Greenville County.  PERSONALILY appeared before me and made oath that She saw the within named Marfaire Sign, seal, and as act and deed, deliver the within written Deed; and that She, with M. D. Horkman witnessed the execution thereof.  SWORN to before me, this She A. D. 192 J. Horkman (SEAL.)  Notary Public for South Carolina.	to warrant and forever defend all and singular the said premises unto the said to warrant and forever defend all and singular the said premises unto the said to warrant and forever defend all and singular the said premises unto the said to warrant and assigns, from and against the said mortgagor and assigns, and every person whomsoever lawfully claiming the said mortgagor and to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot to insure the house and buildings on said lot the emortgage, and that in the emortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unterpreted described premises to said mortgage, or heirs, court of said State may, at chambers or otherwise, appoint a receiver, with authority to the net proceeds thereafter (after paying costs of collection), upon said debt, interest, rents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgagor be due, according to the true intent and meaning of the said note, then this deed of wise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.	heirs, executors and administrators.  The cond C. In Heirs, executors and administrators, the condition of the same of any part thereof.  It in a sum not less than the control of the mortgage. In and keep the same insured from loss or damage event that the mortgagor. In shall at any time fail to do so, then the said mame and reimburse. The condition of the executors, administrators or assigns, and agree that any Judge of the Circuit of take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the rigage. It debt or sum of money aforesaid, with interest thereon, if any if bargain and sale shall cease, determine and be utterly null and void, otherwise.  The condition of the parties to these Presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to these presents, that if the condition of the parties to the condition of the con
ACCEPTED SEASON TO SEASON AND AND AND AND AND AND AND AND AND AN	heirs, executors, administrators and assigns, and every person whomsoever lawfully claiming. And the said mortgagor	ng or to claim the same of any part thereof.  It in a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and keep the same insured from loss or damage event that the mortgager.  It is a sum not less than and keep the same insured from loss or damage event that the mortgager.  It is a sum not less than and keep the same insured from loss or damage event that the said more than the executors, administrators or assigns, and agree that any Judge of the Circuit to take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regager.  It is a sum not less than are and keep the said any for damage in the debt or sum of money aforesaid, with interest thereon, if any if bargain and sale shall cease, determine and be utterly null and void, other-  It is a sum not less than are and profits and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits and profits of the executors.  It is a sum not less than are and profits and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and profits of the executors.  It is a sum not less than are and p
units, security, administrators and actions and corego reviews who measure interfally claiming of a claim of core of the own and healthing and a like in a sum not less dish. SPTO-1997.  Dollars, in a common or commands substitute on the best in a sum of less dish. SPTO-1997.  Dollars, in a common or commands substitute to the corresponding and less the corresponding and less than a sum to married from tota or disaum management.  The production of the production of the said corresponding and their in the corresponding and all sets the corresponding and the correspond	And the said mortgagor agree to insure the house and buildings on said lot (2200.00)	t in a sum not less than and part thereof.  It in a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part thereof.  It is a sum not less than and part the same insured from loss or damage event that the mortgager.  In a sum not less than and keep the same insured from loss or damage event that the mortgager.  In a sum not less than and keep the same insured from loss or damage event that the said  In a sum not less than and keep the same insured from loss or damage event that the said  In a sum not less than and keep the same insured from loss or damage event that the said  In a sum not less than are and keep the same insured from loss or damage event that the said  In a sum not less than are and keep the same insured from loss or damage event that the said  In a sum not less than are and keep the same insured from loss or damage event that the said  In a sum not less than are and keep the said than a sum of said premises and collect said rents and profits of the executors, administrators or assigns, and agree that any Judge of the Circuit to take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regarder of the circuit of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the executors.  In a sum not less than a sum of said premises and collect said rents and profits of the execut
