TOGETHES with all and singular the Rights, Members, Nereditiments and Appartenance to the said Premises belonging, or in anywho incident or apperbishm TO HAVE AND TO HOLD all and singular the said Premises unto the said J. D., Green, Jr., 148. Sorvey difficult all and singular the said Premises unto the said J. D. Open, Jr., 148. Heris and Ansigns freever. And J. do hereby lind. NYSOLF, BY. M.S. Heris and Ansigns from and against And the said mortager. sprea. to income the house and buildings on said let in a sum not less than a sum of here than the said. And the said mortager. sprea. to income the house and buildings on said let in a sum not less than Tollers, in a company or company, and statisticatory to the more to be interest in Tollers, in a company or company, and statisticatory to the more to be interest in And the said mortager. spread, who statist the policy of interests to the stail surfagers. and that in the creat that the margager. shall at any tit fail to do so, then the said mortagers. spread of other houses mortagers. And it at any time and anything the statistic of the house statistic than surfage. The statistic states the surfage of the houses and the surfage. The statistic states the surfage of the houses of the h	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOGETHER with all and singular for Hights, Members, Heredismonts and Approximations to the said Positive Education, and any size incident or apportantially TO TAYE AND TO HOLD all and singular the said Frentises when the said J. J. D. Green, Jr., his. Helm and Assigns forever. And J. As barriey bind. ENPS-1f. EV	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOUSTHER with all and singular the Rights, Members, Herefittements and Appurtaments to the anid Premises Molenging, or in anywise incident or apportunity. TO RATE AND TO ROLD all and singular the said Premises unto the mid. J. D., Green, Jr., his. "Here and Assigns forever. And I.—do bereby blad., RV39 14; RV.—Help, Reconfore and Administrators to warrant as proceeded and all and singular the said Premises unto the said. "Here and Assigns, from and against. I.— "Here and Assigns,	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOGETHERS with all and singular the Rights, Members, Mereditaments and Appurtenances to the said Premises belonging, or in anywho incident or apportuniting TO HAVE AND TO HOLD All and singular the said Premises unto the said. J. D. Green, Jr., his Heles and Assigns forever. And Heles and Assigns forever. And Heles and Assigns from the said Premises unto the said. J. D. Green, Jr., his Heles and Assigns from an adaptive the said Premises unto the said. J. D. Green, Jr., his Heles and Assigns from an adaptive the said remises unto the said with the said and diagnost the said and singular the said remises the said remises the said remises the said remises the said southern of the said sout	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOGETHER with all and singular the Rights, Membern, Hereditaments and Appartunements to the said Promises belonging, or in anywise incident or appartuning to the NAYE AND TO ROLD all and singular the said Promises unto the said. J. D. Green, Jr., 113. Heirs, Executors and Administrators and entry person whomeover lawfully deliminar or to chink the same or any part thereof. And the eath mortgager, marries to incare the hours and tolding and administrators to the mortgager, and leop the anguest of the said mortgager, and administrators and administrators. A married administrators and administrators and profess and administrators and profess and administrators. A married administrators and administrators and profess and administrators. A married administrators and administrators and administrators and administrators. A married administrators and administra	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOGETHER with all and singular the Rights, Members, Hereditements and Appartenances to the said recention belonging, or in says its heldent or appartaining TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. D. Green, Jr., his. Heirs and Assigns forever. And. I do hereby blid. MWS9 if. MY. Heirs, Executors and Administrators and Assigns and every person viscenses. J. D. Green, Jr., his. Heirs and Assigns from and against. 5. Heirs and Assigns, from and against. 5. Heirs and Assigns, from and against. 5. Heirs and Assigns, from and against. 5. And the said mortgagew. agree to insure the home and buildings on said lot in a sum not less than. 5. And the said mortgagew. agree to insure the home and buildings on said lot in a sum not less than. 5. And it as doe, then the said wortgagew. agree can be insured by the said insurfagew. and keep the said mortgagew. agree can be said to the said mortgagew. In the said wortgagew. Agree the said said that agree is a same to be insured by the said insurfagew. And all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. And if all any time say pears of said debt, or interest thorous, be past due and unpaid. 