The ALL AND TO MINE, the date of presents and a stream of the last of the present of the control	, D.	Jesse Outneau, Executar as afuresa
search and forces defend at an dispulse the ride process who the said. **All the characters are singless and every process who the said. **All the ride modifications and singless and every process whomever leveland, chaining or to claim the same for my part thereof. **And the ride modification and singless and every process whomever leveland, chaining or to claim the same for my part thereof. **And the ride modification and singless and every process whomever leveland, chaining to the cover found the same for the modification. **Dollers, in a company or companies antifications to the ride reports. **Dollers, in a company or companies antifications to the modification. **The process and the same to be insured to the said correspont. **The process and reports of insured to the said correspont. **And it is any then my part of and dotted or interest flowers, be part from and supple. **And it is any then my part of and dotted or interest flowers, began to the said supple of the control of the same the same the found of the control of the same the said modification, spens and same the same the found of the control of the Con	1 his succession	here and assigns, forever. And.
search and forces defend at an dispulse the ride process who the said. **All the characters are singless and every process who the said. **All the ride modifications and singless and every process whomever leveland, chaining or to claim the same for my part thereof. **And the ride modification and singless and every process whomever leveland, chaining or to claim the same for my part thereof. **And the ride modification and singless and every process whomever leveland, chaining to the cover found the same for the modification. **Dollers, in a company or companies antifications to the ride reports. **Dollers, in a company or companies antifications to the modification. **The process and the same to be insured to the said correspont. **The process and reports of insured to the said correspont. **And it is any then my part of and dotted or interest flowers, be part from and supple. **And it is any then my part of and dotted or interest flowers, began to the said supple of the control of the same the same the found of the control of the same the said modification, spens and same the same the found of the control of the Con	do hereby bind Myself and	heirs, executors and administrate
and the said merigeny	are many and forever defend all and singular the said premises unto the said	Me O wow was
Executions, administration and assigns and every person whomosored havefully chaining or to plan to the name for any port detects. And the taid corregory—agreed to insure the room and that influence on said in the new to the said. Dollars, it a company or companies assisfactory to the mutagere—and keep the same insured from how or day to the mutagere—and keep the same insured from how or day to the mutagere—and here the words to be insured in—assessed and configure—and that in the event that the mutagere—and here the said residence of the insured in—assessed and residence of the insured in—assessed and residence of the insured in—assessed and residence of the configuration and express of such insurance under date that executing, with interest. And if at any time and power of such debt, or interest cursors, he past does not ampled. And if at any time and power of such debt, or interest cursors, he past does not ampled. And if at any time and power of such debt, or interest cursors, he past does not ampled. And if at any time and power of such debt, or interest cursors, he past does not ampled. And if at any time and power of such debt, or interest cursors, he past does not ampled. And if a such as a	in Juse Cens as Seine and assigns, from and against.	e and My
And the soll merkeaper agreed to lease the bosts and buildings in soll to in a sum or less finance by fire, and savign the policy of immunect to the raid mortgage	rs executors administrators and assigns and every person whomsoever lawfully cla	aiming or to claim the same or any part thereof.
