Signed, sealed and delivered in the presence of R. E. Poole Thos T. Goldsmith (L. S. HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		
TOGETHER with all and singular the lights, Members, Revelutaments and Appurtenessors to the end Premium belonging, or in apprehimation or appearation of DAVE AND TO HOLD all and singular the said Premium with the said. [AGY, Le., Handlesha, hear of the Said Premium and Administrations to warrant as a series of an aliquin foreway. And		
TOURTHEE with all and shaping the highest, Membors, Hewelltowest and Appurtaments to the said Premises belonging, or in anywho Incident or apparturation TO RAYE AND TO ROLD all and simplier the said Premises unto the said. AND Y. Le. HAUGHREIN, B.S.? Arts and Assigns forever. And I do bereby bind. JUNCY, Le. KARDENDER, B.S.? Helm and Assigns from and against. And the said muritages— agree—o through the said premises unto the said. And the said muritages— agree—o through the said muritages, and the said muritages— agree—o through the said through a said to in a same of the said. And the said muritages— agree—o through the said through a said to in a same of the said. And the said muritages— agree—o through the said to do so, then the said qualifies of the said through the said through the said to do so, then the said qualifies of the said through the sa		
TOORTHER with all and singular the Rights, Nembers, Hereditaments and Appurameness to the said Premises belonging, or in anywise incident or apportaining to the National Control of the State of the St		
TORSTHEER with all and diagnize the Eights, Measters, Hereitlements and Appurtmentes to the said Premises belonging, or in supprise incident or apportaining TO HAVE AND TO HOLD all and storpins the said reviewed the said and storpins the said reviewed the said and storpins the said Premises unto the said. LEGY_L. Handboom, hor. It is and Assigns forever. And. I do hereby bind. TURGLE_SID_UM. Here, Execution and Administrators to warrant as reviewed defined all said singular the said Premises unto the said. LEGY_L. Handboom, hor. All the said mortgager		
TOGETHER with all and singular the Rights, Members, Haredizanests and Apputenances to the ead Premiers belonging, or in supprise inclinator or appertation. TO HAVE AND TO HOLD all end cinquier dos antid Premiers with the said. AROY_Let_ElanGennia. Ber_ dress and Assigns forever. And. I do hersby blad. MYRGLE, SPIC_EY. Hoir, Exceptions and Administrators to warrant an authority of the said. LikeY_Let_ElanGennia. Ber_ dress. Execution, Administrators and Assigns and every portons whomever increally claiming or to claim the same or appart thereod. And the said managem agree. to interpre the house and bloilings on said to a man not least the said. And the said managem agree. to interpre the house and bloilings on said to a man not least the said. And the said managem agree. To house you have been a said of the parties to the said managem. and that the covent that the mortgaper and keep the said to do say the to the or demand by five, and assign the parties to have been and profits of the said was a said of the said managem. The said that the mortgaper and keep the said of the say time to great and profits of the said managem. And the said management of the said was a said of the said management. The said that the mortgaper and keep the said management of the said was a said of the said was a said of the said that the said the said of the said of the said that the said the said of the said of the said of the said the said of th		
TOGETHER with all and singular the Rights, Members, Haredizanests and Apputenances to the ead Premiers belonging, or in supprise inclinator or appertation. TO HAVE AND TO HOLD all end cinquier dos antid Premiers with the said. AROY_Let_ElanGennia. Ber_ dress and Assigns forever. And. I do hersby blad. MYRGLE, SPIC_EY. Hoir, Exceptions and Administrators to warrant an authority of the said. LikeY_Let_ElanGennia. Ber_ dress. Execution, Administrators and Assigns and every portons whomever increally claiming or to claim the same or appart thereod. And the said managem agree. to interpre the house and bloilings on said to a man not least the said. And the said managem agree. to interpre the house and bloilings on said to a man not least the said. And the said managem agree. To house you have been a said of the parties to the said managem. and that the covent that the mortgaper and keep the said to do say the to the or demand by five, and assign the parties to have been and profits of the said was a said of the said managem. The said that the mortgaper and keep the said of the say time to great and profits of the said managem. And the said management of the said was a said of the said management. The said that the mortgaper and keep the said management of the said was a said of the said was a said of the said that the said the said of the said of the said that the said the said of the said of the said of the said the said of th		