And the ord company association to be below and bendings on said for its arm out to this distance of the second form to see or them. It is all the said on the second form to see or them. By the said one of the said on the second form the contraction of the methods.  The said one of the second form to see or the said on the said multipage.  The second form to see or the said of the second form the contraction of the methods.  The second form the second form to second form the second form the contraction of the second form	And the said mortgagor agree to insure the house and buildings on said low (\$\frac{1}{2}\) 200.000	t in a sum not less than wrenty two weeks are insured from loss or damage event that the mortgagor, shall at any time fail to do so, then the said name and reimburse. Wherever the said profits of the executors, administrators or assigns, and agree that any Judge of the Circuit take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regage
Delias, in a company or companies relationers, to the motivations and keeping was arranged from these or company or the motivation and keeping was asserted to be interest in the said once the field motivation, and that is the economic that the constance, that it is the third of the constance and remainers.  And it is any time and expense of such interests and of this interest decomplete, or the provision and expense of such interests and office or kinetic decomplete provisions. And it is any time and remainers of the constance, and provides of the constance and remainers or the constance and office or kinetic decomplete provisions.  And it is any time any of the constance and office or kinetic angletic and constance and constance and office and the Climanous constances and constances and constances and provise of the Climanous and provision of the angletic and the constances and constances and constances and provise	Dollars, in a company or companies satisfy fire, and assign the policy of insurance to the said mortgage, and that in the emortgagee, may cause the same to be insured in	paid hereby assign the rents and profits of the executors, administrators or assigns, and agree that any Judge of the Circuit o take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regagee the debt or sum of money aforesaid, with interest thereon, if any f bargain and sale shall cease, determine and be utterly null and void, other—to hold and enjoy the said
year, and assign the police of incurrance to the size margaging	or the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and under the net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgagor to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	hereby assign the rents and profits of the executors, administrators or assigns, and agree that any Judge of the Circuit o take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regagee the debt or sum of money aforesaid, with interest thereon, if any f bargain and sale shall cease, determine and be utterly null and void, other-
contemporary cause the same to be interest in The care on the president and expense of such interests and expense of such interests on the president of its any three any part of and dolt on interest thereon, be used due and capability.  And if it any three any part of and dolt on interest thereon, be used due and capability.  Berefey assign the rests and profits of the form decreated profits of the procession of sits permitted and questions and gapter that any Judge of the Cheen contents of the profits of the process and collect and rests and profits, applying the set proceeds further collect prompt cours of collection), upon exist debte, interest, out or extremests without likelite to account for anything more than it and profits. ACM NAVA S. NEVERTHEE SES, and it is the tree indeed and mannage of the prefers to these Process, that if I all all morraging to the true forms and mending of the soid accordance on the form of any of any of the soid accordance.  AND IT IS ACKEED Is and herewere the state parties, that the soid morraging to the tree form and of soid and any of the state parties, that the soid morraging to the soid accordance and the soil and the	for the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and under the said State may, at chambers or otherwise, appoint a receiver, with authority to the net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said morted debt, according to the true intent and meaning of the said note, then this deed of vise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	name and reimburse. The rest and profits of the executors, administrators or assigns, and agree that any Judge of the Circuit to take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the regage
And it at any time any part of said debt, or interest thereon, be part size and supplied.    And it at any time are part of said debt, or interest thereon, be part size and successful of the content of said from any at clausers or sold most approximate or otherwise, appoint a receiver, with audient size to take procession of early most of other flowers in ordinary ordinary.    PROVIDED ALWAYS NEVERTHELESS and it is the true intent and any ordine content or say that and profits acquisity ordinary.   PROVIDED ALWAYS NEVERTHELESS and it is the true intent and nearing of the part of the part intent and section of any ordinary of the part of the true intent and nearing of the part of the part intent and nearing of the part of the part of the part intent and nearing of the part of	And if at any time any part of said debt, or interest thereon, be past due and unphove described premises to said mortgagee, or heirs, court of said State may, at chambers or otherwise, appoint a receiver, with authority to me net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgagor debt, according to the true intent and meaning of the said note, then this deed of the ise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor remises until default of payment shall be made.	executors, administrators or assigns, and agree that any Judge of the Circuit of take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the of the parties to these Presents, that if
