warrant and forever detend, all and impulse of said premises unto the said. Selection, Administrators and Assigns, and every person whomesever leveling change to claim the among on any part thread. And the said Mergagere, appear—to insure the lowes and brillings on said to ris a sum set less than— Dallace of the said said. And the said Mergagere, appear—to insure the lowes and brillings on said to ris a sum set less than— Dallace of the said the sa	wearant and forere refreed, all and singular tok end promises used the said. **Beller and Ansigns, forerer. And. A. ** **Water and Ansigns, and every person whosenever lowfully chained on and against. ** **Beller and Ansigns, and assigns, and every person whosenever lowfully chained for the data. ** **And the said Mortgager.** **Beller and Ansigns, and severy person whosenever lowfully chained for the data. ** **And the said Mortgager.** **Beller and Ansigns, and severy person whosenever lowfully chained for the data. ** **Beller and Ansigns, and severy beller and the said of the same insured form loss or dama.** **Dollars (in a company or companies subfidency to the mortgager.** and assign the policy of insurance to all deringere.**, and that in the event than the mortgager.** and as up to the same insured form loss or dama.** **Beller to the transition and expenses of such insurance under this mortgage, with interest.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past the said unusual.** **And if is any time any part of said dath, or interest thereon, he past day to said unusual.** **And if is any time any part of said dath, or interest thereon, he past day to said unusual.** **And if is any time any part of said dath, or interest in unusual.** **And if is any time any part of said dath, or interest in unusual.** **And if it is any time any part of said dath, or interest in unusual.** **And if is any time any part of said dath, or interest in unusual.** **And if is any time and any part of said dath, or int		nd Appurtenances to the said Premises belonging or in anywise incident or appertaining
hereby bind. Miles Executions and Administrators and Administrators and Administrators and Administrators and Administrators and Annings, and every person whomeover brevilly claiming or to claim the some, or any pers thereof. And the said Mortgager. agree. In claim the house and buildings on and lot in a some the lots and the said Mortgager. agree and the said Mortgager. The said of the said were form, and said Mortgager. The said of the said were form. The premium and expenses of another increase where this mortgage, with interest. And it is any time any part of said dath or interest thereon, he part doe and may time and profits the premium and expenses of another increase. The said of the	And if a vary time any part of and dath, or interest thereon, he part does not not record from the same and prefer the same and th		
warrant and forever detend, all and impulse of said premises unto the said. Selection, Administrators and Assigns, and every person whomesever leveling change to claim the among on any part thread. And the said Mergagere, appear—to insure the lowes and brillings on said to ris a sum set less than— Dallace of the said said. And the said Mergagere, appear—to insure the lowes and brillings on said to ris a sum set less than— Dallace of the said the sa	warrant and inveser detend, all and Singsher tole and permittee wate the wish. Shill and assign, from and against. Shill and shill are shill assign from and against. Shill all and shill are shill assign from and against. Shill all and shill are shill assign from and against. Shill all and shill are shill assign from the permittee and shill are shill assign from the permittee and shill are shill assign from the policy of insurance to said Morragage. and that in the event that the morragage. And deep the time insured from less or damage. The permittee and captures the policy of insurance to said Morragage. And that in the event that the morragage. And are permittee and the said more and that in the event that the morragage. And are shill to do to, then the said morgage. The permittee and expenses of sank insurance to said Morragage, with inserest. And if a vary time any part of said debt, or instructe thereon, be past due and unput. And if any time any part of said debt, or instructe thereon, be past due and unput. And if any time any part of said debt, or instructed the morragage, with inserest. And if any time any part of said debt, or instructed thereon, be past due and unput. And if any time any part of said debt, or instructed the said time and the said time. The part of said debt, or instruct could be said to the said time. The part of said debt, or said the said profess of the said time and the said time. The said time and tits and time		
Eits and Assign, from and against. Helder desired and severy person whomover bevelop chaining or to claim to assay, or any part thereof. And the said Marizagou	Elifs and Assign, from and against. Black Assign, and every person whomsover leveling the fails to be sum or any part thereof. And the said Mortagare	o hereby bind	Heirs, Executors and Administrators