TOGETHER with all and singular the Eights, Members, Recordinates and Appurcements to the said Premises belonging, or in suryuka incident or appurication TO IANY AND TO HOLD all and singular the said Premises who the said "LECY_L. HANGERS, _NECT AND TO HOLD all and singular the said recordinates and Antinistrators in warrant or reverse defined all and singular the said Premises unto the saidLECY_L. HANGERS, _NECT ADMINISTRATION AND TO HOLD AND TO		
TOCHTHER with all and singular the Rights, Members, Hereditaments and Appurtaments to the said Premises belinging, or in anywair incident or apportaining to the AND TO ROLD all and singular the said Premises unto the said. LRCY, Lo. HADSHERI, here. ders and Assigns forever. And. I do bereby bind. BYS91f. SRG, ENY. Moire, Executors and Administrators to warrant as reverse defend all sed singular the said Premises unto the said. LRCY, Lo. HADSHER, here. Hadro and Assigns, from and against. X. Hadro and Assigns, from and against. X. And the said corresport. Segree. to instruct the boson and biolilogs on said bioling on some bid in a sum and loss than. X. Dullar, in a company or companies staffscoring to the storage, and lessy the same series of the said mortgagers. and less of the same series of the said mortgagers. and lessy the said that any time are your death of the same to be insured to the said mortgagers. And all as any time any mort of said dold, so interest thereon, he past does and outpaid. X. hereby assign the rests and profits of the shows describe said any time any mort of said dold, so interest thereon, he past does and outpaid. X. hereby assign the rests and profits of the shows describe said any time any mort of said dold, so interest thereon, he past does and outpaid. X. hereby assign the rests and profits of the shows describe said any time any mort of said dold, so interest thereon, he past does and outpaid. X. hereby assign the rests and profits of the shows describe said any mortgager the said mortgager and any time any mort of said dold, so interest thereon, it past of the climatic depth of said premises an interest of the said profits of the shows describe said and the said and the said premises an interest of the said profits of the said premises an interest of the said premises and interest. PROVIDED ALWAYS, novertheless, and that it is the true interest and interest. AND IT IS AGENETIA by the said the said premises and mortgager the said mortgager the said mortgager		
TO HAVE AND TO HOLD all and singular the said Freezisses unto the said. JURY L. Hindman, Revertees and Administrators to warrant as reverse defend all and singular the said Premises unto the said. JURY L. Hindman, her. July L.		
this and Assigns forever. And. Ido hereby bind. SURSLE SIGLEY	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise	e incident or appertaining
this and Assigns forever. And. Ido hereby bind. SURSLE SIGLEY	TO HAVE AND TO HOLD all and singular the said Premises unto the said Lucy L. Hindman, her	
cities and Assigns ferever. And I do bereby bind NYESIA NIGHT, Executors and Administrators to warrant as revere elected all and singular the said Pressions unto the said LANCE LANCE LANCE		
Libra and Assigns, from and against. X. Libra and Assigns, from and against. X. And the said mortgageor, agree. to insure the house and buildings on and to in a sum not less than. X. Dollars, in a company or companies antifactory to the mortgageor, and keep the sam word from less of change by fire, and autign the policy of insurance to the said mortgageor, and keep the sam word from less of changes by fire, and autign the policy of insurance to the said mortgagee and that in the vent that the mortgageor, and keep the sam word from less of changes by fire, and autign the policy of insurance to the said mortgagee and that in the vent that the mortgageor, and keep the sam word from less of changes by fire, and autign the policy of insurance to the said mortgagee and that in the vent that the mortgageor, and keep the sam word of the policy of the door of change by fire, and autign the policy of the above describe section of an interest the said policy and the said		
Heirs and Assigns, from and against. X And the said mortgager. agree. to insure the house and buildings on said to in a sum not less than. And the said mortgager. agree. to insure the house and buildings on said to in a sum not less than. And the said mortgager. agree. to insure the house and buildings on said to in a sum not less than. And it is do so, then the said mortgager. agree can be supported in the sum of less than. If it is do so, then the said mortgager. agree can be supported in the sum of the said mortgager. The said mortgager. And it is any time and profess of the shows described and assign the parties of the shows described and the said mortgager. And it is any time any part of said deld, or interest thereon, be past due and unpaid. X. horeby saining the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows described and unpaid. Thereby assign the venits and profess of the shows and the said uncortgager. And if at any time any paid can be also assigned as a standard and the said uncortgager. As a second for exprising some that he reveal and profess and the said uncortgager and any assignment the said and shall well and truly pay or can also any assignment the said uncortgager. As a second for exprising some that he reveal and profess of the said uncortgager. As to have dead on the parties to the said uncortgager. As to have a second to the said uncortgager and and the said uncortgager. As to have a second to the parties and the said uncortgager and the said uncortgager. As to have a second to the said profess of the said uncortgager and the said uncortgager. As to have a second to t		