been described premiers to said energogee. As the exercises, administrators or assigns, and agree that may Judge of the Ciccomer of and State may, at classification, appoint a receiver, with audienty to take resection of said premiers and collect and roots and profiles, applying the extremely perfect	bove described premises to said mortgagee, or heirs, court of said State may, at chambers or otherwise, appoint a receiver, with authority to the net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said more due, according to the true intent and meaning of the said note, then this deed of vise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	executors, administrators or assigns, and agree that any Judge of the Circuit of take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the of the parties to these Presents, that if
Source of said. State may, at chambers or schemolors appeire a receiver, with anchorisy to take posteroin and profess, applying the set proceeds the accusate of section.  PROVIDED, ALWAYS, NEVERTIBLESS, and it is the true linear and case of a 1° parties. It is all energage—and and an electronic and religious costs of collection), upon raised date, interest, not 1° excesses; without liability in account for anything mann; than if more and profess, and a fail with a single energage, and a fail with an arrivable of the sail antice, the sail antice of the account in the fail or state of the accountable of the William and a sail and calculated and science of the independence of the William and a sail and a sail and sail and ordered and account and sail and a sail and	Court of said State may, at chambers or otherwise, appoint a receiver, with authority to the net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said more due, according to the true intent and meaning of the said note, then this deed of vise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor  Premises until default of payment shall be made.	to take possession of said premises and collect said rents and profits, applying cost or expenses; without liability to account for anything more than the cost of the parties to these Presents, that if
the net preceds therefore to first paying cases of collection), upon neith delt, interest, earlier cases as the preceditive successful collected.  PROVIDED ANANYS NEWEXPITELESS, and F is the true intent and meaning of the parties to those Presents, that ii	ne net proceeds thereafter (after paying costs of collection), upon said debt, interest, ents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said morted due, according to the true intent and meaning of the said note, then this deed of ties to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor remises until default of payment shall be made.	cost or expenses; without liability to account for anything more than the of the parties to these Presents, that if
PROVIDED ALVAYS, NEVERTHELESS, and it is the true intent and morning of the parties to these Presents, that if the distribution of the parties of the delt or sum of morey aforestall, with interest thereon, if any the decayoring to the true intent and meaning of the naid note the said north of happein and sale shall cross, determine and he utterly only and void, other ten treating in full force and virtue.  AND IT IS AGRED, by and between the said parties, that the said north of happein and sale shall cross, determine and he utterly only and void, other ten treating until default of payment shall be made.  AND IT IS AGRED, by and between the said parties, that the said north of happein and the said parties are of the independence of the United States of America.  Signed, shall and Delterent growthe Presence of Signed, shall and Delterent growthe and the state of America.  Signed, shall and Delterent growthe Presence of Signed, shall and Delterent growthe and Delterent growthe and Delterent growthe and Delterent growthe and the state of the within another.  It is a state of the within named, and shall be	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said more due, according to the true intent and meaning of the said note, then this deed of rise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor remises until default of payment shall be made.	the rtgagee the debt or sum of money aforesaid, with interest thereon, if any bargain and sale shall cease, determine and be utterly null and void, other- to hold and enjoy the said
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Prevents, that if	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning aid mortgagor, do and shall well and truly pay or cause to be paid unto the said more due, according to the true intent and meaning of the said note, then this deed of rise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	rtgagee the debt or sum of money aforesaid, with interest thereon, if any i bargain and sale shall cease, determine and be utterly null and void, other- to hold and enjoy the said
till mortgager	aid mortgagor do and shall well and truly pay or cause to be paid unto the said more due, according to the true intent and meaning of the said note, then this deed of vise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	rtgagee the debt or sum of money aforesaid, with interest thereon, if any i bargain and sale shall cease, determine and be utterly null and void, other- to hold and enjoy the said
the does according to the true intent and meaning of the said note then this deep of targen and sale shall case, determine and be atterly will and void, other to remain in full force and vitue.  AND IT IS AGREED, by and between the said parties, that the said mortage or the mild effect of permant shall be made.  WITNESS. I'm hand and send, this Sale of the core hundred and feetly selected and in the one hundred and feetly selected of the parties of the thingwallakie of the United States of America.  Signal, Systeptand Delivered is the Presentace of the Integral and the Committee of the United States of America.  Signal, Systeptand Delivered is the Presentace of the Integral and Integra	e due, according to the true intent and meaning of the said note, then this deed of vise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
