G.R.E.M.—2-a

TO INVESTIGATION with all and singular Ear Fisher, Members, Hereforement and Appartuament to the said Frenches Members, and apparent to the said Artesian Services of the said of the said and said singular for said Premise were the said. **Minute Physics**, Los ** **Disk AND TO KILD all and singular for said Premise were the said. **Minute Physics**, Los ** **Heirs and Assiss forerers. And ** **It is and Antient forms and appairs ** **PR. **Said My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **PR. *** **And My ** **Heirs and Antient forms and appairs ** **And My ** **Heirs and Antient forms and appairs ** *** **And My ** **Heirs and Antient forms and appairs ** *** **And My **	The second secon
TOGETHER with all and financies the Biglita, Mombers, Receditaments and Appartenances to the said Premises beloanding or in stylube incident or appear. TO HAVE AND TO MOLD all and simple to be add Premises must be said. TO HAVE AND TO MOLD all and simple to be add Premises must be said. Minuse Baymon, her Heles and Assines forest. And I. 6. hereby, back. Myself, My. Heles and Assines forest. And I. 6. hereby, back. Myself, My. Heles Baymon, her Heles Baymon, here Heles Baymon, here and hereby, here and hereby and he	
TOURSTIER with all and singular the Fighes, Mancher, Remelliances and Apparamenens to the said Promises belonging, or in sevente incident or agreement to MANE AND TO INCID all and singular the said Promises mere the said. **MITTS Bayrong, hor** **Hirts and Advisors foreste. And	
TOURSTIER with all and singular the Fighes, Mancher, Remelliances and Apparamenens to the said Promises belonging, or in sevente incident or agreement to MANE AND TO INCID all and singular the said Promises mere the said. **MITTS Bayrong, hor** **Hirts and Advisors foreste. And	
TOCKTIBER with all and singular the Nights, Members, Moreillaments and Appartaments to the and Premiter belonging, or in service incident or appearance. TO HAVE AND TO KIRT Dill and singular the said Premiter amo die said. **MINITE BAYING, DAYNG, INT.** Heirs and Assigns (arrow: And. I the bridge blad. WYSOLT, BY Heirs, Executors and Administrators to warrant and orrespondenced as and singular the said Premiter south the said. **MINITE BAYING, DAYNG,	
TO GOTTIER with all and singular the Viples, Mambor, Mereditermore and Appartunences to the said Province Medical or appearation. TO GOTTIER WITH A DO MILL Del and singular the said Provinces unto the said. WITH A DESTRUE, her Here and Assigns forever. And, I do hearing brief. WITH A DESTRUE, her Here and Assigns forever. And, I do hearing brief. WITH A DESTRUE, her Here and Assigns forever. And Assigns and every passes whomeseers briefly planting or to claim the same or any part discred. And it said mortpaper agers to intere the towns and hardings on said to its a sum not be the Assigns, from our agents Dellar, he endougney or consules substitute to the same and hardings on said to its a sum not be the Assessment of the same same of the same same of the same same of the same same same same same same same sam	
TO HAVE AND TO HOLD at med singular the highest Members, stereditments and Apparentances to the soft Premises belowing, or in survivo uniform or appearance of the soft Premises belowing. To HAVE AND TO HOLD at med singular the soft Premises note the soft Millia Beyrnes, her Here and Andreas Greene, And. I do hereby hind. WY99125, MY Here, Execution and Administrators to warrant and ordered defined all and singular the soft Premises note the soft Milliam Beyrnes, her Here and Andreas Greene, Andreas The soft Premises note the soft Milliam Beyrnes, her Here and Andreas and Andreas and Andreas and anything and the soft and soft and the soft and soft anything and the soft any post of anything and the soft any soft and soft anything and the soft any post of anything and the soft and soft any post of any debt of houseand to her soft and soft anything and the soft any post of anything and the soft and soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft and the polyce of the soft and the soft and the polyce of the soft and the s	
TO HAVE AND TO HOLD at med singular the highest Members, stereditments and Apparentances to the soft Premises belowing, or in survivo uniform or appearance of the soft Premises belowing. To HAVE AND TO HOLD at med singular the soft Premises note the soft Millia Beyrnes, her Here and Andreas Greene, And. I do hereby hind. WY99125, MY Here, Execution and Administrators to warrant and ordered defined all and singular the soft Premises note the soft Milliam Beyrnes, her Here and Andreas Greene, Andreas The soft Premises note the soft Milliam Beyrnes, her Here and Andreas and Andreas and Andreas and anything and the soft and soft and the soft and soft anything and the soft any post of anything and the soft any soft and soft anything and the soft any post of anything and the soft and soft any post of any debt of houseand to her soft and soft anything and the soft any post of anything and the soft and soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft any post of any debt, or interest premise to the soft and the polyce of the soft and the soft and the polyce of the soft and the s	