Hiers and Ansigns, Administrators and Ansigns and every person whomsevere leavilup claiming or to claim the same or any part thereof. And the said mortgages— agree— to insure the house and buildings on said to it as one time than. X. Dollars, in a company or componies satisfactory to the mortgages—and leavy the same seared from lowe or damage by fire, and ansign the policy of insurance to the said converges—; and that in the event that the mortgages—and the said uncertages—and cannot be hardered in X. more and reminders— X. for it cannot be said uncertages—and the said societies—and it is any time any part of said dicht, or interest thereon, is past due and unpaid,—X. hereby assign the rents and profits of the above describe water to said uncertages—and the said societies—and any place of the Civentic Court of said Saic may, at demandres or otherwise, appoint a receiver, with submirty to take passession of any premise an area by place of the Civentic Court of said Saic may, at demandres or otherwise, appoint a receiver, with submirty to take passession of any premise an area are profits and premise an area and profits are sailly collecting court is an interest. PROVIDED ALWAYS, coveretheless, and that it is true intent and meaning of the parties to these Presents, that if, the said mercages—accounts for anything more than the rents and profits areas, with the said profits and the said mercages—accounts of the said profits and the said mercages—accounts of the said parties that all the said mercages are all the said and the said parties that all the said mercages—accounts the said parties that all mercages—accounts the said parties that all mercages—accounts of the parties of the said parties that all mercages—accounts are all the said parties that all mortgages—accounts are all the said parties that all mortgages—accounts are all anything and accounts are all the said parties that all mortgages—accounts are al	orever defend all and singular the said Premises unto the said IUCY L. Hindman, her	
clies. Executions, Administrators and Ansigns and every porton whosesover lewfully claiming or to claim the same or any part thereof. And the said mortgager—agree—to insure the house and buildings on said lot in a som not less than. X Dollars, in a company or companies satisfactory to the mortgages—and keep the same and reinhurses—and assign the policy of insurance to the said mortgages—and that in the creat that the mortgages—and keep the same received and the policy of insurance to the said mortgage—and that the creat that the mortgages—and keep the same security of the policy of the contract of the said wortgages—and that it is to the same to be insured in—and an and reinhurses—X ——for O and if all only the same type of a said dick, or interest. The contract in—and it mortgages—and and greates of the said mortgages—and and greates are otherwise, appoint a receiver, with authority to take possession of and promise and the rest and profits actively cellected, or for electronic special dick, interest, once to expense without inhibit second for anything more than the rest and profits actively cellected, or for electronic special dick, interest, once to expense, without inhibit profits and profits actively cellected, or for electronic special dick, interest, once to expense, without inhibit profits and profits actively cellected, or for electronic special dick, interest, once to expense, that if I, the said mortgages—and a said and the special dick in the said mortgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said mortgages are said, with interest threes, if any be thus according to the parties to the said predicts and the said mortgages—and the said and the said and meaning of the parties to t		
clies. Executions, Administrators and Ansigns and every porton whosesover lewfully claiming or to claim the same or any part thereof. And the said mortgager—agree—to insure the house and buildings on said lot in a som not less than. X Dollars, in a company or companies satisfactory to the mortgages—and keep the same and reinhurses—and assign the policy of insurance to the said mortgages—and that in the creat that the mortgages—and keep the same received and the policy of insurance to the said mortgage—and that the creat that the mortgages—and keep the same security of the policy of the contract of the said wortgages—and that it is to the same to be insured in—and an and reinhurses—X ——for O and if all only the same type of a said dick, or interest. The contract in—and it mortgages—and and greates