AND IT IS AURIED, by and between the said parties, that the said morganor to hold and cujoy the said morganor to hold and cujoy the said morganor to hold and cujoy the said morganor to the planet dail be made.  WITNESS DER hand and seal, this Share day of Organization of the planet dail be made.  WITNESS DER hand and seal, this Share day of Organization of the planethese of the United States of America.  Signed. Spaled and Defivered in the Presence of the States of America.  Signed. Spaled and Defivered in the Presence of the States of America.  Signed. Spaled and Defivered in the Presence of the States of America.  With fine of the within the States of America.  With fine of the within the States of America.  Signed. Spaled and Defivered in the Presence of the States of America.  With fine of the within the States of America.  With fine of the within the said morganor.  With said the States of South Carolina.  With said the said morganor of the Within mineral or the within americant and seal, this maned.  Here, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular day of  A. D. 192  (Iv. S.)	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
AND IT IS AGREED, by and between the said parties, that the said mortgager.  In hold and enjoy the said foresteed to grant deall be made.  WITNISS LIPE   hand and seal this   Selection   Alege of December   Alege of December   Alege of December   Alege of the United States of America    Signed, Solghand Delivered just Presence of   Alege of States of America    Signed, Solghand Delivered just Presence of   Alege of States of America    Signed, Solghand Delivered just Presence of   Alege of States of America    Signed, Solghand Delivered just Presence of   Alege of States   Alege of	AND IT IS AGREED, by and between the said parties, that the said mortgagor	1
remises until default of payment shall be made.  WITNESS Little hand and seal this 18 de various to the various flowers and seal this 18 de various flowers hand and seal this 18 de various flowers and in the one hundred and greatly 18 decrease are of the Independence of the United States of America.  Signed, Syslaph and Delivered in the Presence of 18 decrease.  Signed, Syslaph and Delivered in the Presence of 18 decrease.  WITHER STATE OF SOUTH CAROLINA.  Greenville Commy.  PERSONALLY appeared before the 18 deceded, deliver the within written Deed; and thist the with. D. Mortagage of Freat Estates and and each that the saw the within turned.  SWORN to before me, this 18 deceded, deliver the within written Deed; and thist the with. D. Mortagage of the execution thereof.  SWORN to before me, this 18 deceded.  SWORN to b	Premises until default of payment shall be made.	, ,
WITNESS Professional and and seal this 18 the one hundred and peoply selected and the case of our Local principles under the those modes of the Understands of the Contest State of America.  Signed, Systematic for the Contest State of America.  Signed, Systematic for the Contest State of America.  Signed, Systematic for SOUTH CAROLINA, (L. S. (	remises until default of payment shall be made.	$\mathcal{O}_{\mathbf{c}}$
the year of our Lordinetean houlded and weaty are of the Independence of the United States of America.  Signed, Sayab and Delivered to the Presence of		1/2
the year of our Lord directon broaded and recity.  are of the Independence of the United States of America.  Signed, Saglard and Delivered by the Presence of Signed, Saglard and Delivered by the Presence of C. S.  (L. S. C. S. C	WITNESS My hand and seal , this 15 th	day of Nicye ziver
Signed, Syndy and Delivered in the Presence of Signed, Syndy and Delivered in the STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me.  If a set and deed, deliver the within written Deed; and that the with the State of the within named and each that the set whe within named of the SWORN to before me, this set and deed, deliver the within written Deed; and that the with the SWORN to before me, this set and deed, deliver the within written Deed; and that the with the SWORN to before me, this set and deed, deliver the within written Deed; and that the with the securion thereof.  SWORN to before me, this set and deed, deliver the within written Deed; and that the with the securion thereof.  SWORN to before me, this set and deed, deliver the within written Deed; and that the within the execution thereof.  SWORN to before me, this securion thereof.  SWORN to before	the year of our Lord nineteen hundred and twenty- seren	and in the one hundred and fifty second
(I. S.  (I. S.		
(L. S.  (L. S.	Signed, Sealed and Delivered in the Presence of	
(L. S.  (L. S.		
The STATE OF SOUTH CAROLINA, Greenville County,  PERSONALLY appeared before me  I may be saw the within named  May of the STATE OF SOUTH CAROLINA, STATE  Greenville County,  I,  Bereby certify unto all whom it may concern, that Mrs.  Go of the within samed  I within samed  I who within samed  I who within samed  I within samed  I who within samed  I who within samed  I who within samed  I within samed  I who within samed	W. D. Horkeman	
HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me	······································	(*
HE STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me  and and deed, deliver the within written Deed; and that the with the with the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  A D. 192  It is and as the execution thereof.  MORTGAGE OF REAL ESTATE  Witnessed the execution thereof.  Witnessed the execution thereof.  SWORN to before me, this.  A D. 192  (I. S.)		