5. If a said said the said said said said said said said said	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOGETHER with all and singular the Bights, Members, Hersdimments and Appuremances to the said Premise belonging, or in anywise incident or apparentially TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. D. Green, Jr., his. Heirs, Recoulors and Administrators and Assigns unto the said. J. D. Green, Jr., his. Heirs and Assigns, from and against. Heirs are desired all and singular the said Premises unto the said. J. D. Green, Jr., his. Heirs and Assigns, from and against. And the said mortageore, agree to insure the house and building on said to it as arm not less than. And the said mortageore, agree to insure the house and building on said to it as arm not less than. Bolism, in a number of companies said relationstation, and less than a said from the said vertices. And the said mortages, and saving the pulky of insurance to the said sartigates, and that in the event that the correct that the correct that he appears and relationstate. Bolism, in a number of companies said relationstate. Bolism, in a number of companies said relationstate. And it all say time and wortstates. Easy manuer the season she insured in a said mortages, and assign the pulky of insurance to the said sartigates, and that in the event that the correct that the said vertices and profile and the said vertices. And if all any time and proof from the correct that said vertices. And if all any time any tors of said State may at commence or otherwise, appears a procure and destruction or Araman, and say and say officially appears and appears and said for the said procure of said State may at commence or otherwise, appears a procure and said the said vertices and profile and the said vertices. Boy and that the said mortages, with the said vertices and profile and the said say of adject of the pretices of a said said said said said said said sa	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his
TOCETHER with all and singular the Rights, Members, Hereditaments and Approximates belonging, or in anywise incident or apportaining TO RAYE AND TO ROLD all and singular the said Premises unto the said. J. D., Green, Jr., his. into and Assigns forewer. And. I. do hereby blad. MYSELE. SY. Helts, Executors and Administrators to warrant at rever defend all and singular the said Premises unto the said. J. D., Green, Jr., his. Reirs and Assigns, from and againsts. I. Helts and Assigns, from and againsts. I. Helts and Assigns, from and againsts. I. Helts and Assigns, from and againsts. I. And the said mortgance. Agree. To insure the house and bolldings on said lot in a sum not less than. X. Dollars, in a commany ex-companies satisfactory to the mortgance., and keep the sax musted from loss or damage by fro, and assign the policy of hierarchee to the said mortgance, and the nortgance., and it can be add premise of green homewore back to policy of hierarchee to the said mortgance of green homewore back to policy of hierarchee to the said mortgance, and make the mortgance, with influence to the said mortgance. In any part of said State may, as chambers or elaberwise, appoint a revealed and premise and premise of green homewore back that the transparent predicts or expectation of again premise an all premises and profits of the above described the said premises and profits of the above described the said premises and profits and profits and profits of the above of said State may, as chambers or elaberwise, appoint a revealed with a green and profits and	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his Heira, Executors and Administrators to warrant and
TOGETHER with all and singular the Rights, Members, Hereditaments and Appartenances belonging, or in anywise incident or apperitation TO RAYE AND TO ROLD all and singular the said Tremises trust the said. J. D., Green, Jr., his. Heirs and Assigns forever. And. I	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances TO HAVE AND TO HOLD all and singular the said Premises unto the said	to the said Premises belonging, or in anywise incident or appertaining. D. Green, Jr., his Heira, Executors and Administrators to warrant and
TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. D. Green, Jr., 148 ities and Assigns forever. And. I do hereby bind. MYSOLIF, MY Helies, Executors and Administrators to warrant as rever defend all and singular the said Premises unto the said. J. D. Green, Jr., 118 Helits and Assigns, from and against. X. And the said mortgager. agree. to insure the house and buildings on said but in a sum so I less than. And the said mortgager. agree. to insure the house and buildings on said but in a sum so I less than. And the said mortgager. agree. and assign the policy of insurants to the said mortgager. and that in the event that the sarrgager. shall at any the II to do so, then the said sarrgager. may cause the same to be insured in: And the said mortgager. agree of said states and the policy of insurants to the said mortgager. and that in the event that the sarrgager. And less that the said sarrgager. The said that is the said sarrgager. The said sarrgager of the said said said said said said said said	TO HAVE AND TO HOLD all and singular the said Premises unto the said	D. Green, Jr., his
The and Assigns forever. And. I do bereby bird	rs and Assigns forever. Anddo hereby bindmyself. my ver defend all and singular the said Premises unto the said	Using Executors and Administrators to warrant and
