Dilates (in a venezage or commonic satisfactory to the martgages) and keep the same insured from loss of an area by fire, and using the policy of increases or said marragages, and that in the event that the mortgages and that is they then fall to do so, then the distribution of the premium and expresses of such insurance order this mortgage, with interest. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said said said said said said said said	Heave, Recentures and Administrators and Administrators and Administrators with a singular the min greening water that the add. If this and Analysis, from and against. If the analysis of the control	ppertaining.	d Appurtenances to the said Premises belonging, or in anywise incident or
merely bind. The Manded of the control of the contr	Hereby bind. Markethold American Several and forever defend, all and language the sail premises use the said. Mois and Assigns, from and against. The said and appears to the said. Mois and Assigns, from and against. The said and appears of the said the said forever defend, all and said said and a said stranger. And the said Martagorum agree. In these the house and buildings on said in its arm not less than. And the said Martagorum agree. In these the house and buildings on said in its arm not less than. And the said Martagorum agree. In the said martagory or composite satisfactory to the mortagorum, shall all any time fail to do so, then the narranger may more one the same to be interested. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest therean he pant due and ungaid. And if at any time may part of said delts, or interest there here and ungaid. And if at any time may part of said delts, or interest the said marting of the part of the part of the part of the said and the said and ungaid and part of the p	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	Heirs and Assigns, forever. And
Selection and Assigns, from and against. The same premates who measure bracklessing, or to data the same, or any part thereof. And the said Morgager. agree. to learn the home and buildings can all to a same on the than. And the said Morgager. agree. The care the home and buildings can all to a same on the than. Dollars (in a company or composite antistactory to the mortgager) and accy the name insured from loss or many by the same of the same insured from loss or many to the same to the	Helrs and Assigns, from and against. The sections, Administrators and Assigns, and every person whomsewer bestifty delanting, or to thin the same, or any part thereof. And the said Meritagen. agrees. to inture the house and holdings or said to in a mus rob house than. Dollars (in a company or constraints saidsfactory to the martgages), and keep the same increed from less or age by free, and salign the policy of increment to said sancters. But the premium and expenses of such increases more than martgage, with interest. And if at any time any part of said dold, or interest increas he past to be found in the event that the martgages	hereby bind Musell my	Heirs, Executors and Administrators,
in Execution, Administrators and Analgas, and every person whomeseer backed includings on to think the some or my part thereof. And the sold Mortgager. agree. In items the house and both in a sum to the sam that the many many and all the some property or companies and factority to the martgager, and seep the some insured from less or many by fits, and easing the policy of moreover to said mortgager and the tin the event that the mortgager, and it may time that it do no, then the dot not require and accounts of each insurance under this mortgage, with interest. And if at any time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous be past due and unpuble. And if at my time any part of said deld, or interest thereous past and analysis of the parties and collect and related to the form the past and the past an	And the sold Mortgager. agree. In insure the house and belidings or said to in a sum not less than. And the sold Mortgager. agree. In insure the house and belidings or said to in a sum not less than. Deliars (in a company or conganies satisfactory to the surfaguer) and keep the same insured from low or age by five, and sorigen the pollogy of insurence to said surfager, and that in the event that the mortgager and are you time fall to do so, then the insurance content to be learned in. But martgager age of the same insurance content this mortgage, with interest. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled. And if at any time any part of said delth, or interest thereon he pead due and unpiled to the said said and unpiled and several and unpiled to the said and unpiled and unpiled and several and unpiled to the said and unpiled un	warrant and forever defend, all and singular the said premises unto the said.	
