tra and Assigns forever. And. I do hereby bind. Mysell Sill My Morwood, Jr., his were defend all and ningular the said Premises unto the said. J. W. Norwood, Jr., his Helrs and Assigns, from and against. Mysell Sill My				****
POGETHER with all and singular the Rights, Members, Revolutements and Apprintenance to the said Pressions belonging, we in suprise incident or apportunity of the AND TO HOLD all and singular the said Pressions unto the said. J. W. HOTPOOK, Jr., 13.2 In and Assigns forever, And. I			,	
TO DATE AND TO DOLD of and singular the skiplan Members, Eurolidements and Appurtnessment to the said Fremises belonging, or in saywise incident or apportunity to the said freewise wate the said. J. W. NOTWOORD, Jr., 118 and Antique forever. And. I do breedy blief. Nydelf SMI My		# 10 m and 40 m and 4		
TO DATE AND TO DOLD of and singular the skiplan Members, Eurolidements and Appurtnessment to the said Fremises belonging, or in saywise incident or apportunity to the said freewise wate the said. J. W. NOTWOORD, Jr., 118 and Antique forever. And. I do breedy blief. Nydelf SMI My				
TOGETHER with all and singular the Fights, Members, Morelitaments and Appurtmentates to the said Premises belonging, or in anywise incident or appetrizing to the ANY AND TO HOLD all and singular the said Premises into the said. J. W. NOTWOOD, Jr., 112 a and Assigns forever. And. I do hersby blad. J. W. NOTWOOD, Jr., 143 Littles and Ansigns, Econ and against. BO SIA RY. Elets and Ansigns, Econ and against. BO SIA RY. Elets and Ansigns, Econ and against. BO SIA RY. Littles and Ansigns, Econ and A		ه و الله الله الله الله الله الله الله ا		
POGETHES with all and singular the Eighia, Members, Excellisaments and Apparlamences to the said Premises belonging, or in anywise incident or apportuning to the Province of the Control				
TO HAVE AND TO HOLD all and singular the Rights, Members, Hereditissments and Appartuments to the said Premises beingding, or in anywhe incident or apparentially TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. W. HOTWOOD, Jr., his survey defined all and singular the said Premises unto the said. J. W. HOTWOOD, Jr., his survey defined all and singular the said Premises unto the said. Micro and Ansigns, from and against. Big and Ry. Recenters, Administrators and Assigns and every person whomever lawfully claiming or to claim the saids or any part thereof. And the said mortgager agree to foars the hours and buildings on said lot in a sum not last than Six throughout 11/2. In the said mortgager agree to foars the hours and buildings on said lot in a sum not last than Six throughout 11/2. In the said mortgager agree to foars the hours and buildings on said lot in a sum not last than Six throughout 11/2. In the said mortgager agree to foars the hours and buildings on said lot in a sum not last than Six throughout 11/2. In the said mortgager agree to foars the hours and buildings on said lot in a sum not last than Six through and the said mortgage whill at any the foars in the said mortgage and said the said mortgage and the said mortgage and said the mortgage and the said mortgage the days of the said mortgage and the said mortgage the days of the said mortgage and the said mortgage and the said mortgage the days of the said mortgage the days of the said mortgage the days of the said mortgage the				ناغ سائيس ناپ شعا جاء عائم انداز المحادث عاري
TO HAVE AND TO HOLD all and singular the Ripha, Members, Hereilisaneous and Approximates to the mail Presidence belonging, or in any wise temporal to a previous of the state		*	نست نا فروا با الله الله في بالمناسبين في بالمناسبية في الله بالمناسبية بالمناسبية بالمناسبية والمناسبة والمناسبة	<u> </u>
TO HAVE AND TO HOLD all and singular the said Fremises unto the said. If and Arsigns forever, And. I do hereby bind. Myself and my me and Arsigns forever, And. I do hereby bind. Myself and my me and Arsigns forever, And. I do hereby bind. Myself and my me defeed all and singular the said Fremises unto the said. J. W. NOWOOD, Jr., 116 Helrs and Ansigns, from and against. 190 g.10d, My int, Erecutors, Administrators and Ansigns and every person whomeover leverably chaining or to claim the same or any part thereof. And the said mortgager. agree. to insure the bones and buildings on said he is a sun not less than. Sty Ebrugsand five And the said mortgager. agree in the policy of insurance to the said mortgager. and that in the event that the mortgager. and keep the si it do do so, then the said sportgager. Since the said mortgager. In the said mortgager. And that in the event that the mortgager. And if it do so it then the said mortgager. In the said mortgager. And that in the event that the mortgager. And if it say this say past of said chief or interest thereon, be past done and upsaid. I have by said the contract the said mortgager. In the said mortgager. And the said say that say past of said chief or interest thereon, be past done and upsaid. I have by said the said said said or interest thereon, be past done to said said or said said or interest thereon. In the said mortgager with interest the said said said said said said said said		TT Jilament and Ampuntanene	es to the said Premises belonging, or in anywise is	ncident or appertaining.