Greenville County.  PERSONALLY appeared before me.  Indicate that She saw the within named.  Marjorie J. Plant She with Mr. D. Norkman.  gu, seal, and as act and deed, deliver the within written Deed; and that She, with M. D. Norkman.  Witnessed the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  Witnessed the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  Metale that She within maries.  (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  I,  In the property of the within named.  If the within manted and released.  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  (I. S.)	······································	(ц. б.)
Greenville County.  PERSONALLY appeared before me.  Indicated and that She saw the within named.  Maniformer SWORN to before me, this.  SWORN to before me,		
PERSONALLY appeared before me and made oath that She saw the within named Marfare She saw the within named witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the within written Deed; and that Phe, with Mrs. Witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the witnessed the execution thereof.  SWORN to before me, this She saw the s	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
gn, seal, and as act and deed, deliver the within written Deed; and that the, with the Deed with the Common witnessed the execution thereof.  SWORN to before me, this the day of Deep Legislature (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA.  Greenville County.  I,  The hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  did this day appear before me, this witnessed the execution thereof.  A. D. 192  I,  The hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  did 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 oursons 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 singular errors within mentioned and released.  GIVEN under my hand and seal, this day of the control o	Greenville County.	
gn, seal, and as act and deed, deliver the within written Deed; and that is be, with M.D. Horkmann witnessed the execution thereof.  SWORN to before me, this Sylvery (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA. Greenville County.  I, o hereby certify unto all whom it may concern, that Mrs. if of the within named. 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, dread or fear of any person or arsons 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 singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of		(N) L
SWORN to before me, this Syde day of SWORN to before me, this SWORN to before me, that Mrs.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, be bereby certify unto all whom it may concern, that Mrs.  If of the within named.  If of the within named.  If of the within named 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, dread or fear of any person of the serious within mentioned, 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 singular that the serious within mentioned and released.  GIVEN under my hand and seal, this day of the serious da	/ <b>1</b> //	That
SWORN to before me, this Syde day of Megapher A. D. 192 7.  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, be hereby certify unto all whom it may concern, that Mrs.  if of the within named.  id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of ersons 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 singular elements within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  (L. S.)		71.10 5/
SWORN to before me, this SWORN to before me, that SWORN to before me, that SWORN to before me, that Mrs.  The STATE OF SOUTH CAROLINA, Greenville County.  I,  The before certify unto all whom it may concern, that Mrs.  The of the within named.  The of the within named 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, dread or fear of any person of the original separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 singular that the singular premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192.  (L. S.)	gn, seal, and as Lev act and deed, deliver the within written	Deed; and that he, with M. W. Horkman
day of		
HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  the hereby certify unto all whom it may concern, that Mrs.  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, dread or fear of any person of ersons 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 singular than the premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 192.  (I. S.)	SWORN to before me, this /5//h	
HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  Dehereby certify unto all whom it may concern, that Mrs.  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, dread or fear of any person of 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 singular that the control of the within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 192	day of Diceriples A. D. 192. 7.	of long of a
HE STATE OF SOUTH CAROLINA, Greenville County.  I, Dehereby certify unto all whom it may concern, that Mrs.  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 srsons 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 singular e Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 192.  (L. S.)		Hora V January
Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named	Trotally Lame for goath Caronia.	
Greenville County.  I, hereby certify unto all whom it may concern, that Mrs		
Greenville County.  I, hereby certify unto all whom it may concern, that Mrs		
Greenville County.  I, hereby certify unto all whom it may concern, that Mrs		
Greenville County.  I,	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
I,	\ \tag{\}	
hereby certify unto all whom it may concern, that Mrs	•	
ife 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 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 singular 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 singular e Premises within mentioned and released.  GIVEN under my hand and seal, this		
Premises within mentioned and released.    GIVEN under my hand and seal, this	rsons whomsoever, renounce, release, and forever reiniquish unto the within hamed	
e Premises within mentioned and released.  GIVEN under my hand and seal, this	Hoirs and Assigns all her interest and estate	and also all her right and claim of Dower of in or to all and singular
GIVEN under my hand and seal, this		and also an ner right and claim of Dower, Or, in, or to, an and singular,
day of		
(I, S.)	·	
Notary Public for South Carolina.		
	Notary Public for South Carolina.	