Deltar (in a company or companies and activities) the mortgages, and some the same instruct from leas or many by fire, and using the polity of liseascene to and interpresses, and their in the event that the mortgages the pression and professor to and interpresses and the in the event that the mortgages the pression and reimburses. The pression and expenses of much instructes under this mortgages, which is the event that the mortgages the pression and expenses of much instructes under this mortgage, with interest. And if at any time any part of said delt, or interest thereon he past due and unpublic. And if at any time any part of said delt, or interest thereon he past due and unpublic. And if at any time any part of said delt, or interest thereon he past due and unpublic. And if at any time any part of said delt, or interest thereon he past due and unpublic. And if at any time any part of said delt, or interest thereon he past due and unpublic. And if a say time any part of said delt, or interest thereon he past due and unpublic. And if a say time any past of said delt, or interest control in the said and unpublic and any past of the control of the control of the said of the said of said expenses and any past and any past of the control of the said o	And the smid Mortgaper agree to insure the house and buildings on said to in a som mot less than		/
Dilates (in a venezage or commonic satisfactory to the martgages) and keep the same insured from loss of an area by fire, and using the policy of increases or said marragages, and that in the event that the mortgages and that is they then fall to do so, then the distribution of the premium and expresses of such insurance order this mortgage, with interest. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time any part of said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said deld, or interest thereon he past due and unpublic. And if at any time said said said said said said said said	Deliate in a company or companies, estimated true mategage, and born the name insured from lors of mortgages and was assign the policy of increases to said mortgages, and that in the event that the mutagages, and born the name insured from lower than the policy of increases con such mortgages, with the remain and expenses of much insurances under this mortgage, with interest. And if as any time any part of said delds, or inscreet thereon be past due and unpoid		
make by fire, and assign the policy of incorrect to said mortgage, and that in the event that the mortgage, what it is not to say the fall to do so, then the if mortgage may cause the same to be insured in	suggested for and seeking the policy of inscreaces to acid mortgages		
And if at any time any part of said dark, or interest thereon be past due and unpaid. And if at any time any part of said dark, or interest thereon be past due and unpaid. And if at any time any part of said dark, or interest thereon be past due and unpaid. And if at any time any part of said dark, or interest thereon be past due and unpaid. And if at any time any part of said dark, or interest thereon be past due to the interest, costs or expenses, without hally the groom to real part of the work and profits or or interest and unpaid to the said dark, or any said profits actually collected. And if at any time any part of said dark or interest dark and the said dark in the	the premium and exponess of such insurance under this mortgage, with interest. And if si any time any part of said dock, or interest thereon be past due and unputit. And if si any time any part of said dock, or interest thereon be past due and unputit. And if si any time any part of said dock, or interest thereon be past due and unputit. And if si any time any part of said dock, or interest thereon be past due and unputit. And if si any time any part of said dock, or interest thereon be past dock interest, cates or exposure, vibrate lability to seconds they are saying some or interest and profiles excusive control of the past of the said dock, then the said dock, then the said dock, then the said dock, then the said dock then the said then then the said then then then t		
The premium and expenses of such insurance under this merrgage, with interest. And if at any time any part of said doth, or interest thereon be past due and unpaid. And if at any time any part of said doth, or interest thereon be past due and unpaid. And if at any time any part of said doth, or interest thereon be past due and unpaid. And if at any time any part of said doth, or interest thereon be past due and unpaid. And if at any time any part of said doth, or interest thereon be past due and unpaid. And if at any time any part of said doth, or interest the said which the said post dother than the said and the said parties, that the said mortgages. PEPOVIDED ALWAYS, INVERTEDENESS and it is the trans interest interest and entering of the parties to these Posterias that it. AND IF IS ACREED, by and between the said parties, that the said mortgager. WITNESS MALLY appeared before the said parties, that the said mortgager. WITNESS MALLY appeared before the said parties, that the said mortgager. WITNESS MALLY appeared before the said parties, that the said mortgager. By gland, gland and polivered in the Presence of Mally	the premium and expenses of such insurance under this mortgage, with interest. And if at any time any mort of said debt, or interest thereon he past due and ungaid. And if at any time any mort of said debt, or interest thereon he past due and ungaid. And if at any time any mort of said debt, or interest thereon he past due and ungaid. And if at any time any mort of said debt, or interest thereon a content of the content of any promise and content of the	id mortgagee may cause the same to be insured in	name and reimburse
