(L	TOGETHER with, all and singular, the Rights, Members, Hereditame ppertaining.	nts and Appurtenances to the said Premises belonging, or in anywise incident of
showly blank. Medical contents of the contents. It is a series of the contents	TO HAVE AND TO HOLD, all and singular, the said Premises unt	the said Heirs and Assigns forever. And
dir. Executors, Administrators and Assigns, and every person whomsovered troubly cholings, or to disam, the same, or and particle of the personal and the said mortrageor—squee.—It is increased to increase the house and boildings on said let in a sem not less than.  Dellars (in a company or companies asidatary) to the mortgageor—), and keep the same increased from toos or don't all the personal pe	· · · · · · musell mu	Heirs. Executors and Administrator
dee, Execution, Administrations and Assignm, and every person whomsover troubly choloning, or to along the Medical Control of the side mortgager—space—to incure the house and buildings on said fast in a rem not less than — Bollers (in a company or companies saidactory to the mortgager—), and keep the same insured from tost or deep fast, and assign the policy of insurance to the said mortgager—and that in the event that the mortgager—build at any time fast to do so then the ortgager—may cause the same to be insured in — mane, and reimburse—  re the premium and capease of such insurance under this mortgage, with interest.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if at any time any part of exid dubt, or interest thereas he part the and unpublic.  And if it as a for the part the analytic part to the analytic part to the analytic part of the analytic part to the analytic part of the a	neredy bind	id Ono Co. Henry aid
And the said mortgagers—gree—to insure the boars and buildings on said to it is now not less than—  Dollars (in a company or companies statistacy)—, and keep the same insured from lose or due for, and assign the poley of incurrace to the mid mortgager—and that in the event that the mortgager—shall at any time fail to do so, then the ortgager—may cause the same to be insured in—  and if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due and unpaid.  And if all any time any part of said dob, or interest thereon be past due to any time and to the said part time the said part time the said part time the said said said dob, entered, onto or expanse, whilsten likely to the said and the said said said dob, entered, onto or expanse, whilsten likely time the said article.  And It is Angelled. It is a said said said said dob, entered, one or expanse, whilsten likely time the said said said said said dob, entered and said entered to expanse and part time the said said said said said said said said		Heir and Assigns from and against MWSIM MW
And the said montgagers agreement to insure the house and brillings on said to it is sum not less than.  Delians fine a company of companies statistactory to the mortgagers, and the same insured from lose or due for, and assign the policy of innurance to the said mortgager, and that in the event that the mortgager, shall at any time fail to do so, then the ringseement may consider the premium and expense of such insurance under this mortgage, with interest.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if at any time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due and unpoid.  And if a say time say part of said dobt, or interest thereon be past due to said unpoid.  And if a say time say part of said dobt, or interest thereon be past due to say of the said part of the said part of the said said said the unpoid of unpoid of unpoid of the said said said the said said the said or say due to the said said said the said of the said unpoid of past of the said said said the said said the said said in the one bundred if the said said said the said said said in the said said in the one bundred if the said said said the sa	eirs, Executors, Administrators and Assigns, and every person whomsoeve	r lawfully claiming, or to claim, the same, or any part thereof.
the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if at any time any part of said dobt, or interest thereons be past due and ungoid.  And if a part of the said th	And the said mortgagor agree to insure the house and buildings	on said lot in a sum not less than
The premium and expense of such insurance under this morregue, with interest.  And it at any time any part of said debt, or interest thereon be past due and unpaid.  And it at any time any part of said debt, or interest thereon be past due and unpaid.  And it at any time any part of said debt, or interest thereon be past due and unpaid.  And it at any time any part of said debt, or interest thereon be past due and unpaid.  And it is any time any part of said debt, or interest thereon be past due and unpaid.  And it is any time any part of said debt, or interest thereon be past due and unpaid.  And it is any time any part of said debt, or interest thereon be past due and unpaid.  And it is any time any part of said debt, or interest to the past said of said said in the past said debt, interest, or said said said said said said said said		
And if at any time any part of said dolt, or interest thereon he past due and unpaid.  And if at any time any part of said dolt, or interest thereon he past due and unpaid.  And if at any time any part of said dolt, or interest thereon he past due and unpaid.  And if at any time any part of said dolt, or interest and profits arrange and arrest that any Judge of record count of said data may a change are obtained and control of the said of the count of profits arrange obtained and control of the count of profits arrange obtained and count of the count of profits arrange obtained and count of the count of profits arrange obtained and count of the count of profits arrange obtained and counting of the parties to these Presents, that if a morphogen.  AND ITS SAIREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor.  AND ITS GAREED, by and between the said varies, that the said mortgagor and independence of the United States of America.  SUGMAN TO AND THE STATE OF SOUTH CAROLINA.  COUNTY, THE		