The said and assigns forever. And I do hereby hind MYSOLIT. NY	rs and Assigns forever. And	Using Executors and Administrators to warrant and
Heirs and Assigns, from and against X Heirs and Assigns, from and against X And the said morigagor. agree. to insure the house and buildings on said lot in a sum not less than. And the said morigagor. agree. to insure the house and buildings on said lot in a sum not less than. And the said morigagor. agree. to insure the house and buildings on said lot in a sum not less than. And the said morigagor. agree. To insure the house and buildings on said lot in a sum not less than. And the said morigagor. agree. To insure the house and buildings on said lot in a sum not less than. And the said morigagor. agree to insure the said morigagor. and that in the event that the morigagor. shall at any tire it is not the said morigagor. The said morigagor. The said morigagor. The said morigagor. The said said said said said said said said	ver defend all and singular the said Premises unto the said	Heirs, Executors and Administrators to warrant and
Heirs and Assigns, from and against. X And the said mortgager	Heirs and	
Heirs and Assigns, from and against. X And the said mortgager	Heirs and	l, Jr., his
Hers and Assigns, from and against. — And the said mortgagor. — agree. — to harmer the house and buildings on said lot in a sum not less than. — X. — And the said mortgagor. — and keep the said from loss or damage by fire, and assign the policy of insurance to the said mortgage. — and that it the event that the mortgagor. — and keep the said from loss or damage by fire, and assign the policy of insurance to the said mortgage. — and that it the event that the mortgagor. — and keep the said mortgager. — and the policy of insurance to the said mortgager. — and that the ovent that the mortgagor. — And if at any time and expense of such insurance under this mortgago, with interest. And if at any time any part of said claid clay, or interest thereon, he past dae and unpaid. — Links, Excentor, dadinatorators or Assigns, and agree and profits, applying the net proceeds thereafter (after paying coats of collection) unpaid debt, treatment of a successive for any portics, applying the net proceeds thereafter (after paying coats of collection) unpaid debt, mortgagor. — The data is in the true intent and meaning of the parties to these Presents, that if, the said mortgager and profits, applying the net proceeds thereafter (after paying coats of collection) unpaid debt, mortgagor. — The data is in the true intent and meaning of the parties to these Presents, that if, the said mortgager and and said and true, which is the said profits and the said nection of	Heirs and A	
And the said mortgagor agree to insure the house and buildings on said let in a sum not less than. X. Dollars, in a company or companies satisfactory to the mortgagoe, and keep the sar sured from loss or dausge by fire, and assign the policy of insurance to the said mortgagee.; and that in the event that the mortgagoe, and keep the sar sured from loss or dausge by fire, and assign the policy of insurance to the said mortgagee.; and that in the event that the mortgagoe, also shall at any tite state of such insurance under this mortgage, with interval. And if at any time amy part of said debt, or interest thereon, be past due and unpaid, X. hereby assign the rents and profits of the above describ that any time amy part of said debt, or interest thereon, be past due and unpaid, X. hereby assign the rents and profits of the above describ that any profits, applying the not proceed inferrating (after parties). Als Hafts, Executors, Administrators or Assigns, and agree the said profits and profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits, applying the not proceed inferrating (after parties) or said profits and profits, applying the not proceed in a said note, then the deed of hargana and said said cost, discovery and the said parties to these Presents, that if		Assigns, from and against
And the said mortgager agrees to insure the house and buildings on said lot in a mun not less than X. Dollars, in a company or companies satisfactory to the mortgager and keep the sas sourced from loss or damage by sire, and assign the policy of insurance to the said mortgager and that in the cvent timat the mortgager shall at any time the same of one than and expense of such insurance under this mortgage, with interest. And if at any time any part of said dock, or interest thereous, be past due and unpaid, X. hereby assign the rents and profits of the above describ And if at any time any part of said dock, or interest thereous, be past due and unpaid, X. hereby assign the rents and profits of the above describ And if a tany indice of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any older of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any older of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any older of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any older of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any old state of the Great Court of said State may, at chambers or otherwise, appoint a receiver, with analysery to out any of the said of	Executors Administrators and Assigns and every person whomsoever lawfully claim	iming or to claim the same or any part thereof.