inst. Executors, Administrators and Analons, and every person whomeover the wholly chaining or to claim the same, or any part threed. And the said Mortgagor agree to insure the house and buildings on said tot in a sum not less than. Dollars (in a company or companies saidledory to the mortgagor, and keep the same insured from less or daming for, and saving the policy of insurance to and Mortgagor, and that in the event that the mortgagor, shall at any time fail to do so, then the said now gee, may cause the same to be insurance under this mortgage, with interest. And if at any time any part of said debt, or increen thereon, he past due and ungaid. And if at any time any part of said debt, or increen thereon, he past due and ungaid dept. And if a same time any part of said debt, or increen thereon, he past due and ungaid dept. And if a same time any part of said debt, or increen thereon, he past due and ungaid dept. And if a same time any part of said debt, or increen thereon, he past due and ungaid debt, interest, coats or expense; which tability to account for anything most are error only on the same coats of compense; which tability to account for anything most are error only on the same and the same and ungain of the parties to these Presents, that if a decreen only only the same and the	And the said Martgagor— agree— to insure the house and buildings on said to it in a sum not less than. Dollars (in a company) or companies said less than a sum not less than. Dollars (in a company) or companies said less than the said professor of the said not agree that professor in a company or companies said less than the said not agree that the said not agree that professor in the creat that the mortgagor— shall it any time fail to do as, then the said not agree—may came the amen to be insured to call Martgager—my came to make the mortgager—or came the said not agree—may came the man to be insured to call the said not agree—may came the said of the premision and expressor of such insurance under this mortgage, with instruct. And if at any time any part of said dela, or increast thereas, be pant due and unguid. And if a large than the said to the said the said the said to th		
And the said Montgager agree to insure the house and belidings on said for in a sum sort less than. Dollars (in a company or companies satisfactory to the mortgage.) and keep the same insured from less or deams of the companies of the same to be insured less or deams of the process of such insurance under this mortgager. The promium and cogness of such insurance under this mortgage, with inserest. And if at any time any part of said dobt, or interest thereon, he part doe and unput of the promium and cogness of such insurance under this mortgage. And if at any time any part of said dobt, or interest thereon, he part doe and unput of the promium and cogness of such insurance under this mortgage. And if at any time any part of said dobt, or interest thereon, he part doe and unput of the part of th	And the said Mortgager agree to insure the house and boildings on said ton in a sum not less than Dollars (in a company or companies satisfactory to the mortgage) and keep the same insured from loss or duminor, and sanger the policy of insurance cast Mortgager and that in the event that the mortgage, which the said to so, then the said morgage may cause the same to be insured in		Heirs and Assigns, from and against 1211 Awa 20 1214
Bookine (in a company or companies assistation) to the mortages. And toop the same inseed from less or duming for, and auting the policy of insurance to said Mortagages, and that in the event that the mortagages. The product of the company of the product of the product of the company of the product of the	Deliars in a company or companies antidectory to the mortgage And at any time fail to do so, then the said mortgage, and grain the policy of insurance to said Mortgager and that in the event that the mortgages, which at any time fail to do so, then the said morgage, and grain the policy of insurance under this mortgage, with interest. And if at any time any part of mild delth, or interest thereon, he past due and unquisit		
Sing, and savigon the policy of insurance to and Mortgaget, and that in the event that the morgagor, shall at any time fail to do so, there the said morga	See, and assign the policy of insurance to aid Mortgages, and that in the event that the mortgages shall at any time fail to do so, then the said more gee may cause the name to be insured in	And the said Mortgagor agree to insure the house and buildings	on said lot in a sum not less than