Delice, in a company or commonles subfidency to the mortgager—, and for the said instructe to the said merchanger—, and that in the event that the mortgager—, shall star styring that to do so, then the said protection, and that it is the event that the mortgager—, shall star styring the said so so, then the said merchanger—, and that it the event that the mortgager—, shall star styring the said so so, then the said merchanger—, and that it may be even that it may be even the said merchanger—. And if it may then any part of said delts, or interest thereon, it past that and simple. And if it may then a said merchanger—, and that it mortgage, with interest. And if it may then a said merchanger—, and that it may be even the said said said said said said said said	S to incure the house and buildings on s	aid lot in a sum not less than
to by thre, and assigns the publicy of insurance to the said mortagage		
ribe premium and expense of such insurance woder this mortgage, with interest. And it say the law may part of suid olds, or interest thereon, be past due and targotic. And it say the event of suid, that we will not suid to the content of the suid targotic and targotic and the suid targotic and supports that the content of suid, that may, at challenges or otherwise, agents a receiver, with sutherly to take potentian of suid greatines and collect said from and profits, applying a proceed therefore (ofter puryle count of collection), region at a receiver, with sutherly to take potentian and sufferences and collect said from and profits, applying a proceed therefore (ofter puryle count of collection). The proceded therefore (ofter puryle count of collection), reported the proceded therefore (ofter puryle count or collection). The proceded therefore (ofter puryle count or collection), reported the proceded therefore (ofter puryle count or collection), reported the proceded therefore (ofter puryle count or collection), reported the proceded therefore (ofter puryle count or collection), reported the proceded therefore (often puryles count or called the proceded therefore (often puryles count or called the proceded therefore (often puryles count or called the proceded therefore (often puryles) and the count of months of the subject of the s	Dollars, in a company or con	in the event that the mortgagor shall at any time fail to do so, then the s
re the premium and expresse of soft insurance under this mortuge, with inserted. And if it at any time any part of sold delete, or interest thereon, he past dees and uspaid. An all it at any time any part of sold delete, or interest thereon, he past dees and uspaid. An all it at any time any part of sold delete, or interest thereon, he past dees and uspaid. An all it at any time any part of sold delete, or interest thereon, he past dees and uspaid. An all it at any time any part of sold delete, or interest thereon, he past dees and uspaid sold the circumstance of sold delete, or interest delete and reading one than the read and produce and sold produces and collect and read any point of the past delete and produces of the parties to these Proceeds, that if a sortinger, ob and shall well and trady pay or cause to be paid conto the sold mortugage.— the delete and contains a sold read mortugage.— the delete of the parties to these Proceeds, that if the sort sold mortugage.— the delete of horganism and tale shall cease, describes and the unterly and and valy pay or cause to paid conto the sold mortugage. AND IT IS AGREED, by and between the sold parties, that the sold mortugage. AND IT IS AGREED, by and between the sold parties, that the sold mortugage or the sold of horganism and rale shall cease, describes and the unterly and and visite. AND IT IS AGREED, by and between the sold parties, that the sold mortugage or the following shall be unterly and and visite. AND IT IS AGREED, by and between the sold parties, that the sold mortugage or the contour shall be underly and visite. AND IT IS AGREED, by and between the sold parties, that the sold mortugage or the following shall be unterly and the unterly and the unterly and the unterly and the unterly and with the unterly and unterly and unterly and unterly and unterly	by fire, and assign the policy of insurance to the said mortgagee, and that	In the event that the moregages and wimbures
And it is any time any part of said delt, or interest therein, by part due and unpided Or desired by pressive to said mortgager. Or Man Millemanus Mage, economics, administratures or saiders, and agreem, these any place of the Circ must of said State may, et chambers or otherwise, apoint a receiver, with authority to take passession of and promises and culter and growths, applying to proceed therefore (after passing costs of collection), upon said delt, interest, out to represent a subject to the passession of and promises and culter and profus, applying to proceed therefore (after passing costs of collection), upon said delt, interest, out to represent a subject to the passession of and promises and culter and profus, applying to the passession of and promises and culter and profus, applying to the passes of the p	rtgagee may cause the same to be insured in	name and remourse.