of the said mortgages—and and greates are otherwise, appoint a receiver, with authority to take possession of and promise and the rest and profits actively cellected, or for electronic special dick, interest, once to expense without inhibit second for anything more than the rest and profits actively cellected, or for electronic special dick, interest, once to expense, without inhibit profits and profits actively cellected, or for electronic special dick, interest, once to expense, without inhibit profits and profits actively cellected, or for electronic special dick, interest, once to expense, that if I, the said mortgages—and a said and the special dick in the said mortgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said mortgages are said, with interest threes, if any be thus according to the parties to the said predicts and the said mortgages—and the said and the said and meaning of the parties to t	Heirs and Assigns, from and against X	
And the said mortgagev agree to insure the house and buildings on said lot in a sum not less than *********************************		
Dullars, in a company or companies satisfactory to the mortgage, and keep the same surred from loss or damage by fire, and assign the policy of instructes to the said mortgages, and that in the event that the mortgage and it do so, the the tails mortgages may cause the same to be laured in X	And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than	
all to do so, that he said mortager—		
till to de so, then the noist meritanger	Dollars, in a company or companies satisfactory to the mortgag	gee, and keep the sam
And if a say time any part of said debt, or interest thereon, he past due and unputi, X. hereby assign the reuts and profits of the above describe receives to said mortgages or		
And if a say time any part of said debt, or interest thereon, he past due and unputi, X. hereby assign the reuts and profits of the above describe receives to said mortgages or	ail to do so, then the said mortgagee_ may cause the same to be insured in	for th
as any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promise and profiles applying the protect phenomenate in the count of any profiles actually collected, second for application of the provided profiles actually collected, and the provided profiles actually collected, and the profiles actually collected, and actually and and shall well and truly pay or cause the profiles and profiles actually collected, and actually profiles and profiles actually pay or cause and actually pay or cause and actually pay or cause actually and and shall well and truly pay or cause actually and and shall well and truly pay or cause actually actually pay or cause		
as any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promise and profiles applying the protect phenomenate in the count of any profiles actually collected, second for application of the provided profiles actually collected, and the provided profiles actually collected, and the profiles actually collected, and actually and and shall well and truly pay or cause the profiles and profiles actually collected, and actually profiles and profiles actually pay or cause and actually pay or cause and actually pay or cause actually and and shall well and truly pay or cause actually and and shall well and truly pay or cause actually actually pay or cause		
PROVIDED ALWAYS, nevertholoss, and that it is the true intent and meaning of the parties to these Presents, that if. I		
PROVIDED ALWAYS, neverboless, and that it is the true intent and meaning of the parties to these Presents, that if	ollect said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or exo account for anything more than the rents and profits actually collected.	rpenses; without liabilit
be paid unto the said mortgages	and the second of the control of the second	
be paid unto the said mortgages		
AND IT IS AGAINED by and severes the said preference, and be uterly mill and void; otherwise to remines until default of payment shall be mad witness. My hand, and seal, this. 30th day of APP11 in it sear of our Lord one thousand, nine bundred and this 30th day of APP11 in it sear of our Lord one thousand, nine bundred and this 30th payment the presence of R. E. Poole and delivered in the presence of R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith (I. S. Thos. T., Goldsmith) (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. R. E. Poole R. L. Hunter (I. S. Thos. T., Goldsmith R. R. L. Hunter (I. S. Thos. Thos. Thos. Thos. Thos. Thos. Thos		
Witness. My. band. and seal., this. 30th. day of ADF11 in the content of our Lord one thousand, nine hundred and. thirty-Savan and in the one hundred and. Ithirty-Savan and the Independence of the United State Signed, sealed and delivered in the presence of R. E. Poole	be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the trunche said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force a	e intent and meaning o
and in the one hundred and the cone hundred and in the one hundred and signs, and her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. A D. 19.		