the premium and expenses of such insurance under this mortgage, with interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. And if at any time any part of said deals, or interest thereon, be past due and unpuid. AND IT IS AGREED, by and between the and parties, that the said mortgage. AND IT IS AGREED, by and between the and parties, that the said mortgage. AND IT IS AGREED, by and between the and parties, that the said mortgage. AND IT IS AGREED, by and between the and parties, that the said mortgage. AND IT IS AGREED, by and between the and parties, that the said mortgage. AND IT IS AGREED, by and between the and parties, that the said mortgage. And and at the one hundred and. And if the one hundred and. And if the one hundred and. And if the one hundred and. And IT IS AGREED, and between the the parties, that the said mortgage. And AND IT IS AGREED, and the parties of America. Speed Said and Delivered in the Presence of the Sovereign yand Independence of the United States of America. Speed Said and Delivered in the Presence of the Sovereign yand Independence of the United States of America. Speed Said and Delivered in the Presence of the Said And America. And	the premium and expenses of such insured in		
the promism and expenses of such issurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due and unpaid. And if at any time any part of said debt, or interest thereon, be past due to the control of said State may, at channels or older the control of said State may to thousand or of said said with any or comment for anything more than the rest and unpaid said said, then the decid of basegian and said said control of the said debt, one in the said destructs, and is necessary of the said said, then the decid of basegian and said said calculations, and is necessary of the said said, then the decid of basegian and said said calculations, and is necessary of the said said, then the decid of basegian and said said calculations, and is necessary of the said said, then the decid of basegian and said said, cannel in said force and virtue. AND IT IS AGREED, by and detected a said carries, that the said mortgage. AND IT IS AGREED, by and detected as and said carries, that the said ones, then this decid of basegian and said said carries. AND IT IS AGREED, by and detected as and said said said the said ones, then this decid of basegian and said said of the said said said said said said said said	The promism and expenses of such insurance under this mortgage, with interest. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid. And if at any time any part of said delts, or interest thereon, he past due and unpaid and the said mortgage. PROVIDED ALWAYS, NVERTHELESS, and is is the true interal and meaning of the parties to these Presents, that if. AND IT IS AGENED, by and between the said and is said outs, then this deed of baggins and said shill come, decembed, and in the one of baggins of the said outs, then this deed of baggins and said shill come, decembed, and in interest to remain in full force and virtue. AND IT IS AGENED, by and between the said parties, that the said mortgage. AND IT IS AGENED, by and between the said parties, that the said mortgage. AND IT IS AGENED, by and between the said parties, that the said mortgage. And in the one hondred and. ADD IT IS AGENED, by and the said and between the said and said and said and said in the one hondred and. ADD IT IS AGENED, by and the said and between the said and said and said and between the said and between the breaces of the said and between the breaces of the said and between the breaces of the said and said and between the Breaces of the said and said in the one hondred and. ADD IT IS AGENED, and and between the Breaces of the said and said and said in the one hondred and. ADD IT IS AGENED, and the said and said and said and said in the one hondred and. ADD IT IS AGENED, and the said and said and said and said and said in the one hondred and and said. ADD IT		
And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest thereon, he past due and unpaid. And if at any time any part of add delto, or interest and profits actually collected to or interest and profits actually collected to the part of the	And if at any time any part of aud debt, or interest thereon, be past due and unpaid. And if at any time any part of aud debt, or interest thereon, be past due and unpaid. And if at any time any part of aud debt, or interest thereon, be past due and unpaid. And if at any time any part of aud debt, or interest thereon, be past due and unpaid. And if at any time any part of aud debt, or interest thereon is a control of the part of t	gee may cause the same to be insured in	
And if at any time any part of said decht, or interest thereon, be past due and unguid. And if at any time any part of said decht, or interest thereon, be past due and unguid. And if at any time any part of said decht, or interest thereon, be past due and unguid. And if at any time any part of said decht may be close the control of	And if at any time any part of said debt, or interest thereon, be past due and unpaid. All the provinces to said mortager. All the provinces to said mortager. All the provinces to said mortager. All the provinces are a said mortager. All the provinces are said and the provinces are said parties, that the said mortager. All the provinces are said the said parties, that the said mortager. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in the one hundred and. All the provinces are said in	•	interest.