THE STATE OF SOUTH CAROLINA. Superand State may be added that the subturnation of the parties of the Circ party of and State may at chandron or authorises, appoint a receiver, with authority to take pursued on a deal general and collect sold rearies and profession, upon maid debt, interest, east or expenses; without liability to account for appthing source than the reast and profession of the parties to these Paramets, that if you cannot be paid throughout the parameter of the parties to the parties to these Paramets, that if you are caused to be paid that the said mortgager. AND IT IS ARRIED, by and between the said parties, that the said snortgager. AND IT IS ARRIED, by and between the said parties, that the said snortgager. AND IT IS ARRIED, by and between the said parties, that the said snortgager. It is and in the one handred and said and said. AND IT IS ARRIED, by and between the said parties, that the said snortgager. It is the true and in the one handred and said within the parties will default of payment shall be made. WITHINSS THE DE SOUTH CAROLINA. Sugged, Scaled and Deligrage in the Presence of Market and the parties of the Independence of the United States of America. Sugged, Scaled and Deligrage in the Presence of Market and the said states of the Independence of the United States of America. Sugged, Scaled and Deligrage in the Presence of Market and the said states of America. Sugged, Scaled and Deligrage in the Presence of Market and Scale and	r the premium and expense of such insurance under this mortgage, with interest.	hereby assign the rents and profits of
control feath distance may, at chambers or otherwise, appoint a receiver, with authority to take possession of and premise and colored and premise and colored to appoint and promoted therefore (after paying onation of collection), upon said data, interest, cast or exposers, without lability to consent for appling more than the roots and promoted the professional control of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents in the control of the parties of the collection of the parties of the collection of the parties of	And if at any time any part of said debt, or interest thereon, be past due and	unpaid
to proceeds discreter (after paying costs of collection), upon said dels, interest, out or expense; without latenty to account for anyming surer than the toma and anomaly collected. PROVIDER, ALWAYS, NEVERTHELESS, and it is the true intern and meaning of the said mortpager. All mortpager. do and shall well and truly pay or cause to be paid tenot the said mortpager. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. It is hald and only the stremies and be utterly mall and void, otherwise makin in tall force and virous. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. It is hald and only the stremies and be utterly mall and void, otherwise makin in the fall force and virous. AND IT IS AGRIERD, by and between the said parties, that the said mortpager. It is that of powers and the said of powers and be utterly mall and void, otherwise makin in the one hundred and. All the regard of the independence of the United States of America. Signey, Saied and Deliversal in the Presence of Market of the control of the independence of the United States of America. Signey, Saied and Deliversal in the Presence of Market of the within written Deed; and that S. he, with MARTOGE OF REAL ESTA Collision. THE STATE OF SOUTH CAROLINA, Greenville County. A D 1934 A D 1934 A D 1934 With signey and Americal RENUNCIATION OF DOW Notery Public for Suffice Combina Without and expressed the execution thereof. The STATE OF SOUTH CAROLINA, Greenville County. A D 1934 With signey and Americal RENUNCIATION OF DOW Martograph and and event and seems that the deed freely, voluntarily and without any computation, dread or fear of any person or per within more of our person of person or per within more of our person of person or per within more of	ove-described premises to said mortgagee, or Als. Ducassaus	J
PROVIDED ALWAYS, NEVERTHELESS, and is in the crue intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and is in the crue intent and meaning of the parties to these Presents, that if diffusepaper—, do and shall well and truly pay or cause to be paid tunn the said mortagene—the debt or sum of money cloresid, with interest thereon, if any ne according to the true intent and meaning of the said note—then this deed of bargain and sale shall case, determine and be utterly not and void, otherwise AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, and so the said mortgagor— AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT IS AGREED, by and between the said parties, the the said mortgagor— AND IT IS AGREED, by and between the said parties, and so the said mortgagor— AND IT IS AGREED, by and between the said mortgagor— AND IT IS AGREED, by and the said said between the said mortgago	ourt of said State may, at chambers or otherwise, appoint a receiver, with authori	ty to take possession of said premises and collect said rents and pronts, applying
id mortgager— do and stall well and druly pay or case to be gold unto the said mortgage. The according to the resistent and remeding of the said to the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, the said that the said mortgager. AND IT IS AGREED, the said that the said to the within married. AND IT IS AGREED, the said that the said that the said thin the said that the said to the said that the said that the said that the said that		
id mortgager— do and stall well and druly pay or case to be gold unto the said mortgage. The according to the resistent and remeding of the said to the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, the said that the said mortgager. AND IT IS AGREED, the said that the said to the within married. AND IT IS AGREED, the said that the said that the said thin the said that the said to the said that the said that the said that the said that	tually collected.	eaning of the parties to these Presents, that if
the state of south Carolina, for the section and meaning of the said more, then this deed of bargain and sale shall cease, determore and be unterly final and voice, determore and singular force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor to the section of the said to payment shall be made. WITNESS My hand, and seal, this Alad day of Tile. WITNESS My hand, and seal, this Alad day of Tile. Signed, Sealed and Delixed to the United States of America. Signed, Sealed and Delixed in the Presence of Williams Demands of the United States of America. C. C	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true ment and in	mortgagee the debt or sum of money aforesaid, with interest thereon, if any
AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and and enjoy the said mortgagor AND IT IS AGREED, by and and said the said parties, that the said mortgagor AND IT IS AGREED, by and and said the said parties, that the said mortgagor AND IS AGREED, by and and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth AND IS AGREED, by and in the one bundred and. Brightieth and claim of Dower, of, in or to, all and singular the Pron within municioned and released. AND IS AGREED, by and and seal, this AND IS AGREED, by and and seal, this AND IS AGREED, by and and seal, this AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in the one bundred and released. AND IS AGREED, by and in th	id mortgagor, do and shall well and truly pay of cause to be paid unto the said	of bargain and sale shall cease, determine and be utterly null and void, otherwis
AND IT IS AGREED, by and between the said parties, that the said mortgagor. WITNESS 1444, hand and seal this 2/24 and in the one bundred and Bightfields are of the Independence of the United States of America. Signed, Sealed and Delipses in the Presence of Landburgh 2 and in the one bundred and Bightfields. Signed, Sealed and Delipses in the Presence of Landburgh 2 and in the one bundred and Bightfields. La Collecian, Jan. WITNESS 1464 (Associated book 2 and in the one bundred and Bightfields. Signed, Sealed and Delipses in the Presence of Landburgh 2 and in the one bundred and Bightfields. (La Collecian), Jan. WORTGAGE OF REAL ESTA Creewille County. PERSONALLY appeared before me. Junious C. Quickenstoon demands and that 3 he saw the within named. MORTGAGE OF REAL ESTA Creewille County. PERSONALLY appeared before me. Junious C. Quickenstoon demands and that S. he, with. SWORN to before me, this act and deed, deliver the within written Deed; and that S. he, with. Witnessed the execution thereof. Witness of the State of South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA, and suppose the content of the within named. Mostary Public for South Carolina (SEAL) The STATE OF SOUTH CAROLINA, and suppose the content of the within named. Mostary Public for South Carolina (SEAL) Mostary Public	emain in full force and virtue.	•
THE STATE OF SOUTH CAROLINA. Signed, seal, and as a least that she within named without written Deed; and that she, with sign, seal, and as a least that she saw the vithin paned of the careful of the saw the within the same of th	main in rain total and the said that the said mortage	to hold and enjoy the
with year of our Lord nineteen bundred and thereby sign and in the one hundred and the light and in the one hundred and the light are of the Independence of the United States of America. Signed, Sealed and Deliyaged in the Presence of yellow C. Charleson		
Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation (L. C. Column), Jan. (L. C. C. Column), Jan. (L. C. C. Column), Jan. MORTGAGE OF REAL ESTAY Greenville County. PERSONALLY appeared before me Julian C. Quicharleon and made cath that S. he saw the within named. Linguage and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Sign, seal, and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Witnessed the execution thereof. SwORN to before me, this. A. D. 1926 A. D. 1926 Notary Public for Sught Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Co hereby certify unto all whom it may concern, that Mrs. Side of the within named. did this day appear before med 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 per sohomocover, 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 Pren within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 19	remises until default of payment shall be made.	day of Fel.
Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation (L. C. Column), Jan. (L. C. C. Column), Jan. (L. C. C. Column), Jan. MORTGAGE OF REAL ESTAY Greenville County. PERSONALLY appeared before me Julian C. Quicharleon and made cath that S. he saw the within named. Linguage and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Sign, seal, and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Witnessed the execution thereof. SwORN to before me, this. A. D. 1926 A. D. 1926 Notary Public for Sught Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Co hereby certify unto all whom it may concern, that Mrs. Side of the within named. did this day appear before med 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 per sohomocover, 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 Pren within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 19	WITNESS hand and seal this	1:14:16
Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation Signed, Sealed and Delivered in the Presence of Julian C. Cicalculation (L. C. Column), Jan. (L. C. C. Column), Jan. (L. C. C. Column), Jan. MORTGAGE OF REAL ESTAY Greenville County. PERSONALLY appeared before me Julian C. Quicharleon and made cath that S. he saw the within named. Linguage and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Sign, seal, and sa. Linguage act and deed, deliver the within written Deed; and that S. he, with Witnessed the execution thereof. SwORN to before me, this. A. D. 1926 A. D. 1926 Notary Public for Sught Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Co hereby certify unto all whom it may concern, that Mrs. Side of the within named. did this day appear before med 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 per sohomocover, 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 Pren within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 19	the year of our Lord nineteen hundred and thirty - bef	and in the one hundred and
Collision of Collision of Collision of Carolina (I. C.	ear of the Independence of the United States of America.	