And it at any time any part of said docks, or interest thereon be past doe and unpoid.  And it at any time any part of said docks, or interest thereon be past doe and unpoid.  Been deposited greature to said mortgages.  The process the past of the posts of the past of the past of the past of the posts of the past of	ortgagee may cause the same to be insured in	name, and reimburse
And if at any time any part of eaid debt, or interest thereon be past due and unpaid.  The above described precises to said mortgages.  The above described precises actually collected.  The above described precises to the said mortgage and each, the resistance of collections) upon and eith, interest, cause or required without about the collection of the said mortgages.  The provided precises to the said and the resistance and each of the said mortgages.  The said bedder, executing to the tree interest and memoning of the said collection of the said mortgages.  The above described the said the said tree and writers to remain in fall force and writer.  The above described the said tree and writers.  AND ITS ARREED, by an observe the said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and Scale, this said parties, that the said mortgages.  WITNESS Place   Head, and said said parties, that the said mortgages and said said the said the said said the said said the said said the said the said said the said said the said said the sa		
result Court of said Scale many, at decourter or contention of process canding of the parties to these Presents, at all and profess canding collected.  PROVIDED ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the parties to these Presents, that if any the content of the presents of the		
id mortgager—, do and shall well and trulp pay, or cause to be paid, mote the said mortgager—, the said debt or sum or money storesaid, with interest it, if any be due, according to the true intert and meaning of the said ones, then this deed of bargain and sale shall coase, determine, and the titority mild, otherwise to remain in 10th force and the titority mild, otherwise to remain in 10th force and the titority mild, otherwise to remain in 10th force and the titority mild, otherwise to remain in 10th force and the titority of the control one thousand nine bundred and decident of payment shall be made.  WITHESS MAY Hand—and Scal—, this Market and mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and the true one hundred the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mortgager.  AND IT SAGREED, by and the true between the said mo	ircuit Court of said State may, at chambers or otherwise, appoint a received rofits, applying the net proceeds thereof (after paying costs of collection) up ore than the rents and profits actually collected.	oon said debt, interest, costs or expenses; without liability to account for anythin
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, and situation and said this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarity and without any compubiton, dread or fear of any per persons whomasoever, renounce, release, and forever relinquish unto the within named  AND IS AGREED, the said of the within mentioned and released.  GIVEN under my hand and seal, this buth.  AND IS AGREED, the said of the within mentioned and released.  GIVEN under my hand and seal, this buth.  AND IS AGREED, the said of the within the said case freely, voluntarity and without any compulsion, dread or fear of any per persons whomasoever, renounce, release, and forever relinquish unto the within named  AND IS AGREED, the said of the within the said of the w	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	and meaning of the parties to these Presents, that if, t
remises until default of payment shall be made.  WITNESS May Hand, and Seal, this, sugtification of the Witness of the United States of American in the year of the Lord one thousand nine bendered and Edited Land.  Signed, Scaled and Delivered in the Fresence of P. Miching Mortgage of the Sovereignian and Independence of the United States of American Signed, Scaled and Delivered in the Fresence of P. Miching Mortgage of the States of American Signed, Scaled and Delivered in the Fresence of P. Miching Mortgage of The State of South Carolina, County (I. C.	i if any he due, according to the true intent and meaning of the said note,	the said mortgagee, the said debt or sum of money aforesaid, with interest the then this deed of bargain and sale shall cease, determine, and be utterly null a
WITNESS Mey Hand, and Seal, this South Agy of Peterbers.  In the year of bur Lord one thousand nine hundred and Missester. Dans and in the one hundred to the theorem.  Signed, Scaled and Delivered in the Presence of	AND IT IS AGREED, by and between the said parties, that the said r	nortgagorto hold and enjoy the sa
WITNESS Mey Hand and Seal, this Just the day of Petebers and in the year of bur Lord one thousand nine hundred and Selection Could and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of C. Nathanan (L. M. Nallane)  THE STATE OF SOUTH CAROLINA.  County,  Personally appeared before me G. Reldman (L. C.	emises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of Signed, State of South Carolina, It.  THE STATE OF SOUTH CAROLINA,  Additionally appeared before me. Signed, Sealed and south that he saw the within named Signed, and as seal, and as sealed the execution thereof.  SWORN to before me, this.  White State of South Carolina, Sealed Signed, Sealed Signe	WITNESS My Hand and Seal this Seal th	day of October