TO HAVE AND TO HOLD all wed singular the wild Pennices may the said. **Minute Baymen, her** Helin and Assigns former, And. I do browly hind. Minute Baymen, her* Helin and Assigns from and against 100 Minute Baymen, her* Deplits, in a company or comments assigns 100 Minute Baymen, her* Deplits, in a company or comments assigns 100 Minute Baymen, her* Helin and Assigns from and against 100 Minute Baymen, her* Helin and Assigns from and against 100 Minute Baymen, her* Helin and Assigns from and against 100 Minute Baymen, her* Helin and her and against 100 Minute Baymen, her* Helin and her and against 100 Minute Baymen	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging or in anywise incident or any
Eleis and Assignas forever. And. I do hereby load. METTILE BRYTON, here Here and Assignas, forever and Administrators to warrant and occurs solved all and singular the usual Pransies who the and METTILE BRYTON, here and Assignas, from and against. BY 90.02 my Here and Assignas, from and against. BY 90.02 my Here and Assignas, from and against. BY 90.02 my And the said mortgager. And all are the abstractions. And all are the abstractions. And all are the abstractions. And if all are the abstractions and abstractions. And if all are the abstractions are abstracted. And if all are the abstractions are abstracted. And if all are the abs	TO HAVE AND TO HOLD all and singular the said Premises unto the said
Heirs and Assigns forever. And	
Minis and Assigns, from and against. 199 . 20.2, By Helics and Assigns, from and against. 190 . 20.2, By And the said movingage. agree to insure the brines and endings on said for its a sum on these than And the said movingage agree and seeps the brines and endings on said for its a sum on the end and the said movingage and seeps the same and endings on said for its a sum on these than And the said movingage. The policy of marries to the said movingage and seeps the same all to do so them the said source government of the movingage. With altered and the said source of said source move that mergage, with altered and source of said source may part of said date, to instruct thereon, to past due and surpaid. I work the said out species of said source the said to the source that the said movingage. With altered and a said out species of said source the said to the said the said source and profiles of the slower described for said the said source part of said date, to instruct thereon, to past due and surpaid. I work the said said the said source the said source that the said source part of said date, to instruct thereon to past due and surpaid. I work the said said the said source the said said to said the said source the said said to said the said said the said said to said the said said to said the said source the said said the said sa	
Heirs seed Assigns, from and against. 39. 99.4 my delies, Executors, Administrature and Assigns and every person whomsteers backfully deliening or so claim the same or any part thereof. And, the said mortgagoon agree—to hance the house and backfullings on said for its a sun not less than . 3. Deliens, in a company or companies satisfactory to the mortgage—and keep the same of the said mortgage—and keep the same of the said mortgage—and keep the same of the said mortgage—and the said mortgage—and keep the same of the said mortgage—and the said mortgage—and keep the same of the said mortgage—and the said mortgage—and keep the same of the said mortgage—and the said mortgage—and keep the said mortgage—and keep the said mortgage—and keep the said mortgage—and keep the said and the said mortgage—and said with the said mortgage—and said with the said mortgage—and said with the said mortgage—and said mortgage—and said with said trails and profits analyting the said profits analyting followed—and said mortgage—and said m	Heirs, Executors and Administrators to warrant
Hities and Assigns, from and against. 200 002 Ny. And the mid mortigager. supre to insist the Soute and bouldage on side for its sum on long that the same or any part thereof. And the mid mortigager, supre to insist the Soute and bouldage on side for its sum on long that the contrague, and keep the same can be side mortigager and chain it to cover these the mortigager, and keep the same can be side mortigager and chain in the cover these the mortigager, and keep the same can be side mortigager and chain in the cover these the mortigager, and keep the same can be side mortigager and chain in the cover these the mortigager, and keep the same can be side mortigager and chain in the cover these the mortigager, and keep the same can be side mortigager on said in the cover these the mortigager of particular said in the same of profess of the above date of the same of mortigager on said mortigager of the above date of the same of mortigager on said mortigager After the And of an any time and expended of the said coverage of the s	