TO HATE AND TO ROLD all and singular the said received since the said received since and			J. W. Norwood, Jr., his	
in and Assigns forever. And I do barely bind. INVESTIGAT. M. Hets. Exceeders and Administrators and Administrators to warrant of the self-self-self-self-self-self-self-self-	TO HAVE AND TO HOLD all and singular the	said Premises unto the suid		
Helrs and Assigns, from and ageston. Hells and Assigns, from and ageston. Helrs and Assigns, from and ageston. Helrs and Assigns, from and ageston. Helrs and Assigns, from and ageston. Hells and Assigns, from and ageston. Hell and the and formation. Hell and the and professor. Hell and the and and ageston. Hell and the ageston. Hel				to the second and
Helrs and Assigns, from and against. No and My res. Executors. Administrators and Assigns and every person whomesever lawfully clustering or to claim the same or any part thereof. And the said mortgages. agree. to insure the house and buildings on said lot in a sum not less than. Six thouseand five Innihity of & no/100 Dullars, in a company or conspanies satisfactory to the mortgages. and keep the set from loss or damage by fire, and assign the pointy of insurance to the said mortgages. and that in the event that the mortgages. The said mortgages are considered that in the event that the mortgages. The said mortgages are due to the said mortgages. The said mortgages are due to the said mortgages. The said mortgages are due to the said mortgages. The said said said the said mortgages. And if a vary lines any part of said dick, or interest thereon, he past due and unpaid. I hereby assign the results and prefits of the above deer had not said from the said fronts and said said said said said said said sai	rs and Assigns forever. And $\overline{1}$	hereby bind	Heirs, Executors and Adminis	CLECOLE TO MELLEUR STOR
This and Assigns, from and against. He will be still be a first the policy person whosenever having visiting to claim the same or any part thereof. And the said mortgager. agree to insure the hours and buildings on said lot in a sum not less than. Six hours and five hundred & no/100. Dollars, in a company or companies satisfactory to the storigage, and keep the same to be insured to the storigage and that in the event that the mortgage, and the enty to the storigage, and the enty to do the stories of the	ever defend all and singular the said Premises un	to the said	bod, or, a min	
This and Assigns, from and against. He will be still be a first the policy person whosenever having visiting to claim the same or any part thereof. And the said mortgager. agree to insure the hours and buildings on said lot in a sum not less than. Six hours and five hundred & no/100. Dollars, in a company or companies satisfactory to the storigage, and keep the same to be insured to the storigage and that in the event that the mortgage, and the enty to the storigage, and the enty to do the stories of the				
And the said mortgager agree to insure the hoses and buildings on said to it a sum not less than SIZ the Outsand five Immedies of & not/100 Dollars, in a company or companies satisfactory to the mortgager and less the mindle of & not/100 seed from loss or damage by five, and assign the policy of instructe to the said mortgages and that in the event that the mortgager shill all second mortgages are not be immediately assign the second mortgages and that in the event that the mortgager shill all second mortgages are not be formed in 1.18 And if a say time any part of said debt, or interest themes, he past does and suppaid. I hereby assign the cents and profits of the sheet share sheet and source and profits of the sheet share sheet and source and profits. The sheet sheet share the sheet share		Heirs and	d Assigns, from and against me	ina my
Dollars, in a company of companies Statement, and casting the policy of insurance to the said mortgages and that in the event that the mortgages and cast mortgages and	and amelian A surface and	orrows nargon whomspever lawfully c	elaiming or to claim the same of any part more	JO21
Dollars, in a company of companies Statement, and casting the policy of insurance to the said mortgages and that in the event that the mortgages and cast mortgages and	And the said mortgagor agree to ins	sure the house and buildings on said	lot in a sum not less than	7144
ared from loss or damage by fire, and assign the policy of inarrance to the said mortgages and then in the event that the mortgager. stand it also to to so, then the said mortgages may cause the same to be inarred in h.1.8	hundred & no/100	Dollars, in a con	npany of companies satisfactory to the mortage	1022, 6110 more 1119