Signed, Sealed and Delivered in the Presence of Signed, State of South Carolina, It.  THE STATE OF SOUTH CAROLINA,  Additionally appeared before me. Signed, Sealed and south that he saw the within named Signed, and as seal, and as sealed the execution thereof.  SWORN to before me, this.  White State of South Carolina, Sealed Signed, Sealed Signe	in the year of our Lord one thousand nine hundred and Aller	ty - One hundred a
Signed, Sealed and Delivered in the Presence of P. Machinan (L. Wallace)  W. M. Wallace  THE STATE OF SOUTH CAROLINA,  The state of South Carolina,  County.  Personally appeared before me S. Ralamana  ad made oath that he saw the within named S. Wallace  and made oath that he saw the within named S. Wallace  The STATE of South Carolina,  W. Wallace  SWORN to before me, this Gran  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  More Presence of Seal, and the within named Seal and that he, with  THE STATE OF SOUTH CAROLINA,  Malface  County.  I. Walface		
THE STATE OF SOUTH CAROLINA,  Advantage  The state of South Carolina,  Id made oath that he saw the within named  The sail and as he saw the within named  The state of south carolina,  The state of south carolina act and deed, deliver the within written Deed; and that he, with  The state of south carolina (SEAL)  Notary Public for South Carolina.  The state of south Carolina,  The state of south Carolina,  The state of south carolina (SEAL)  The state of sou		my and independence of the Omica States of Innerical
THE STATE OF SOUTH CAROLINA.  County.  Personally appeared before me G. Rechtman  d made oath thatbe saw the within named C.	Signed, Sealed and Delivered in the Presence of	Q. C. Harker
THE STATE OF SOUTH CAROLINA,  County,  Personally appeared before me G. Relling and and eat that he saw the within named C. Walfur and and eath that he saw the within named C. Walfur and made outh that he saw the within named C. Walfur and made outh that he saw the within named C. Walfur and made outh that he saw the within named C. Walfur and made outh that he saw the within named C. SWORN to before me, this C. SWORN to before me, this C. SWORN to before me, this C. SWORN to Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County,  I, Walfur County,  I, Walfur County,  If of the within named County,  If the state of the within named County,  If the state of the within named County,  If the within named County,  If the state of the within without any compulsion, drea	W.a. Wallace	
THE STATE OF SOUTH CAROLINA.    County   Personally appeared before me   P. Richman		(L.
Personally appeared before me G. Reckers and additional and made oath that he saw the within named G. Harrell  gro, seal, and as Land leed, deliver the within written Deed; and that he, with  W.A. Wallas C. witnessed the execution thereof.  SWORN to before me, this GEAL.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOW  I. W.A. Wallas C. within named G. Harrell  Green being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per persons whomsoever, renounce, release, and forever relinquish unto the within named G. Herry Reis and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this GIVEN under		(L,
act and deed, deliver the within written Deed; and that he, with  W.A. Wallace  SWORN to before me, this  YA. Wallace  Notary Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOW  I, Wallace  County.  I, Wallace  The within named  The state of the within named  The object of the within named  The within named  The state of the within named of the state of the within named  The state of the within named of the state of the within named  The state of the within named of the state of the within named  The state of the within named of the within named of the within named of the within named  The state of the within named of t	Treesville County.	MORTGAGE OF REAL ESTAT
act and deed, deliver the within written Deed; and that he, with  W.A. Wallace  SWORN to before me, this (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I, Wallace  o hereby certify unto all whom it may concern, that Mrs. Earlace of the within named of	Personally appeared before me fitting	
act and deed, deliver the within written Deed; and that he, with  W.A. Wallace  SWORN to before me, this (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I, Wallace  o hereby certify unto all whom it may concern, that Mrs. Earlace of the within named of	nd made each that he saw the within named O: C: Harr	241/
W. A. Wallace  SWORN to before me, this  W. A. D. 19.21  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I, W. A. Wallace  Ohereby certify unto all whom it may concern, that Mrs. Eula. Y. Trangel  ife of the within named did this day appear before 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 per persons 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 sing the premises within mentioned and released.  GIVEN under my hand and seal, this   A. D. 19.21  Notary Public for South Carolina.  Witnessed the execution thereof.  SELLA Y. Wallace  Witnessed the execution thereof.  P. Reckman  Renunciation of Dow  did this day appear before and upon being privately and without any compulsion, dread or fear of any per persons 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 sing the premises within mentioned and released.  GIVEN under my hand and seal, this   A. D. 19.21  Notary Public for South Carolina.	nd made oath thatne saw the within named	
W. A. Wallace  SWORN to before me, this  W. A. D. 19.21  W. A. Mallace  SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  County.  I. Wallace  o hereby certify unto all whom it may concern, that Mrs. Eula Y. Trangel  did this day appear before 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 per persons 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 1921  Notary Public for South Carolina.  Witnessed the execution thereof.  SEALA  Wallace  Witnessed the execution thereof.  A. D. 1921  Eula  Yarpen  Wallace  A. D. 1921  Eula  Yarpen		