And the aid mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager and keep the same and the mortgager and that in the event that the mortgager and keep the same and regions of singuistic to the mortgager and that in the event that the mortgager and it as my mortgager And that all the event that the mortgager and it as my mort and deld, for interest thereon, he year due and unraid I hereby assign the rests and profits of the above described mortgager The and profits of the above described mortgager In the profit of the above described mortgager In the profit of anything dimer libbs the rests and profits of the above described mortgager In the profit of anything dimer libbs the rests and profits of collection your and deld, interest, order or repenses; without libbs and profits of all the profits of collection your and deld, interest, order or repenses; without libbs and the anything dimer libbs the rests and profits of collection your and deld, interest, order or repenses; without libbs and the profits and the rest in the profits and the p	
And the aid mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager agree to insure the house and buildings on said to it a sum not less than. And all card mortgager and keep the same and the mortgager and that in the event that the mortgager and keep the same and regions of singuistic to the mortgager and that in the event that the mortgager and it as my mortgager And that all the event that the mortgager and it as my mort and deld, for interest thereon, he year due and unraid I hereby assign the rests and profits of the above described mortgager The and profits of the above described mortgager In the profit of the above described mortgager In the profit of anything dimer libbs the rests and profits of the above described mortgager In the profit of anything dimer libbs the rests and profits of collection your and deld, interest, order or repenses; without libbs and profits of all the profits of collection your and deld, interest, order or repenses; without libbs and the anything dimer libbs the rests and profits of collection your and deld, interest, order or repenses; without libbs and the profits and the rest in the profits and the p	Heirs and Assigns, from and against me and my
Dillet, in a colomogray or compagnes anistation to the mostages, and level the name in the said mortgages, and level the name and in the said mortgages, and level the name and in the said mortgages, and level the name and in the said mortgages, and level the name and said mortgages, and level the mortgages, and level the name and said mortgages, and level the said mortgages. And if a say time any part of said delth, or interest thereon, he past due and unpaid. I hereby assign the rename and profits, of the shows described the mortgages of the create and profits, of the shows described the part of the contraction of the said mortgages. In the level of the Create Court of said State may, at chambers or otherwise, appears to the court of the said mortgages, and level proceeds, therefore, courts or any part of said delth, or interest and the said mortgages. PEOVIDED ALWAYS, nevertheless, and dust is in the true interest and produced profits setually collected, and any and any part of the said mortgages. And if a said mortgages. And if a said mortgages. And if a said mortgages. And dust it is not uniterest (refore parties sold or collection) upon said delt, interest, cours or explainty without habital profits. And if a said mortgages. And dust it is not uniterest therefore, if any be dee, according to the true internal and mortgand, and be offen in mortgages. And if a said mortgages. And if a said mortgages. And if a said mortgages. And if the said mortgages of the said mortgages of the said mortgages. And the said mortgages. And if the said mortgages. And if the said mortgages. And if the said mortgages of the said mortgages and be offen in the said mortgages. And the said mortgages are said and said cases, determine, and be uterly unit and void; otherwise to remain in full force and virtue. And if the said mortgages are said and said delivers of t	ciers, Executors, Administrators and Assigns and every porcent the second secon
Dillet, in a colomogray or compagnes anistation to the mostages, and level the name in the said mortgages, and level the name and in the said mortgages, and level the name and in the said mortgages, and level the name and in the said mortgages, and level the name and said mortgages, and level the mortgages, and level the name and said mortgages, and level the said mortgages. And if a say time any part of said delth, or interest thereon, he past due and unpaid. I hereby assign the rename and profits, of the shows described the mortgages of the create and profits, of the shows described the part of the contraction of the said mortgages. In the level of the Create Court of said State may, at chambers or otherwise, appears to the court of the said mortgages, and level proceeds, therefore, courts or any part of said delth, or interest and the said mortgages. PEOVIDED ALWAYS, nevertheless, and dust is in the true interest and produced profits setually collected, and any and any part of