TREATE OF SOUTH CAROLINA. Greewille County. TESTATE OF SOUTH CAROLINA. T	TREATE OF SOUTH CAROLINA TO RESTATE	And if at any time any part of said debt, or interest thereon, be past due	e and unpaidhereby assign the rents and profits of
BEOUT DED ALWAYS. IN SUBSTITUE ISS. and it is the true intent and meaning of the nation to those Process, that if the substitution of the continuous process. It is all and the process of the said monte and processes. The said ship of the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly mill at disabterwise to retain in full force and wives. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND IT IS ACREED, by and between the said parties, that the said mortgagor. AND IT IS ACREED, by and between the said parties, that the said mortgagor. In the year of our Lord one thousand nine hundred and. A Said and Seal. This is the year of our Lord one thousand nine hundred and. A Saigned, Saided and Delivered in the Presence of the Said and Said and the one hundred and. A Saigned, Saided and Delivered in the Presence of the Said and	DECUPIED ALWAYS, INCRETIFE ISS, and is a the true intest and meaning of the carrier to these Presents, that if a continuous present of the continuous presents of the carrier to the presents, that if a continuous present the present of the carrier to the presents of the carrier to the present of the carrier to the carrier to the present of the carrier to	e above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the with authority to take possession of said premises and collect said rents and profits said debt, interest, costs or expenses; without liability to account for anything more
AND IT IS AGEED, by and between the said parties, that the said mortgagor mises until default of payment shall be made. AND IT IS AGEED, by and between the said parties, that the said mortgagor WITNESS. ADD IT IS AGEED, by and between the said parties, that the said mortgagor in the year of our Lord one thousand nine hundred and. ADD IT IS AGEED, by and between the hundred and. ADD IT IS AGE	AND IT IS AGEED. by and between the said parties, that the said mortgagor in the semises until default of payment shall be made. AND IT IS AGEED. by and between the said parties, that the said mortgagor in the semises until default of payment shall be made. AND IT IS AGEED. by and between the said parties, that the said mortgagor in the semises until default of payment shall be made. AND IT IS AGEED. by and between the said parties, that the said mortgagor in the seminary shall be made. AND IT IS AGEED. by and between the said parties, that the said mortgagor in the said mortgagor. In the year of our lord one thousand uine hundred and. ADD AGE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. ADD AGE STATE OF SOUTH CAROLINA. AGE STATE OF SOUTH CAROLINA. ADD AGE STATE OF SOUTH CAROLINA. AGE STATE OF SOUTH CAROLINA. ADD AGE STATE OF SOUTH CAR	an the rents and profits actually confected,	1
WITNESS 1224 Hand. and Seal., this. 124 day of 1144 da	WITNESS PLEASE Hand, and Seal., this	id; otherwise to remain in full force and virtue.	
WITNESS THE Hand and Seal, this. And the year of our Lord one thousand nine hundred and. J. L.	WITNESS 7724 Hand and Seal, this day of 71/day in the year of our Lord one thousand nine hundred and. In the year of our Lord one thousand nine hundred and. Signed, Seal and Delivered in the Presence of Sovereignty and Independence of the United States of America. Signed, Seal and Delivered in the Presence of Scale and Delivered in the Presence of America and Scale and Delivered in the Presence of Scale and Delivered in the Presence of America and Delivered in the Presence of Scale and Delivered in the Presence of America and Delivered in the Presen	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagorto hold and enjoy the sai
in the year of our Lord one thousand nine hundred and. Signed, Scaled and Delivered in the Presence of Scaled A. J. J. Scaled A. Scaled A. Scaled A. Scaled A. Scaled A. Scaled A. J. J. Scaled A. Scal	in the year of our Lord one thousand nine hundred and. Signed, Solied and Delivered in the Presence of Solied and Delivered in the Presence of Solied and		25 The day of 97/111
Signed, Selied and Delivered in the Presence of Comment Comme	Signed, Selied and Delivered in the Presence of Company	WIINESS and Seal this	is to the same
Signed, Sealed and Delivered in the Presence of The file of the within amed. Greenville County. The same has a with a same the within named. The same has a same to same the within named. The same has a same to same the within named. The same has a same has a same to same has a sa	Signed, Sealed and Delivered in the Presence of ### ### ###########################	in the year of our Lord one thousand nine hundred and	and in the one nundred and
STATE OF SOUTH CAROLINA, Greenville County. GEAL) GEAL	SETATE OF SOUTH CAROLINA, Greenville County. General Estate Greenville County. Greenv		and Independence of the United States of America.