Lip of to p, then the sold mortgages—may cause the same to be insured in 11.28 And if at any time any part of said delt, or interest thereon, be past due and unputs I hereby assign the rents and profits of the shows after a said for interest thereon, be past due and unputs I hereby assign the rents and profits of the shows after a said for interest thereon, a part of said profits a profit of said state may, at chambers or otherwise, appoint a rendwer, with authority to take possession of said green as any Judge of the Green's profits, supplied to rent and profits accountly controlled the profits, supplied to rent and profits accountly controlled the profits, supplied to rent and profits accountly controlled to the profits, supplied to rent and profits accountly controlled to the profits, supplied to rent and profits accountly controlled to the profits accountly once the said mortgages the dots or sum of money aforesaid, with interest thereon, if any be due, according to the true latest and measure and profits and said and said parties that said nowingsers. Als., to hold and easy the said treatment in this force the said parties that said nowingsers. Als., to hold and easy the said treatment in this force that and installed the said and delivered in the presence of the said said and said that a said parties that said nowingsers. Als., to hold and easy the said treatment in this force is a said to controlled the said and said that a special said that a special said that a special said that a special said that said and said that a special said that said and said that said that said the said that said and		at a second more	otographe and that in the event that the mortga	igor shall at any time
And it any time any pert of 1820 6000, or interest common to the common of the Common of the Common Court of said State may, at chambers or otherwise, appoint a receiver, with authority to tacks possession of said gramman and any shall be considered on the Common Court of said State may, at chambers or otherwise, appoint a receiver, with authority to tacks possession of said gramman and said of the Common Court of said State may, at chambers or otherwise, appoint a receiver, with authority to tacks possession of said gramman and said control of the parties to these Presents, that if	to do so then the said mortgagee may cause	e the same to be insured inhi	S name and reimburse	imboli
unices to said mortgages	amium and expense of such insurance under this m	ortgage, with interest.	I hereby assign the rents and profits	of the above described
the stay Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with and profits appring the et proceeds the hereafter (after paylor) could one disclosing only one said soid, interest, ends or expenses; without list second for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits account for anything more than the rests and profits and profits account for anything more than the rests and profits any the said profits and make all and the said more and profits any the day of any the said profits and make and said. The profits and profits and more anything and the said profits and profits and more anything and the said profits and profits and more anything and the said profits and prof	And it at any time any part of said dept, or inc	his	Heirs, Executors, Administrato	rs or Assigns, and agree
lises said routs and promise, applicant the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	smises to said mortgagee_, or	nay, at chambers or otherwise, appoir	at a receiver, with authority to take possession	n of said premises and
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	liect said rents and pronts, applying the net proceed	profits actually collected,		
be paid unto the said mortugage	PROVIDED AV HIAVO assemblates and that t	t is the true intent and meaning of th	ne parties to these Presents, that if	, the said mortgagor
be paid unto the said mortgages. the debt or sum of money foresaid, with interest thereon, if any be due, according to more as advantages and sale shall cases, determine, and be tulged, and later this deed of larges in and sale shall cases, determine, and be tulged, and said prices that defeout of payment shall be a AND II S ACREED by and between the said prices that said mortgages. AND II S ACREED by and between the said prices that said mortgages. AND II S ACREED by and between the said prices that said mortgages. AND II S ACREED by and between the said prices that said the said prices that said prices that said prices that said prices and said prices that said prices and said prices that said prices and sa	PROVIDED ALWAYS, nevertheless, and that I	I IS the state intoine and	do and shall we	l and truly pay or cause
* MACH TI IS ACHEED by and between the said parties that said motingsor. J.S. to hold and enjoy the said Freemes units elected to pursue shade and the said parties that said motingsor. J.S. to hold and enjoy the said Freemes units elected to pursue shade and seal. , this. 19th day of February in and in the one handred said for the first of the within named. **Signad, sealed and delivered in the presence of We said of M. Walker Georgia Hodges **We said of M. Walker Georgia Hodges **Georgia Hodges **Georgia Hodges **C. L.		of manay aforessid with inter	est thereon, if any be due, according to the tru	e intent and meaning of