the said mortgages. And if a said mortgages. And if a said mortgages. And if a said mortgages. And dust it is not uniterest (refore parties sold or collection) upon said delt, interest, cours or explainty without habital profits. And if a said mortgages. And dust it is not uniterest therefore, if any be dee, according to the true internal and mortgand, and be offen in mortgages. And if a said mortgages. And if a said mortgages. And if a said mortgages. And if the said mortgages of the said mortgages of the said mortgages. And the said mortgages. And if the said mortgages. And if the said mortgages. And if the said mortgages of the said mortgages and be offen in the said mortgages. And the said mortgages are said and said cases, determine, and be uterly unit and void; otherwise to remain in full force and virtue. And if the said mortgages are said and said delivers of t	And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than
thirty of two, this this said encritages. It may come the same to be harded in the continuous. And it at any time may part of said debt, or interest that mortgage, with interest. And it at any time may part of said debt, or interest thereon, be part due and ampaid. In hereby easing the rents and profits of the above described and any of the said mortgage. And it at any time may part of said debt, or interest thereon, be part due and ampaid. And it at any time may part of said debt, or interest thereon, be part due and ampaid. And it at any time may part of said debt, or interest thereon, it can be rents and profits of the above described profits of the said mortgage. PEOVIDED ALWAYS, secreticles, and data it is the true interest and meaning of the parties the true the said mortgage. AND IT-IS GREED by and between the said parties that raid, and be uturage). All the or in the said further true. AND IT-IS GREED by and between the said parties that raid and sourcage). All the or in the said further true. AND IT-IS GREED by and between the said parties that raid and sourcage). All the or in the said from the maning of our Lord one thousand, nice bundered and parties that raid and sourcage). All the or in the said from the maning of many altowards. Answeria. Ans	Dollars, in a company or companies satisfactory to the mortances and less the
AND IT IS AGRED by and between the said mortgage. AND IT IS AGRED by and seal of said success the same on the invited of sort the same and control of said states on the said mortgaget. AND IT IS AGRED by and between the said states of said states and said said said said said said said sai	nsured from loss or damage by fire, and assign the policy of insurance to the said mortgagee_; and that in the event that the mortgagor_ shall at any ti
PROPERTY OF SOUTH CAROLINA. Country of Greenville. Signed, sealed and deference of Semile Larrey America of South Carolina of South Carolina By J. Alexander America of South Carolina By J. Alexander By J. Alexander C. Somile Larrey America of South Carolina By J. Alexander D. B. Leatherwood A. D. Bill By South Carolina By J. Alexander D. B. Leatherwood A. D. Bill By South Carolina By J. Alexander D. B. Leatherwood A. D. Bill Beneau of Carolina of Dower of, in or to all and singular the Pecalina within maned. Link of the withi	ail to do so, then the said mortgagee may cause the same to be insured in name and reimburse for
sumber to said mortegees— or hor the control said State may at chamber or observies, apoint a receiver, with anthority to take possession of said premise and officer said route and receive with anthority to take possession of said premise of said profits actually collected of account for asysting more than the reus and profits actually collected of account for asysting more than the reus and profits actually collected of account for asysting more than the reus and profits actually collected of a control of account for asysting more than the reus and destine and menting of the parties to three Presents, that if the said mortagers of the said more than the reus and the said control of the said mortagers of the said more than the said parties and the said control of the said more than the said parties in a said more than the said parties in a said more than the said parties in a said more and trans. AND IT-IS AGREED-by and between the said parties into said mortagers of the territy mild and void orderwise to remain in fall force and virus. AND IT-IS AGREED-by and between the said parties into said mortagers of the territy mild and void orderwise to remain in fall force and virus. AND IT-IS AGREED-by and between the said parties into said mortagers of the territy mild and transport of the said parties. Wincess. IFY. hand. And said said said and said said and said and said and said mortagers. AND IT-IS AGREED-by and between the said parties into said mortagers of the terry mild and transport of the said parties. AND IT-IS AGREED-by and between the said parties into said mortagers. AND IT-IS AGREED-by and said said said said said said said sai	And if at any time any part of said debt, or interest thereon be past due and uppoid.