America. Signed, sealed and delivered in the presence of R. E. POOLE Thos T. Goldsmith (L. S. Gresswille County. MORTGAGE OF REAL ESTATE. Personally appeared before me. MORTGAGE OF REAL ESTATE. Personally appeared before me. R. L. HURLER Gresswille County. R. L. HURLER Gresswille County. A. D. 1927 Thos T. Goldsmith Vitnessed the execution thereof. SWORN TO before me this. JOth Notary Public for South Carolina. Gresswille County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE Of the Within named. A this day appear before me, and upon being privately and asparately examined by me, did declare that she does freely, voluntarily and without any compulsion used or fear of any person or parsons whomsoever, renounce, release and forever relinquish unto the within named. Green under my hand and seal, this. y of A D. 19.	Witnessmyhand and seal, this30thday of April	in th
America. Signed, seeled and delivered in the presence of R. E. Poole Thos T. Goldsmith (L. S. Greenville County. MORTGAGE OF REAL ESTATE. Personally appeared before me. MORTGAGE OF REAL ESTATE. Personally appeared before me. R. L. Hunter R. L. Hunter Greenville County. MORTGAGE OF REAL ESTATE. Personally appeared before me. R. E. Poole ad made cath that he saw the within named. R. L. Hunter gr. seal and as. L12 L13 A. D. 1927 Thos T. Goldsmith Notary Public for South Carolina. We for April A. D. 1927 Thos T. Goldsmith Notary Public for South Carolina. Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE Thos To south Carolina Notary Public for Sou	ear of our Lord one thousand, nine hundred and and and and	l in the one hundred an
Signed, seeled and delivered in the presence of R. E. POOLE Thos T. Goldsmith (L. S. HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. ADTIL THOS T. GOLDSmith NORTGAGE OF REAL ESTATE. Personally appeared before me. ADTIL THOS T. GOLDSmith THOS T. GOLDSmith Witnessed the execution thereof. SWORN TO before me this. JOth ADTIL ADTIL ADTIL ADTIL Thos T. GOLDSmith Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE Those T. Goldsmith Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE Those wife of the within named. d this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion seed or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. Jy of. A D. 19.	619+	
R. E. POOLE Thos T. Goldsmith (L. S. HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Als. La Hunter R. E. Poole Mande eath that. he saw the within named. R. L. Hunter gr. seal and as. Lis. Thos T. Goldsmith AD 1937 Thos T. Goldsmith (L. S.) Witnessed the execution thereof. SWORN TO before me this. 30th Notary Public for South Carolina. Thos T. Goldsmith (L. S.) Notary Public for South Carolina. FENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE Notary Public for S. C. be wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion used or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. diven under my hand and seal, this. y of. A. D. 19	of America.	ence of the United State
Thos T. Goldsmith (L. 8) HE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE. R. E. POOLE In made oath that he saw the within named. R. L. HUDGET. ga, seal and as his act and deed deliver the within written deed, and that he wit Thos T. Goldsmith. SWORN TO before me this 30th Mortgage of ADT11. A. D. 1937. Thos T. Goldsmith (L. 8) Notary Public for South Carolina. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE I, Notary Public for S. C. Shereby certify unto all whom it may concern that Mrs. Le wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. A. D. 19. Y of A. D. 19.	Signed, sealed and delivered in the presence of	
Thos T. Goldsmith (L. S. HE STATE OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE. R. E. POOLS Made oath that he saw the within named. R. L. HURLEY. En, seal and as. his. act and deed deliver the within written deed, and that he with the saw the within written deed, and that he with the same the execution thereof. SWORN TO before me this. 30th witnessed the execution thereof. SWORN TO before me this. 30th Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE I, Notary Public for S. C. Shereby certify unto all whom it may concern that Mrs. In wife of the within named. A this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. You of A. D. 19.	R. E. Poole R. L. Hunter	(L. S.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	Thos T. Goldsmith	/T Q
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		
MORTGAGE OF REAL ESTATE. Greenville County. R. E. POOLE R. L. HURLER gn, seal and as. LLS HURLER gn, seal and deed deliver the within written deed, and that he wit Thos. T. Goldsmith		(L. S.
Greenville County. Personally appeared before me		(L. S.