And if at any time any part of said dobt, or interest thereon he past due and unpaid. And if at any time any part of said dobt, or interest thereon he past due and unpaid. A have described promises to said mortgages or. It is a provided to the past of the said mortgages or. It is a provided to the past of the said mortgages or. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits on the reals and profits actually collected. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits actually collected. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits actually collected. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits actually collected. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits actually collected. PROVIDED ALWAYS. NEXTERIBLESS, and it is the true interest and market and profits actually collected. 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. WITNESS. They are done housement nine hundred and and seal, tibis. J. J	And if st any time any part of said dote, or interest thereon be past due and unpuid. And if st any time any part of said dote, or interest thereon be past due and unpuid. Been provided premities to said mortgages. It can be past to the rest and profits of the control of t		
where the described pressures to said contented on the contented of the content o	above described president in sold contractes. On the contraction of the contract of the contra		\mathcal{A}
THE COUNTY OF SHAD STATE (ARCHINA) THE STATE OF SOUTH CAROLINA) STATE OF SOUTH CAROLINA, Gressville County. FERSONALLY appeared before me. Mortgage of the State of the South Carolina. SWORN to before me, this. Mortgage of the State of South Carolina. SWORN to before me, this. Mortgage of the Sworn to t	and to the of shall state pay, it consists or drawing, append a receiver with authority 50 take noncesses of the authority of the consistence of the authority of the noncesses of the authority of the noncesses of the authority of the authority of the state and protects actually collects and collects of the authority of the state of the parties to these Presents, that if the protect of the parties to the present of the parties of the parties to the present of the parties of the parties of the parties to the parties of the part		
seed of the within named. AND TESACREED, by and between the said parties, that the said mortgager. Lee and case, of tennis, and be utterly and within another and within another and said said said said said said said sai	wold otherwise to remain in full force and within elements of the sold into the state that the said mortgagers. The said selection of the span in and said will come determine, and be unterly and otherwise to remain in full force and within elements of the said mortgagers. AND IT IS AGREED, by and between the said parties, that the said mortgagers the said said said said said said said said	rcuit Court of said State may, at chambers or otherwise, appoint a receiver with plying the net proceeds thereof (after paying costs of collection) upon the said an the rents and profits actually collected.	h authority to take possession of said premises and collect said rents and profits d debt, interest, costs or expenses; without liability to account for anything more
WINNESS. M. Hand. and Seal. this. J. M. J.	WINNESS. THAT OF SOUTH CAROLINA, Greenville County. seal, and as. Work is before me, this. Work is before me, this. A. D. 19-24 STATE OF SOUTH CAROLINA, Greenville County. SETATE OF SOUTH CAROLINA, Greenville County. I. A. D. 19-24 SETATE OF SOUTH CAROLINA, Greenville County. I. Greenville C	e said mortgagor, do and shall well and truly pay or cause to be paid, unto	the said mortgagee, the said debt, or sum of money aforesaid, with interest
Signed, Sealed and Delivered in the Presence of A. J. Hill. (L. S.) (MORTGAGE OF REAL ESTATE ESTA	Signed. Sealed and Delivered in the Presence of A. J. Hall (L. S.) (ESTATE OF SOUTH CAROLINA, Coreanylle County. (S. S. S	emises until default of navment shall he made	
Signed, Sealed and Delivered in the Presence of A. J. Hill. (L. S.) (MORTGAGE OF REAL ESTATE ESTA	Signed. Sealed and Delivered in the Presence of A. J. Hall (L. S.) (ESTATE OF SOUTH CAROLINA, Coreanylle County. (S. S. S	WITNESS My Hand and Seal, this 7	the day of Deptember