pacounts for anything more though the net proceeds thereafter (after paying coins of collection) guon said debt, interest, edits or expenses; without flability PROVIDED ALWAYS, navertheless, and that it is the true intent and meaning of the parties to these Presents, that if	temises to said mortgages or . her
PROVIDED ALWAYS, neverthes, and that it is the true intern and meaning of the parties to those Presents, that if. I the said mortgages. It also paid muto the said mortgages. It also he paid muto the said mortgages. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and void underwise to remain in this mad visite. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and color the said "remise smil default of payment shall be made. Witness. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and color the said "remise smil default of payment shall be made. Witness. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and color the said "remise smil default of payment shall be made. Witness. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and color the said for the said mortgages. AND IT IS AGREED by and between the said parties that said mortgages. Let be had and color the said mortgages. AND IT IS AGREED by said between the said mortgages. AND IT IS AGREED by and between the said mortgages. AND IT IS AGREED by said the said mortgages. AND IT IS AGREED by said the said mortgages. AND IT IS AGREED by said the said mortgages. AND IT IS AGREED by said the said mortgages. AND IT IS AGREED by said the said control the said mortgages. AND IT IS AGREED by said the said can be failed and color the said tremter shall be failed and color the said fail to payment shall be one hadded and color the said tremter shall be failed and color the said tremter shall be failed and color the said mortgages. A D. 19. I Leatherwood. A D. 19. I Leatherwood. A D. 19. I Leatherwood. A D. 19. I Leatherwood without any competition, and or fear of any person or persons whomsoover, remained by me, did declare t	hat any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and profits, applying the net proceeds therefore of the circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises a
be paid moto the said mortgages	account for anything more than the rents and profits actually collected.
the sale note, then this deed of learners and edit of sum of money aforesaid, with interest thereos, if any be due, according to the trust intert and meaning of sales shall esses, determine, and be entirely not and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that sold mortgagov. 48. to hold and exploy the said Pennises amil default of payment shall be made. Witness. BY, hand. And and scal., this. 5 the day of our Lord one thousand, nine fundred and. FOFLY-ONE And the said Pennises amil default of payment shall be made. In the day of our Lord one thousand, nine fundred and. FOFLY-ONE And the said Pennises amil default of payment shall be made. In the day of our Lord one thousand, nine fundred and. FOFLY-ONE And the said Pennises amil default of payment shall be made. In the said point shall be made. FOFLY-ONE And the said Pennises amil default of payment shall be made. In the said Pennises amil default of payment shall be made. In the said Pennises amil default of payment shall be made and to said Pennises amil default of payment shall be made and to said Pennises amil default of payment shall be made and the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and in the one hundred and for the said payment shall be made and the said payment shall be made and said payment shall be made and the said payment shall be made and	FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mortgage
the said order, then this deed of bergain and a deta or sum of money aforesaid, with interest threeses, if any be due, according to the true intert and meaning of AND IT IS AGREED by and between the said parties that said morragon AB. to hold and chip the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said morragon AB. to hold and chip to the said Premises until default of payment shall be made. Witness. IN hand and seal., this 3 America. Signed, sealed and delivered in the presence of Semmie Intrey W. J. Alexander (I. S.) D. B. Leatherwood (I. S.) HE STATE OF SOUTH CAROLINA. County of Greenville, Personally appeared before me. Semmie Litrey Man oh D. B. Leatherwood Notary Public for South Carolina. SWORN TO before me this 3 yo f. Man oh Notary Public for South Carolina. County of Greenville, Purchase Monky Morragage. RENUNCIATION OF DOWER PURCHASE MONKY MORRAGGE. I. May ob the within named. Man of the within mand. And or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. of. A. D. 19. A. D. 19. Given under my hand and seal, this. of. A. D. 19. Given under my hand and seal, this. of. A. D. 19. A. D. 19. A. D. 19. On the first and restain for the within mentioned and released. Given under my hand and seal, this. of. On the first and restain for the said provides within mentioned and released.	he poid wete the said well and truly pay or car
Witness W. hand and scale, this. 3 day of Warch Witness W. hand and scale, this. 3 day of Warch are of one thousand, nine hundred and forty-one and in the one bundred and America. Signed, sealed and delivered in the presence of Semmio larey W. J. Alexander (L. S.) D. B. Leatherwood (L. S.) (L. S.	the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning are said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and night.
