherwise to remain
mise unit default of payment shall be made.  WITNESS LEAN hand 2 and seal 5, this 13th day of Open thousand nine hundred and Mitter Leave and in the one hundred and 15th.  are of the Independence of the United States of America.  Signed, Segled and Delivered in the Presence of 1.1. S. China Rule 1	,	72gor to hold and arise the site
WITNESS CLAM hand 2 and seal 5, this /3 th. day of Open the year of our Lord one thousand nine hundred and Attitude of the varience of the United States of America.  Signed, Sepled and Delivered in the Presence of Phillips 6. Derry (L. S. Phillips 6. Derry (L. S. V. C. S. Phillips 6. Derry (L. S. V. C. S. V.		to noid and enjoy the said
the year of our Lord one thousand aims hundred and Manual	A * *	13th, day of april
Signed, Sepled and Delivered in the Presence of  W. W. Chandler  Cauling E. Levy (L. S. Phillipp E. Levy (L. S. (L. S. (L. S. C. S. S. C. S.		
HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me,  act and deed, deliver the within written Deed; and that  winessed the execution thereof.  SWORN to before me, this  day of April.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  (SRAL.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I. I.  I.	ar of the Independence of the United States of America.	
HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me,  act and deed, deliver the within written Deed; and that  winessed the execution thereof.  SWORN to before me, this  day of April.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  (SRAL.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I. I.  I.	Signed, Sealed and Delivered in the Presence of	
HE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me, act and deed, deliver the within written Deed; and that he with Will. Cheudles  swinnessed the execution thereof.  SWORN to before me, this /3 th. day of Agriculture (SEAL) Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  te of the within named.  did this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person o sons 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 and singula 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 singula day of.  A. D. 19.  (L. S.)	J.S. Elmore	Pauline M. Epstin (4. S.)
PERSONALLY appeared before me, Dealise M. Expective and Ohrly & Levy m, seal, and as that he within named.  Sworn to before me, this 3tt., day of Creenville County.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA. Greenville County.  I, hereby certify unto all whom it may concern, that Mrs. for of the within named dupon 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 resons 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 and singula day of A. D. 19.  (IL S.)	M.a. Chandler	Phillip E. Levy (LS)
Creenville County.  PERSONALLY appeared before me, did made oath thathe saw the within named		(L S)
Creenville County.  PERSONALLY appeared before me, did made oath thathe saw the within named		(L. S.)
PERSONALLY appeared before me, Selmble M. Epselin and Ohlip & Levy and made oath thathe saw the within named		
PERSONALLY appeared before me, and made oath that the saw the within named and made oath that the saw the within named and made oath that the saw the within named and made oath that the saw the within named and made oath that the saw the within named and made oath that the saw the within named and released.  SWORN to before me, this /3 the within written Deed; and that the with. What Character with the execution thereof.  SWORN to before me, this /3 the within saw within saw of the execution thereof.  SWORN to before me, this /3 the within written Deed; and that the within saw of the execution thereof.  SWORN to before me, this /3 the within saw without the control of the execution thereof.  SWORN to before me, this /3 the within saw without any of the execution thereof.  SWORN to before me, this /3 the within saw without any of the execution thereof.  SWORN to before me, this /3 the within saw without any of the execution thereof.  SWORN to before me, this /3 the within saw without any of the execution thereof.  SWORN to before me, this /3 the within saw without any of the execution thereof.  SWORN to before me, this /3 the within written Deed; and that he with New the execution thereof.  SWORN to before me, this /3 the within saw without the execution thereof.  SWORN to before me, this /3 the within written Deed; and that he with New the execution thereof.  SWORN to before me, this /4 the within written Deed; and that he with New the within the execution thereof.  SWORN to before me, this /4 the within written Deed; and that he with New the within the with	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
act and deed, deliver the within written Deed; and that he with W.A. Checullest witnessed the execution thereof.  SWORN to before me, this 3th Shandlest SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  of the within named.  du 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 or rsons 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 and singula e Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19.  (L. S.)		
act and deed, deliver the within written Deed; and that he with W.A. Checuller  witnessed the execution thereof.  SWORN to before me, this /3 th.  day of Remunciation of Dower.  (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  1, Above before being this manded.  dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or rsons 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 and singula e Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19.  (L. S.)	PERSONALLY appeared before me,	are.
m, seal, and as. Therefore me, this act and deed, deliver the within written Deed; and that he with Will. Chemical leave witnessed the execution thereof.  SWORN to before me, this A.D. 1921 Will. Chambellet (SEAL.) Notary Public for South Carolina.  RESTATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or resons 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 and singula the control of the control o	d made oath thathe saw the within named Cauline	M. Epstin and Theles E. Levry
witnessed the execution thereof.  SWORN to before me, this		
SWORN to before me, this. /3 th.,  day of	gn, seal, and as There are and deed, deliver the within wri	tten Deed; and thathe with W'U. Cheuller
day of A. D. 1921.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I.  Thereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or rsons 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 and singulae e Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 19.  (L. S.)		witnessed the execution thereof.
Notary Public for South Carolina.    RENUNCIATION OF DOWER.   Greenville County.	SWORN to before me, this	
HE STATE OF SOUTH CAROLINA, Greenville County.  I.  Thereby certify unto all whom it may concern, that Mrs.  fe of the within named	day of	J.D. Elmore
HE STATE OF SOUTH CAROLINA, Greenville County.  I.  hereby certify unto all whom it may concern, that Mrs.  fe of the within named	W.U. Ghandler (SEAL)	
Greenville County.  I,	Notary Public for South Carolina.	
Greenville County.  I,		
Greenville County.  I,	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
I,	}	
hereby certify unto all whom it may concern, that Mrs	·	
fe of the within named	-	
d 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 or sons 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 and singula Premises within mentioned and released.  GIVEN under my hand and seal, this	·	•
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula e Premises within mentioned and released.  GIVEN under my hand and seal, this		• •
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singula  e Premises within mentioned and released.  GIVEN under my hand and seal, this	rsons whomsoever, renounce, release and forever relinquish unto the within nam	·
GIVEN under my hand and seal, this	Heirs and Assigns, all her int	
day of		, , <del>, ,</del>
day of	GIVEN under my hand and seal, this	
(L. S.)		
Notary Public for South Carolina.	(L. S.)	
	Notary Public for South Carolina.	