Deliars, in a company or companies antifiactory to the mortgages—and keep the sail in the own that the mortgages—shall at any tit will to do so, then the said mortgages—may cause the same to be insured in	to insure the house and huildings on said lo	t in a sum not less thanX
ill to do so, then the said mortgages	And the said mortgagor agree to insure the house and buttings of the said	ony or companies satisfactory to the mortgagee, and keep the same
and to do so, then the said mortganes may cause the same to be harved in X. name and reimburse. X. for the entions and expense of much insurance under this mortgane, with interret profess. A hereby assign the rosts and profits of the above described and it at any profice of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with any profits of the above described and any profits of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with any profits and profits and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that I the said mortgane are the deat or sum of money aforesaid, with interest thereon, if any be dea, according to the true intent and meaning of the parties to these Presents, that I receive it is and the said profits actually pay or can be paid unto the said mortgages	Dollars, in a compa	agee_; and that in the event that the mortgagor_ shall at any time
And it at any time any part of said debt, or interest thereon, be past due and Unjana,——————————————————————————————————	ired from loss or damage by fire, and assign the policy of insurance to the said motig	x name and reimburse for the
And it at any time any part of said debt, or interest thereon, be past due and Unjana,——————————————————————————————————	to do so, then the said mortgagee may cause the same to be insured in mium and expense of such insurance under this mortgage, with interest.	
remises to said mortsages. On the court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and any profits, applying the net proceeds thereafter (after paying costs of collection) upon said dobt, interest, costs or expenses; without liability account for anything more than 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 I, the said mortgage are not profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said mortgage are not contained to the said mortgage. In the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning the said sole, then this deed of bargain and sale shall cease, determine, and be ulterly null and void; otherwise to remain in full force and victual. AND IT IS AGREED by and between the said parties that said mortgager. As. to hold and end only of the said force and victual. AND IT IS AGREED by and between the said parties that said mortgager. As. to hold and end only of the said parties that said mortgager. As. to hold and endy of the said parties that said mortgager. As. to hold and endy of the said parties that he are of our Lord one thousand, nine hundred and this 21th day of October and in the one hundred at sixty-gixths year of the Independence of the United States of the America. Signed, sealed and delivered in the presence of Frances Raines Jessie O. Hunt within named. J. D. Green An D. Green MORTGAGE OF REAL ESTATE. Frances Raines Jessie O. Hunt withersed the execution thereof. SWORN TO before me this. 21th Notary Public for South Carolina. Agrees Green	And if at any time any part of said debt, or interest thereon, be past due and unpaid,	nereby assign the rents and profits of the
and any judge of the Current couring the end proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without habilities and for anything more than 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	misses to said mortgagee or	Heirs, Executors, Administrators or Assigns, and agree
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	t any Judge of the Circuit Court of Said State may, at Chambers of Said Said State may at the circuit Court of Said State may, at Chambers of Said Said Said Said Said Said Said Said	ection) upon said debt, interest, costs or expenses; without liability
be paid unto the said mortgagee	account for anything more than the tells and profits accounty controlly	