America. Signed, sealed and delivered in the presence of Semmie Turey D. B. Leatherwood America. South Greenville, Ansel and as. D. B. Leatherwood MORTGAGE OF REAL ESTATE South and decidere the within named. MORTGAGE OF REAL ESTATE South as we the within named. Morton D. B. Leatherwood Morton SWORN TO before me this. D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood SWORN TO before me this. To March A. D. 1944 Semmie Lurey D. B. Leatherwood SWORN TO before me this. MORTGAGE OF REAL ESTATE South Semmie Lurey Morton A. D. 1944 Semmie Lurey D. B. Leatherwood Witnessed the execution thereof. Semmie Lurey D. B. Leatherwood Witnessed the execution thereof. Semmie Lurey D. B. Leatherwood Notary Public for South Carolina. PURCHASE MONEY MOPTGAGE. L. Mortary Public for South Carolina. Notary Public for S. C., hereby certily unto all whom it may concern that Mrs. 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 compelsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The 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. Of A. D. 19	by and between the said parties that said mortgagor 18 to hold and enjoy the said Premises until default of payment shall be man
America. Signed, scaled and delivered in the presence of Semmite Durey W. J. Alexander (L. S.) D. B. Leatherwood (L. S.) (L. S.) IE STATE OF SOUTH CAROLINA. County of Greenville. D. B. Leatherwood March D. B. Leatherwood March D. B. Leatherwood March Sommite Durey Mortgage of Real Estate Sommite Durey Mortgage Sworn To before me this. Sworn To before me this. Sommite Durey D. B. Leatherwood Notary Fublic for South Carolina. Sommite Durey Sommite Durey D. B. Leatherwood Notary Fublic for South Carolina. County of Greenville, RENUNCIATION OF DOWER FURCHASE MONEY MORTGAGE. I, Notary Fublic for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, and or fear of any person or persons whomsoever, remounce, release and forever relinquish unto the within named. Sommite Durey Sommite Durey Sommite Durey Sommite Durey Notary Fublic for S. C., Mortgage PURCHASE MONEY MORTGAGE. Notary Fublic for S. C., Mortgage A. D. 19 Sommite Durey Mortgage Notary Fublic for S. C., Notary Fublic for S. C.	Witness hand and seal, this 3
America. Signed, sealed and delivered in the presence of Sommile Inrey D. B. Leatherwood (L. S.) MORTGAGE OF REAL ESTATE Personally appeared before me. Sommile Inrey Mortgage of Real Estate Sommile Inrey Mortgage of Real Estate Personally appeared before me this. D. B. Leatherwood SWORN TO before me this. Mortgage of Real Estate D. B. Leatherwood SWORN TO before me this. Mortgage of Real Estate D. B. Leatherwood SWORN TO before me this. Mortgage of Real Estate D. B. Leatherwood SWORN TO before me this. Mortgage of Real Estate D. B. Leatherwood SWORN TO before me this. Mortgage of Real Estate D. B. Leatherwood SWORN TO before me this. Sommile Inrey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER PURCHASE MONEY MO FTGAGE. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Its 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. Of. A. D. 19.	ar of our Lord one thousand, nine hundred and forty-one
America. Signed, seled and delivered in the presence of Semmile Inrey D. B. Leathorwood (L. S.) (A diameter of received and the interest of the unithin written deed, and that She with uniterest of the execution thereof. (Sworn To before me this. Z. (York March A. D. 1944) (Semmile Lurey D. B. Leatherwood (Notary Public for South Carolina.) (Semmile Lurey D. B. Leatherwood (Notary Public for South Carolina.) (Superville, Purchase Money Morey Morey, coluntarily and without any competision, and or fear of any person or persons whomscever, renounce, release and forever relinquish unto the within named (Is 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 (Sien under my hand and seal, this)	65 th
Semmile Inrey W. J. Alexander (L. S.)	America.