(Seal Seal Seal Seal Seal Seal Seal Seal	(See See See See See See See See See See	The state of the s	6-1-1-20
E STATE OF SOUTH CAROLINA, Greenville County. The saw the within named. The saw the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. The saw the saw the within named. The saw the within the saw the within named. The saw the saw the within	E STATE OF SOUTH CAROLINA, Greenville County. I. Mortgage of Real estate SWORN to before me, this. Of Mortgage of Real estate SWORN to before me, this. Of Mortgage of Real estate SWORN to before me, this. Of Mortgage of Real estate A D. 19 24 Here shows a concern, that Mrs. SEALD Remunciation of Dower Greenville County. I. Mortgage of Real estate SEALD Remunciation of Dower Greenville County. I. Mortgage Greenville County. Greenville County. I. Mortgage of Real estate Greenville County. Greenville County. I. Mortgage of Real estate Greenville County. Greenville County. Greenville County. I. Mortgage of Real estate Greenville County. G	A Think of posso	***
IE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Degreenville County.	IE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Degreenville County. Mortgage of Real Estate Degreenville County.	Dr. 10. Illi Arrykli	
IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. It made oath thathe saw the within named. It woo heigh privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or p is whomsoever renounce, release and forever relinquish unto the within named. It made oath thathe saw the within oath of the within named. It made oath thathe saw the within oath of the within oath oath oath oath oath oath oath oath		(Seal
Greenville County. PERSONALLY appeared before me. It with a part of made oath that he saw the within named. It with a part of the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SEALLY WITNESSED AND THE WITNESSED AND	Greenville County. PERSONALLY appeared before me. It with a saw the within named. It with a saw the within named. It within written Deed; and that he, with writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SEALLY WILLIAM WRITNESSED TO SEALLY WRITNE		(Seal
RESTATE OF SOUTH CAROLINA, Greenville County. In thereby certify unto all whom it may concern, that Mrs. Selection of other within named. Separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pens 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 content of the second of the sec	gn, seal, and as	Greenville County. PERSONALLY appeared before me	C-p pas
n, seal, and as	act and deed, deliver the within written Deed; and that he, with within switnessed the execution thereof. SWORN to before me, this AND D. 19-34 A. D. 19-34 A. D. 19-34 A. D. 19-34 A. D. 19-34 I. STATE OF SOUTH CAROLINA, Greenville County. I. Gre	d made oath thathe saw the within named	Bowlla
SWORN to before me, this. The AD 19 Set of the Within named of the within named of upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pens whomsoever renounce, release and forever relinquish unto the within named of the within mentioned 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 emises within mentioned and released. A D. 19 Set of the Within mentioned and released. GIVEN under my hand and seaf, this. GIVEN under my hand and seaf, this. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	SWORN to before me, this. SWORN to before me, this. J. L. J.		