be paid unto the said mortgagee	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the	parties to these Presents, that if, the said mortgagor
as said note, then this cosed of bargain and sate saint access, it is said mortgagor. 18. to hold and enjoy the said Premises until default of payment shall be ma Witness. MY hand and seal this 2lth day of October in the car of our Lord one thousand, nine hundred and forty-one and in the one hundred a sixty-sixths year of the Independence of the United Staff America. Signed, sealed and delivered in the presence of Frances Raines J. D. Green (L. Jessie C. Hunt) County of Greenville. Frances Raines Frances Raines Frances Raines Sund made eath that She saw the within named J. D. Green within and deed deliver the within written deed, and that She saw the within the case of the case o		do and shall well and truly pay or cause
AND IT IS AGREED by and between the said parties that said mortgagor. As to hold and enjoy the said Premises until default of payment shall be ma Witness. MY hand and seal this 2lth day of October in a sar of our Lord one thousand, nine hundred and for ty-one and in the one hundred as sixty-sixths year of the Independence of the United Statistical Signed, sealed and delivered in the presence of Frances Raines Jessie O. Hunt (L. Jessie O. Hunt (L. Jessie O. Hunt Jessie O. Hunt Jessie O. Hunt witnessed the execution thereof. SWORN TO before me this 2lth Notary Public for South Carolina. SWORN TO before me this 2lth Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Frances Raines Frances Raines Frances Raines Jessie O. Hunt Notary Public for South Carolina. Notary Public for South Ms. Agmes Green	be paid unto the said mortgagee the debt or sum of money aforesaid, with interest	and void; otherwise to remain in full force and virtue.
Witness BY hand and seal this 21th day of Cotober in the ear of our Lord one thousand, nine hundred and forty-one and in the one hundred at Sixty-sixths year of the Independence of the United State America. Signed, sealed and delivered in the presence of Frances Raines J. D. Green (L. Jessie O. Hunt (L.	AND IT IS AGREED by and between the said parties that said mortgagoris_to he	old and enjoy the said Premises until default of payment shall be made.
and in the one hundred and sixty-sixths year of the Independence of the United State America. Signed, sealed and delivered in the presence of Frances Raines J. D. Green (L. Jessie C. Hunt) THE STATE OF SOUTH CAROLINA, County of Greenville. SWORN TO before me this lay of Cotober A. D. 1941 Signed Co. Hunt (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. SWORN TO before me this Superior County of Cotober A. D. 1941 Frances Raines Frances Raines Frances Raines Frances Raines Superior Cotober A. D. 1941 Frances Raines Superior Cotober A. D. 1941 Frances Raines Frances Raines Superior Cotober A. D. 1941 Frances Raines Superior Cotober A. D. 1941 Frances Raines Superior Cotober South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Jessie C. Hunt Notary Public for South Carolina. Renunciation of Dower. Lessie C. Hunt Notary Public for Superior County of Greenville. Jessie C. Hunt Notary Public for Superior County of Greenville. Jessie C. Hunt Notary Public for Superior County of Greenville.	my hard and seed this 24th	day of October in the
Sixty-sixths Samed Saled and delivered in the presence of	Witness and sear, this	and in the one hundred and
f America. Signed, sealed and delivered in the presence of Frances Raines J. D. Green (L. Jessie O. Hunt County of Greenville. Personally appeared before me. Sign, seal and as. MORTGAGE OF REAL ESTATE. Frances Raines Prances Raines act and deed deliver the within written deed, and that. She value within the seal of the execution thereof. SWORN TO before me this. Jessie O. Hunt Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Jessie O. Hunt Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. Jessie O. Hunt Notary Public for S	er of our Lord one thousand, nine hundred and	