Witness BY hand and seal this 19th day of February and in the one hundred slxty-fifth year of our Lord one thousand, mine hundred slxty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Wesdey M. Walker Georgia Hodges (L) Habel G. Lynn (L) THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. Greenville County. Mabel G. Lynn (L) Habel G. Lynn Mortgage of Real Estate. Georgia Hodges (L) Habel G. Lynn (L) Wesley M. Walker within named Georgia Hodges act and deed deliver the within written deed, and that sign, seal and as hor wesley M. Walker witnessed the execution thereof. SWORN TO before me this 19th Mesley M. Walker (L) Wesley M. Walker (L) Wesley M. Walker (L) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. Notary Public for South Carolina. Notary Public for do hereby certify unto all whom it may concern that Mrs. Notary Public for do hereby certify unto all whom it may concern that Mrs. Notary Public for do hereby certify unto all whom it may concern that Mrs. Notary Public for do hereby certify unto all whom it may concern that Mrs. Notary Public for and or persons whomsoever, renounce, release and forever relinquish unto the within named.	be paid unto the said mortgagee the debt of the said note, then this deed of bargain and sale shi	all cease, determine, and be utterly n	all and void; otherwise to remain in full force a	nd virtue. I payment shall be made.
sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Sixty-fifth year of the Independence of the United S Independence of the United S Georgia Hodges (I. I. I. I. I. I. I. I. I. I.	AND IT IS AGREED by and between the said	parties that sam merigasoras	February	in the
Sixped, sealed and delivered in the presence of Sixped, sealed and delivered in the presence of We sikey M. Welker Georgia Hodges (L. Mabel G. Lynn (L. Characteristic County. Ferronally appeared before me. Mabel G. Lynn Mortgage of Real Estate. Greenville County. Perronally appeared before me. Mabel G. Lynn Ind made oath that. She saw the within named. Georgia Hodges Indianas Hor Sworn To before me this. 19th Sworn To before me this. 19th We skey M. Welker Witnessed the execution thereof. Sworn To before me this. 19th We sley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. I. Notary Public for do hereby certify unto all whom it may concern that Mrs. It wife of the within named. It wife of the	Witness my hand and seal	, this19 tn	day of	
Sixty-fifth year of the Independence of the United Sixty-fifth year of the Independence of the United Sixty-fifth year of the Independence of the United Sixty M. Walker Georgia Hodges (L. Mabel G. Lynn (L. S.) THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. Greenville County. Mabel G. Lynn (L. S.) Personally appeared before me. Mabel G. Lynn act and deed deliver the within written deed, and thatSh we skey M. Walker witnessed the execution thereof. SWORN TO before me this. 19th Wesley M. Walker witnessed the execution thereof. SWORN TO before me this. 19th Mabel G. Lynn Mabel G. Lynn Wesley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. I. Notary Public for do bereby certify unto all whom it may concern that Mrs. the 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 without any compression of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	ear of our Lord one thousand, nine hundred and	forty-one	and	in the one hundred and
America. Signed, sealed and delivered in the presence of We siley M. Walker Mabel G. Lynn (I. HE STATE OF SOUTH CAROLINA, Greenville County. Mabel G. Lynn Mortgage of Real Estate. Greenville County. Mabel G. Lynn Greenville County. Mabel G. Lynn Mabel G. Lynn Mortgage of Real Estate. Georgia Hodges act and deed deliver the within written deed, and that. Sh sign, seal and as. her we shey M. Walker witnessed the execution thereof. SWORN TO before me this. 19th We sley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. MORTGAGOR, WCMAN Greenville County. Notary Public for South Mrs. He wife of the within named. Mithis day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comdered or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.		sixty-fifth	year of the Independe	ence of the United States
Wesley M. Walker Georgia Hodges (L Mabel G. Lynn (L) Greenville County. Moetgage of Real Estate. Georgia Hodges (L) (L) Moetgage of Real Estate. Georgia Hodges Mabel G. Lynn Moetgage of Real Estate. Georgia Hodges Lynn Mabel G. Lynn Mabel G. Lynn Mesley M. Walker Mesley M. Walker Wesley M. Walker Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. Moetgage of Real Estate. Georgia Hodges Lynn Mabel G. Lynn Mabel G. Lynn Mabel G. Lynn Mabel G. Lynn Mortgagor, Woman Greenville County. Notary Fublic for South Carolina. Notary Fublic for South Carolina. He STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Mortgagor, Wo	f America.			