SWORN to before me, this.  A. D. 1921  W. A. Wallass  County.  I, Wallass  County.  I, Wallass  County.  If of the within named  If of the within named  If persons 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this  GILA  A. D. 1921  Kallass  County  County  County  A. D. 1921  County	gn, seal, and as act and deed, deliver the within	vritten Deed; and thathe, with
SWORN to before me, this.  A. D. 1921  W. A. Wallass  County.  I, Wallass  County.  I, Wallass  County.  If of the within named  If of the within named  If persons 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this  GILA  A. D. 1921  Kallass  County  County  County  A. D. 1921  County	M.a. Walland	
THE STATE OF SOUTH CAROLINA,  County.  I. Wallace  Cheereby certify unto all whom it may concern, that Mrs.  County of the within named did this day appear before 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 per regions 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this   A. D. 1921  A. D. 1921  Wallace  (I. S.)  Notary Public for South Carolina.	N.W. Hawar	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  I, Walfare  County,  I, Walfare  County,  Io hereby certify unto all whom it may concern, that Mrs.  County,  In the state of the within named of the within named of the within named or persons whomsoever, renounce, release, and forever relinquish unto the within named or persons whomsoever, renounce, release, and forever relinquish unto the within named or persons within mentioned and released.  GIVEN under my hand and seal, this of the county of the presence	SWORN to before me, this	,
THE STATE OF SOUTH CAROLINA,  I, Walface  To hereby certify unto all whom it may concern, that Mrs.  County.  In the within named did this day appear before 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 performs whomsoever, renounce, release, and forever relinquish unto the within named for the persons whomsoever, renounce, release, and forever relinquish unto the within named for the persons within mentioned and released.  GIVEN under my hand and seal, this for the property of th	W. a. Walland (SEAL)	J.P. Rickman
I, N'.A. Walface  o hereby certify unto all whom it may concern, that Mrs. Eula Y. Transput  iffe of the within named did this day appear before 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 per persons whomsoever, renounce, release, and forever relinquish unto the within named Australia and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this the August Au	Notary Public for South Carolina.	
Jreewill.  I, Walface  o hereby certify unto all whom it may concern, that Mrs. Eula. Y. Harper  rife of the within named did this day appear before 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 per persons whomsoever, renounce, release, and forever relinquish unto the within named Sur. C. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this the say of Order of South Carolina.  A. D. 1921  W. A. Walface  (L. S.)  Notary Public for South Carolina.		DENTINGLATION OF DOWN
I, Wallace o hereby certify unto all whom it may concern, that Mrs. Eula Y. Thankel of the within named did this day appear before nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pe r persons whomsoever, renounce, release, and forever relinquish unto the within named 200. Thereby here  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this 6th. ay of 11. S. Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
o hereby certify unto all whom it may concern, that Mrs.  ife of the within named did this day appear before 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 per persons whomsoever, renounce, release, and forever relinquish unto the within named Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this 6th.  ay of A. D. 1921  W. A. Wallace (L. S.)  Notary Public for South Carolina.	Str. O. Str. O. County.	
did this day appear before the within named did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before the upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before declared and seal, the sequence of the upon the persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before and upon the u	I, // W. Yullace	9. 4.
did this day appear before the within named did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before the upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before the duple of the persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before the duple of the upon the persons whomsoever, renounce, release, and forever relinquish unto the within named did this day appear before the duple of the persons whomsoever, renounce, release, and forever relinquish unto the within named did the persons d	hereby certify unto all whom it may concern, that Mrs	y. Harper
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this the control of the	ife of the within named	did this day appear before
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this	nd upon being privately and separately examined by me, did declare that sh	e does freely, voluntarily and without any compulsion, dread or fear of any personal design of the second s
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.  GIVEN under my hand and seal, this the same of	r persons whomsoever, renounce, release, and forever relinquish unto the v	vithin named m. C. Henry, ms
GIVEN under my hand and seal, this 6th.  ay of 0.1. Wallace (L. S.)  Notary Public for South Carolina.		<u> </u>
ay of Oxt.  A. D. 1921  W. A., Wallace (L. S.)  Notary Public for South Carolina.	Heirs and Assigns, all her interes	st and estate, and also all her right and claim of Dower, of, in or to, all and singu
lay of Oct.  A. D. 1921  W. A. Wallace  Notary Public for South Carolina.  A. D. 1921  Eula 7. Harper		
W. U. Wallace (L. S.)  Notary Public for South Carolina.  Ould J. Warker	GIVEN under my name and sear, this	
W.a. Wallace (L. S.) Sula J. Warker Notary Public for South Carolina.	ay of	E 0. 5, 51
	Will. Wallach (L. S.)  Notary Public for South Carolina	oura y. Harper
		//