SWORN to before me, this	SWORN to before me, this	n, seal, and asact and deed, deliver the within	written Deed; and thathe, with
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I	A. D. 19.34 A. D.	H. la. Michne	ATL witnessed the execution thereof.
y of	y of	SWORN to before me, this	
HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. A LIMITAL CONTROLL CON	HE STATE OF SOUTH CAROLINA, Greenville County. I,	4. 1.1	1. trank Es new
Notary Public for South Carolina. RESTATE OF SOUTH CAROLINA, Greenville County. I, Shall be a supply at the first of the within named and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pens 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 misses within mentioned and released. GIVEN under my hand and seaf, this. Of Motory Public for South Carolina.	RESTATE OF SOUTH CAROLINA, Greenville County. I,	H. C. MIL Arright (SEAL)	
Greenville County. I,	Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I, Shadake Complete A that But and S. Complete A Description of A Description A D. 1921 A D. 1921 Notary Public for South Carolina.	Greenville County. I,		
Greenville County. I,	Greenville County. I,	TE COLUMN CAROLINA	
hereby certify unto all whom it may concern, that Mrs. Secretary and that Co. 20 Acres described did this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or personant whomsoever renounce, release and forever relinquish unto the within named Co.	hereby certify unto all whom it may concern, that Mrs. Alakatala. Co. B. L. L. Co. did this day appear before a upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or p as 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, to mises within mentioned and released. GIVEN under my hand and seal, this. Of Motary Public for South Carolina. (SEAL) Notary Public for South Carolina.	•	RENUNCIATION OF DOWER
did this day appear before me did the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within nam	did this day appear before a dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pus 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, to mises within mentioned and released. GIVEN under my hand and seal, this. Of Motary Public for South Carolina. (SEAL) Notary Public for South Carolina.	•	
did this day appear before me did the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within nam	did this day appear before a dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pus 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, to mises within mentioned and released. GIVEN under my hand and seal, this. Of Motary Public for South Carolina. (SEAL) Notary Public for South Carolina.	I, Slank Copils	- a ma on o for so
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 mises within mentioned and released. GIVEN under my hand and seal, this A. D. 1924 Notary Public for South Carolina. (SEAL) Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, to the within mentioned and released. GIVEN under my hand and seal, this A. D. 19.21 Notary Public for South Carolina.		
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 mises within mentioned and released. GIVEN under my hand and seal, this A. D. 1924 A. D. 1924 Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, to the mises within mentioned and released. GIVEN under my hand and seal, this SS AD. 19.34 A. D. 19.34 Notary Public for South Carolina.	e of the within named 6 6 8 scrells	did this day appear before m
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 mises within mentioned and released. GIVEN under my hand and seal, this A. D. 1921 Thank Explain (SEAL) Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, to mises within mentioned and released. GIVEN under my hand and seal, this SS A. D. 19		
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 mises within mentioned and released. GIVEN under my hand and seal, this A. D. 1929 of A. D. 1929 Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, to mises within mentioned and released. GIVEN under my hand and seal, this 32 Section A. D. 1931 Thank C pals (SEAL) Notary Public for South Carolina.	s whomsoever renounce, release and forever relinquish unto the within na	amed AT Was Condition, have
GIVEN under my hand and seal, this Share (SEAL) Notary Public for South Carolina.	GIVEN under my hand and seal, this GG SEAL) To Motory Public for South Carolina.		
(of 1) my A. D. 1925 Westurde C. Borvere (SEAL) Notary Public for South Carolina.	(of Whife A. D. 1925) Sentual C. Bowles (SEAL) Notary Public for South Carolina.		
y of White C. Barvere (SEAL) Notary Public for South Carolina.	y of Duf A. D. 1923 Sentual G. Bowelle (SEAL) Notary Public for South Carolina.		and estate, and also all her right and claim of dower, of, in or to all and singular, th
Notary Public for South Carolina.	(SEAL) Notary Public for South Carolina.	emises within mentioned and released.	and estate, and also all her right and claim of dower, of, in or to all and singular, th
		emises within mentioned and released. GIVEN under my hand and seal, this	and estate, and also all her right and claim of dower, of, in or to all and singular, th
	Recorded M/My 25 1035 at 6140 o'clock, 4 M.	GIVEN under my hand and seal, this	

|:\