Collision of Collision of Collision of Carolina (I. C.	O Signed Sealed and Delivered in the Presence of	\sim \sim \sim \sim \sim
Che State of South Carolina, C. Qishardson personally appeared before me. Julia C. Qishardson md made oath that She saw the within named. Sworn to before me, this. J. E. Collina, Jan. Sworn to before me, this. J. J. A. D. 1936 Notary Public for South Carolina The State of the within named. Moreoville County. I. She side of the within named it may concern, that Mrs. She inter of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per 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 Prew within meterioned and released. GIVEN under my hand and seal, this. day of. A. D. 19 Morrogage of REAL ESTA The State of Real Estate The State of Real Est	July C. Richardson	William Dennis Jimpanli
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me Julia C. Qielardson Jimp Arrivand and seal, this day appear before me Mortgage of REAL ESTA Column Julian She, with within named. SWORN to before me, this. J. E. Column, Julian C. Qielardson Jimp Arrivand C. Qielardson Jimp Arriv	1000	, (1.
PERSONALLY appeared before me. md made oath that .S. he saw the within named. witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 1936 PHE STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Greenville County. I. Ohenety certify unto all whom it may concern, that Mrs. wife of the within named. wind 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal upon being privately and separately	J. E. Collin, Jr.	\4
PERSONALLY appeared before me. md made oath that .S. he saw the within named. witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 1936 PHE STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Greenville County. I. Ohenety certify unto all whom it may concern, that Mrs. wife of the within named. wind 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal upon being privately and separately		
PERSONALLY appeared before me. md made oath that .S. he saw the within named. witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 1936 PHE STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Greenville County. I. Ohenety certify unto all whom it may concern, that Mrs. wife of the within named. wind 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal upon being privately and separately	<i>V</i>	(L
PERSONALLY appeared before me. md made oath that .S. he saw the within named. witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 1936 PHE STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Greenville County. I. Ohenety certify unto all whom it may concern, that Mrs. wife of the within named. wind 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal 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 personal upon being privately and separately		(L,
act and deed, deliver the within written Deed; and that S.he, with witnessed the execution thereof. SWORN to before me, this A. D. 1936 A. D. 1936 Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I,		
SWORN to before me, this	Greenville County.	
SWORN to before me, this	Greenville County.	
SWORN to before me, this	Greenville County. PERSONALLY appeared before me	Lardson Simpson
A. D. 193.6 Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
ay of	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
Notary Public for Sorth Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
I,	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
I,	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S. he, with
I,	Greenville County. PERSONALLY appeared before me	Sennis Simp Son written Deed; and that She, with witnessed the execution thereof. Julia C. Richardson
wife of the within named	Greenville County. PERSONALLY appeared before me	Sennis Simp Son written Deed; and that She, with witnessed the execution thereof. Julia C. Richardson
wife of the within named	Greenville County. PERSONALLY appeared before me	Sennis Simp Son written Deed; and that She, with witnessed the execution thereof. Julia C. Richardson
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 person whomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. PERSONALLY appeared before me	written Deed; and that S. he, with witnessed the execution thereof. Julia C. Richardson Matyagar Unmanied RENUNCIATION OF DOV
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 person whomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. PERSONALLY appeared before me	written Deed; and that S. he, with witnessed the execution thereof. Julia C. Richardson Matyagar Unmanied RENUNCIATION OF DOV
whomsoever, renounce, release, and forever relinquish unto the within named	Greenville County. PERSONALLY appeared before me	Matyrigan Unmanied RENUNCIATION OF DOV
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 Premwithin mentioned and released. GIVEN under my hand and seal, this	Greenville County. PERSONALLY appeared before me	Matyrigan Unmanied RENUNCIATION OF DOV
day of, A. D. 19	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S.he, with witnessed the execution thereof. Pulia C. Richards Matyagar Ummaniel RENUNCIATION OF DOV did this day appear before reely, voluntarily and without any compulsion, dread or fear of any person or pe
day of, A. D. 19	Greenville County. PERSONALLY appeared before me	ritten Deed; and that S.he, with witnessed the execution thereof. Pulia C. Richards Matyagar Ummaniel RENUNCIATION OF DOV did this day appear before reely, voluntarily and without any compulsion, dread or fear of any person or pe
GIVEN under my hand and seal, this, A. D. 19	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
day of, A. D. 19	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
day of, A. D. 19	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
· · · · · · · · · · · · · · · · · · ·	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
Notary Public for South Carolina	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
Notary rudic for South Caronna	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with
	Greenville County. PERSONALLY appeared before me	Tritten Deed; and that S. he, with