Signed. Sealed and Delivered in the Presence of A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. D. 19-24 SWORN 12, before me, this. G. A. A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. SWORN 12, before me, this. G. A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 19-24 E STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 19-24 E Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. K. WEN under my hand and seal, this. A. D. 19-24 A. D. 19-24 COVEN under my hand and seal, this. T. A. D. 19-24 COVEN under my hand and seal, this. T. A. D. 19-24 COVEN under my hand and seal, this. T. A. D. 19-24 COVEN under my hand and seal, this. T. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 COVEN under my hand and seal, this. T. C. C. A. D. 19-24 C. C	Signed, Sealed and Delivered in the Presence of ALL STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. ALL STATE OF SOUTH CAROLINA, Seat and deed, deliver the within written Deed; and that The, with ALL STATE OF SOUTH CAROLINA, Witnessed the execution thereof. SWORN to before me, this. ALL MALLEL AD. 1997 ALL MALLEL COUNTY, ESTATE OF SOUTH CAROLINA, Greenville County, The state of South Carolina. ESTATE OF SOUTH CAROLINA, Greenville County, The state of South Carolina AD. 1997 ALL MALLEL COUNTY, The state of South Carolina AD. 1997 ALL MALLEL COUNTY, The state of South Carolina AD. 1997 ALL MALLEL COUNTY, THE STATE OF SOUTH CAROLINA, Greenville County, The state of South Carolina AD. 1997 ALL MALLEL COUNTY, THE STATE OF SOUTH CAROLINA, Greenville County, The state of South Carolina AD. 1997 ALL MALLEL COUNTY, THE STATE OF SOUTH CAROLINA, Greenville COUNTY, G	the year of our Lord one thousand nine hundred and Swerighty and Indee	- mule and in the one hundred and
(I. S.) (I.	E STATE OF SOUTH CAROLINA, Greenville County. J. J	•	,
ESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Audie and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this witnessed the	ESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A did this day appear before me, witnessed the execution thereof. SWORN to before me, this. A D. 1937 A STATE OF SOUTH CAROLINA, Greenville County. I, are and as a concern, that Mrs. CESTATE OF SOUTH CAROLINA, Greenville County. I, are witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, are witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, are witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, are witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. I, and any composition of the witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. II and south Carolina. A STATE OF SOUTH CAROLINA, Greenville County. II and did this day appear before me, witnessed the execution thereof. STATE OF SOUTH CAROLINA, Greenville County. II and south Carolina. RENUNCIATION OF DOWER CAROLINA, Greenville County. II and south Carolina. II and south Ca		St. J. Hall (L. S.)
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. J. J	E STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this STATE OF SOUTH CAROLINA, Control of the within control of the within and south Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, STATE OF SOUTH CAROLINA, Greenville County. III STATE OF SOUTH CAROLINA, GREAL Mrs. Greenville County. III STATE OF SOUTH CAROLINA, GREAL Mrs. GREENVILLE COUNTY. RENUNCIATION OF DOWER Greenville County. III STATE OF SOUTH CAROLINA, GREEN COUNTY FOR THE COUNTY FOR	}	(L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Assign and assign and that A he saw the within named. Assign and assign assign assign assign as assign as assign as assign as assign as	E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Bully Skylide made oath that The saw the within named. A D. 19-37 SWORN to before me, this. A D. 19-37 STATE OF SOUTH CAROLINA, Greenville County. I, C STATE OF SOUTH CAROLINA, Greenville County. I STATE OF SOUTH CAROLINA, Greenville Coun	a. St. Miller	(L, S.)
Greenville County. PERSONALLY appeared before me. And and each that She saw the within named. And and each that She saw the within named. And and each that She saw the within named. And and each deliver the within written Deed; and that She, with. SWORN to before me, this. SWORN to before me, this. (SEAL) Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. And Maller, Maller Shall Shall did this day appear before me, it 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 foreyer relinguish unto the within named. Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. RONNEN under my hand and seal, this. And Maller Shall. CENTY LAGE AND LAGE AN	Greenville County. PERSONALLY appeared before me. Rucky Auful. made cath that She saw the within named. At Auful. act and deed, deliver the within written Deed; and that The, with. Work act and deed, deliver the within written Deed; and that The, with. SWORN to before me, this. SWORN to before me, this. SWORN to before me, this. SEALL Muller South Carolina. SEALL Muller South Carolina. ESTATE OF SOUTH CAROLINA, Greenville County. I, A Muller Mrs. E Phile Shall did this day appear before me, 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 ons whomsoever, renounce, release and foreyer reliquish unto the within named. Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises the mentioned and released. ROWEN under my hand and seal, this. SEALL SHALL SHALL SEALL SHALL SHALL SEALL SHALL S		(L. S.)