Signed, sealed and delivered in the presence of Frances Raines J. D. Green (L. Jessie O. Hunt (L. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that. She saw the within named J. D. Green Frances Raines act and deed deliver the within written deed, and that. She switched the carecular that witnessed the execution thereof. SWORN TO before me this. Jessie O. Hunt Notary Public for South Carolina, County of Greenville. I, Jessie O. Hunt Notary Public for South Carolina, RENUNCIATION OF DOWER. County of Greenville. Jessie O. Hunt Notary Public for S	sixty-sixths	year of the Independence of the United States
Frances Raines J. D. Green (L. Jessie O. Hunt (L. S.)) Personally appeared before me Frances Raines Personally appeared before me J. D. Green and made oath that She saw the within named J. D. Green act and deed deliver the within written deed, and that She vitnessed the execution thereof. SWORN TO before me this 24th (L. S.) The State O. Hunt (L. S.) Jessie O. Hunt (L. S.) The State O. Hunt (L. S.) Agmes Green (L. S.)	Signed sealed and delivered in the presence of	
Jessie O. Hunt (L. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Frances Raines Index made oath that She saw the within named J. D. Green act and deed deliver the within written deed, and that She witnessed the execution thereof. SWORN TO before me this 2 th day of October A. D. 19 11 Frances Raines Jessie O. Hunt (L. S.) THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. County of Greenville. Jessie O. Hunt Notary Public for South Carolina. Renunciation of Dower. County of Greenville. Jessie O. Hunt Notary Public for South Carolina.		J. D. Green (L. S.)
County of Greenville. Personally appeared before me		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	003510 O4 Hutta	(I. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. MORTGAGE OF REAL ESTATE.		
County of Greenville. Personally appeared before me		(J., S.)
County of Greenville. Frances Raines Personally appeared before me	GAROLTIVA N	
Personally appeared before me	MURIGAGE OF REAL ESTATE.	
and made oath that She saw the within named J. D. Green sign, seal and as	France Raine a	
Sign, seal and as	Personally appeared before me	
Jessie O. Huntwitnessed the execution thereof. SWORN TO before me this	d made oath thatShe saw the within named	
Jessie O. Huntwitnessed the execution thereof. SWORN TO before me this	gn, seal and ashis	act and deed deliver the within written deed, and that She with
SWORN TO before me this	Jessie O. Hunt	witnessed the execution thereof.
Jessie C. Hunt (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Jessie C. Hunt A. D. 19 41 Frances Raines Frances Raines Notary Public for South Carolina. Agnes Green A. D. 19 41 Frances Raines Notary Public for South Carolina. Agnes Green		
Jessie O. Hunt Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,		na a Dolmog
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,	y ofA. D. 1944 } Fra	nces kaines
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	Jessie O. Hunt (L. S.)	•
County of Greenville. Jessie O. Hunt I,	Notary Public for South Carolina.	
County of Greenville. Jessie O. Hunt I,	HE STATE OF SOUTH CAROLINA,	
Jessie O. Hunt I,Notary Public for S Agmes Green	RENUIVOIATION OF DOWNER.	
Agmes Green	Jessie O. Hunt	Notary Public for S. C.
11 whom it may concern that Mrs.	I,Agmas Grean	<u> </u>
the wife of the within named	ne wife of the within named	did declare that she does freely, voluntarily and without any compulsion
did this day appear before me, and upon being privately and separately examined by me, did declare that the bird declare that the	d this day appear before me, and upon being privately and separately examined by me,	ulu ueciale unas sue does reces, , , , , , , , , , , , , , , , , , ,
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	read or fear of any person or persons whomsoever, renounce, release and forever relinqu	rish unto the within named
J. D. Green, Jr., his	J. D. Green, Jr., his	
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 release	leirs 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		
day of October A. D. 19 41 Mrs. Agnes Green		. Agnes Green
day of	Jessie O. Hunt (Seal)	