Mabel G. Lynn (I. THE STATE OF SOUTH CAROLINA.) Greenville County. Personally appeared before me	Signed, sealed and derivered in the presents		Georgia Hodges	(L. S.)
THE STATE OF SOUTH CAROLINA. Greenville County. Mabel G. Lynn Mabel G. Lynn Mabel G. Lynn Mestey M. Walker Mestey M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I. Mabel G. Lynn Mabel G.	Wester M. Halkol			(L, S.)
Greenville County. MORTGAGE OF REAL ESTATE. Greenville County. Mabel G. Lynn Mortgage of Real Estate. Georgia Hodges ign, seal and as her act and deed deliver the within written deed, and that her witnessed the execution thereof. SWORN TO before me this 19th Wesley M. Walker witnessed the execution thereof. SWORN TO before me this 19th Wesley M. Walker (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. I, Notary Public for South Carolina. RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. I, Notary Public for do hereby certify unto all whom it may concern that Mrs. the 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 without any completed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.				(T. 8.)
Greenville County. Personally appeared before me. Mabel G. Lynn				(I, 0.)
Greenville County. Personally appeared before me				(L, S.)
Greenville County. Personally appeared before me	CAROLINA)			
Personally appeared before me	· · · · · · · · · · · · · · · · · · ·	MORTGAGE OF REAL ESTAT	S.	
with made oath thatShe saw the within named Georgia Hodges		Mabel G. Lynn		
We sley M. Walker witnessed the execution thereof. SWORN TO before me this 19th Mabel G. Lynn We sley M. Walker (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. I,	Personally appeared before me	Ceongle Hodges		
Wesley M. Walker witnessed the execution thereof. SWORN TO before me this 19th Mabel G. Lynn Wesley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I,	and made oath that	0001 81 81 11000		and and that She with
SWORN TO before me this	sign, seal and asher		act and deed deliver the within written	deed, and that ne was
SWORN TO before me this		Westey M. Walker	witnessed the execution th	ereof.
Mabel G. Lynn Wesley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Notary Public for do hereby certify unto all whom it may concern that Mrs. the wife of the within named. edd this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any completed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.				
Wesley M. Walker Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Notary Public for Notary Public for do hereby certify unto all whom it may concern that Mrs. the wife of the within named. the 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 without any completed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.			Mabel G. Lvnn	
THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. MORTGAGOR, WOMAN Greenville County. Notary Public for do hereby certify unto all whom it may concern that Mrs. the wife of the within named				
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Wesley M. Walker Notary Public for S	outh Carolina.		
Greenville County. I,	TANGET TOTAL			
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.	MORTGAGOR, WOMAN	
the wife of the within named	Greenville County.			Notare Dublic See C /
do hereby certify unto all whom it may concern that Mrs the wife of the within named the wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complete this day appear are declared to the day appear are declared to th	I,			NOTATY PUBLIC IOT S. C
the wife of the within named	I have contifue unto all whom it may concern t	that Mrs		
did this day appear before me, and upon being privately and separately examined by me, did deciare that she does freely, voluntary and the deciare that she does freely and the deciare that she does freely and the does freely and the deciare that she does freely and the does freely and the deciare that she does freely, voluntary and the does freely and				
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	MA this day appear before me, and upon being p	rivately and separately examined by I	me, did deciare that she does freely, voxumering a	
	end mis day appear nerote and and appearance and	ver, renounce, release and forever re	inquish unto the within named	
	dread or fear of any person or persons wnomsoe	Act's Temporaries, resemble many research tem		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and rele				
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and shighter the restaurant the re			of in or to all and singular the Premises within	n mentioned and released.
			UI, III UI to all and singular the Training	
Given under my hand and seal, this	Given under my hand and seal, this	, may see any see that see one one one one one one of the see one one of the see of the see one of the see of		