Greenville County. Personally appeared before me	THE STATE OF SOUTH CAROLINA	100 Marie 100 Ma
Personally appeared before me	MORTGAGE OF REAL ESTATE	
and made oath that he saw the within named R. L. Hunter gn, seal and as blis act and deed deliver the within written deed, and that he with the within act and deed deliver the within written deed, and that he with the within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within written deed, and that he within act and deed deliver the within act and deed deliver the within the within written deed, and that he within act and deed deliver the within act and deed deliver the within act and deed deliver th		
gn, seal and ashis		
Thos T. Goldsmith witnessed the execution thereof. SWORN TO before me this	nd made oath that he saw the within namedR. I Hunter	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Thos T. Goldsmith witnessed the execution thereof. SWORN TO before me this	gn, seal and asact and deed deliver the within written do	ed, and that he wit
SWORN To before me this		
Thos. T. Goldsmith (L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I,		reof.
Thos. T. Goldsmith (L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE Notary Public for S. C. O hereby certify unto all whom it may concern that Mrs we wife of the within named d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion could or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this A. D. 19	70+1-	
TOOS T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE Notary Public for S. C. Pohereby certify unto all whom it may concern that Mrs. We wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion can of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Seirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. A. D. 19		*
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE Notary Public for S. C. hereby certify unto all whom it may concern that Mrs we wife of the within named d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	A	
Greenville County. I,	April A. D. 1937 R. E. Poole	
Greenville County. I,	April A. D. 1937 R. E. Poole Thos T. Goldsmith (L. S.)	
I,	April A. D. 1937 Thos T. Goldsmith (L. S.) Notary Public for South Carolina.	
hereby certify unto all whom it may concern that Mrs	A D. 19.37. Thos T. Goldsmith (L. s.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. PURCHASE MONEY MO	
e wife of the within named	Thos T. Goldsmith (L. s.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. A. D. 1937 R. E. Poole PURCHASE MONEY MO	R TGAGE
e wife of the within named	Thos T. Goldsmith (L. s.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. A. D. 1937 R. E. Poole PURCHASE MONEY MO	R TGAGE
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion each or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Thos T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. R. E. Poole	RTGAGE Notary Public for S. C
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Thos T. Goldsmith (L. s.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. R. E. Poole PURCHASE MONEY MO A D. 1937 R. E. Poole PURCHASE MONEY MO I,	RTGAGE Notary Public for S. C
sirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	Thos T. Goldsmith Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. R. E. Poole R. E. Po	RTGAGE Notary Public for S. C
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	Thos T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,	RTGAGE Notary Public for S. Co
Given under my hand and seal, thisA. D. 19A. D. 19	Thos T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	RTGAGE Notary Public for S. Co
Given under my hand and seal, thisA. D. 19A. D. 19	April A. D. 1937 Thos. T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	RTGAGE Notary Public for S. Co
Given under my hand and seal, this	A. D. 1937 Thos. T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MO thereby certify unto all whom it may concern that Mrs. We wife of the within named. The wife of the within named. The wife of the within named. Those wife of the within named.	RTGAGE Notary Public for S. Co
y ofA. D. 19	Thos. T. Goldsmith (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	RTGAGE Notary Public for S. C
	A. D. 1937 Thos. T. Goldsmith (L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MO hereby certify unto all whom it may concern that Mrs. we wife of the within named. Id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Seirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within many person or persons whomsoever, renounce, release and forever of, in or to all and singular the Premises within many person or persons whomsoever.	RTGAGE Notary Public for S. C
Notary Public, S. C. (Seal)	Thos. T. Goldsmith (L. s.) HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in or to all and singular the Premises within medical claim of Dower of, in	RTGAGE Notary Public for S. C
Notary Public, S. C.	Thos. T. Goldsmith (L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MO I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ceed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within m Given under my hand and seal, this. A. D. 19.	RTGAGE Notary Public for S. C. without any compulsion the second and released.
	Thos T. Goldsmith (L. S.) HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. PURCHASE MONEY MO I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within m Given under my hand and seal, this. A. D. 19.	RTGAGE Notary Public for S. C. without any compulsion the second and released.