act and deed, deliver the within written Deed; and that The, with witnessed the execution thereof. SWORN to before me, this	SWORN to before me, this	PERSONALLY appeared before me	
SWORN to before me, this	SWORN to before me, this		
The state of south Carolina. SESTATE OF SOUTH CAROLINA, Greenville County. I, A. D. 19-27 A.	SETATE OF SOUTH CAROLINA, Greenville County. I, Get within named of the within named ons whomsoever, renounce, release and forever relinquish unto the within named Meres and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises tin mentioned and released. RAVEN under my hand and seal, this of I. A. D. 19.24 A. D. 19.24	a St. miller	witnessed the execution thereof.
RESTATE OF SOUTH CAROLINA, Greenville County. I, A. Mulley, M. F. G. Harle Stall the of the within named. A. A. M. I and 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 all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. REVEN under my hand and seal, this	ESTATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this	Ruhu Huli'e
Greenville County. I,	Greenville County. I,	Notary Public for South Carolina.	
did this day appear before me 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 or sons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. RAVEN under my hand and seal, this A. D. 19-24 C. C. L.	of the within named did this day appear before me, 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 ons whomsoever, renounce, release and forever relinquish unto the within named	Greenville County	RENUNCIATION OF DOWER
did this day appear before me, 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 or sons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. RAVEN under my hand and seal, this A. D. 19-24 C. C. L.	of the within named did this day appear before me, 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 ons whomsoever, renounce, release and forever relinquish unto the within named	I,	Hall
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 all her right and claim of dower, of, in or to all and singular, the premises hin mentioned and released. REVEN under my hand and seal, this A. D. 19 C. L.	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 ons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises and mentioned and released. RAVEN under my hand and seal, this A. D. 19 Consider that she does freely, voluntarily and without any compulsion, dread or fear of any person or one one of the premise of the state of the sta		
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises hin mentioned and released. REVEN under my hand and seal, this A. D. 19-24 C. L.	Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises and mentioned and released. REVEN under my hand and seal, this A. D. 19 A. D. 19 C. Loudy M. C. Loudy M.		
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. REVEN under my hand and seal, this Of C. A. D. 19 A. D. 19 C. FALL (SEAL)	Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises and mentioned and released. REVEN under my hand and seal, this	sons whomsoever, renounce, release and forever relinquish unto the within nar	med L ,
RAVEN under my hand and seal, this	of A. D. 1928 A. D. 1928 C. C	· · · · · · · · · · · · · · · · · · ·	
RAVEN under my hand and seal, this 7th of T Sept A. D. 19-28 (SEAL) Color Stall	of A Mulle (SEAL)		all her right and claim of dower, of, in or to all and singular, the premises
A. D. 1928 A. D. 1928 Sept. Notary Public of South Carolina. O + 38 + 10 10 111 00	of Sept A. D. 1928 Of Sept A. D. 1928 Notary Public of South Carolina. Recorded Oct 28 th 1929at 11:08 o'clock, a. M.		
Notary Public of South Carolina. (SEAL) (SEAL) (O Free Stall	Notary Public of South Carolina. Recorded Oct 28 th 19 Tat // 08 o'clock, a. M.	y of C. A. D. 19	\mathcal{C}
Dat 18 + 1 10 111 00 1	Recorded Oct 28 th 1929at 11:08 o'clock, a. M.	Notary Public of South Carolina	6 Phie Stall
	Recorded	10 - 4 5 0 - 7 0 - 10 1/1 0	0 1