D. B. Leatherwood (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. MORTGAGE OF REAL ESTATE Semmie Lurey Mortgage of Real estate D. B. Leatherwood witnessed the execution thereof. Sworn to before me this. D. B. Leatherwood Notary Public for South Carolina. Sworn to Dower Purchase Monky Mortgage. I. Purchase Monky Mortgage. I. Purchase Monky Mortgage. I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. 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. Of	Signed, sealed and delivered in the presence of
County of Greenville, MORTGAGE OF REAL ESTATE	W. J. Alexander
HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Semmie Lurey Mortgage of Real estate And that Semmie Lurey Semmie Lurey Semmie Lurey Semmie Lurey Semmie Lurey Notary Public for S. C., Purchase Monky Mortgage, Notary Public for S. C., Notary Public for S. C., Notary Public for S. C., Mortgage of Real estate, Mortg	D. D. Jasthanwood
HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Sommie Lurey d made oath that S he saw the within named. M. J. Alexander m, seal and as. D. E. Leathe rwood witnessed the execution thereof. SWORN TO before me this. March D. B. Leatherwood Notary Public for South Carolina. Semule Lurey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER FURCHASE MONEY MORTGAGE. I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Its 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. Of. A. D. 19	
MORTGAGE OF REAL ESTATE Personally appeared before me. Sommie Lurey d made oath that. So he saw the within named. D. B. Leathe rwood SWORN TO before me this. D. B. Leathe rwood Witnessed the execution thereof. SWORN TO before me this. D. B. Leathe rwood SWORN TO before me this. D. B. Leathe rwood SWORN TO before me this. Semmie Lurey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER FURCHASE MONEY MORTGAGE. I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. irs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released. Given under my hand and seal, this. Of. A. D. 19	L
MORTGAGE OF REAL ESTATE Personally appeared before me	(L. S
Personally appeared before me. Semmie Lurey	
m, seal and as	The state of the s
m, seal and as. his	
SWORN TO before me this	d made oath that S he saw the within named I. Alexander
SWORN TO before me this	rn. seal and as his
Sommie Lurey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER FURCHASE MONEY MORTGAGE. I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. 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 compulsion, and 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 A. D. 19	D. D. Lent ne wood
Semmie Lurey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. I,	SWORN TO before me this
Notary Public for South Carolina. RENUNCIATION OF DOWER Purchase Money Mortgage.	
Notary Public for South Carolina. RENUNCIATION OF DOWER PUR CHASE MONEY MOFTGAGE. I,	V OI Samme Tuna
County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs 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 compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named irs 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	D R Tookhouse 2
County of Greenville, I,	D. B. Leatherwood
I,	D. B. Leatherwood Notary Public for South Carolina.
hereby certify unto all whom it may concern that Mrs	D. B. Leatherwood Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA,
wife of the within named	D. B. Leatherwood (L. S.) Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PUR CHASE MONEY NO PRICE CER.
wife of the within named	D. B. Leatherwood (L. S.) Notary Public for South Carolina. (E STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C.
ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	D. B. Leatherwood Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs.
irs 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	D. B. Leatherwood Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs
irs 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	Notary Public for South Carolina. RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE.
irs 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	Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs
Given under my hand and seal, thisA. D. 19A. D. 19	Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs 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 compulsion and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named
Given under my hand and seal, thisA. D. 19	Notary Public for South Carolina. RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C.
ofA. D. 19	Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs
	Notary Public for South Carolina. RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. I,
	Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER PURCHASE MONEY MORTGAGE. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs