H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER. County of Greenville. WOMAN GRANTOR I,	R.E.M.—2-a	
TOGETHER with all and simplier the Richts, Monthers, Lieredistromets and Appurcaments to the said Premises belonging of in anywise locitions or apportuning. TO NOLD all and dimphier the said Premises used the said. TO NOLD all and dimphier the said Premises used the said. TO NOLD all and dimphier the said Premises used to said. The limb C, Ball dwin		
TOGOTHER with all and dispular the lights, Mambers, Hareditements and Approximates in the said Premiew belonging, or in suprise inclines or apportunities. TO MAYER AD TO HOLD all and singular the said Premiew unto the said. That has a disagrate fraver. And . I As harshy bind. MYR&1f., SEC. MY Main, Execution and Administrators to warrent and row deficial and singular through the said. That has a disagrate the said Premiew unto the said. That has a disagrate the said Premiew unto the said. The harshes, C., Said, Said, Said. M., Lee There and Antigan, from and seplant. 250, 2014 MY. In November, Administrators and Antigan and every presso whenevere larefully deliming at the daint the series of any past threat. And the said mericapor. agree		
TO HAVE AND TO HOLD all and singular the highes, Newbern, Resolutions and Approximances to the said Promises belonging, or in suprase insident or apportunistic. TO HAVE AND TO HOLD all and singular the said Promises unto the said. Thalrae, C., Bell, did In., her. To and Assigns, from and against. The Promises and Administrators to worrant and the said. The Promises, Administrators and Assigns and crear persons whomeover, brightly defining or to chim the same or any sput threaty. And the said most (aspect. a first of the said. The Promises of the said persons and according to the said. The promises of the said series and adapts and crear persons whomeover, brightly defining or to chim the same or any sput threaty. And the said most (aspect. a first of the same of the said series and series or any series and series of the same or any sput threaty. And the said most (aspect. a first of the said series and series or any series of the same of the said series and series or any series of the same of the said series and series or any series of the said series and series or any series of the said series and series or any series of the said series and series or any series of the said series and series series. And if a say time art part of said shell, or interest through the said series and series series. BET. High Series of the said series and series and series series and series series. BET. High Series of the said series and series series and series series. And if a say time art part of said shell, or interest through the series series series. BET. High Series of the said series and series series series series. BET. High Series of the said series series series series series series series series series series. BET. High Series of the said series serie		
TOGETHER with all and singular to be Rights. Members. Hardinosmets and Apparlements to the said Premises belonging, or in anywise incident or apportunities. TO HAVE AD TO BOILD all and singular data said Premises undo the said. The lamps G. Boil, deft n., her. The lamps G. Boil deft n., her. The lamps G. Boil deft n., her. The lamps G. Boil deft n., her. Bett and Antigns, from and applant \$6. \$3.00 MJ. The lamps G. Boil deft n., her. Bett and Antigns, from and applant \$6. \$3.00 MJ. And the add meritagen agent to insure the house and biblidges on said to in a sum and the second or any part thread. And the add meritagen agent to insure the house and biblidges on said to in a sum and the meritagen and the second of t		
TORTHER with all and singular the Rights, Mamblers, Mereditaments and Apputemences to the said Premises belonging, or in anywise incident or apparentation. TO HAVE AND TO HOLD all and singular the said from the said of the said o		
TORTHER with all and singular the Rights, Mamblers, Mereditaments and Apputemences to the said Premises belonging, or in anywise incident or apparentation. TO HAVE AND TO HOLD all and singular the said from the said of the said o		
TOURTHIED with all and singular the Rightin Members, Neverthansons and Appurtenances to the MAR Promises the deplay of in anyware incident or apportaining. TO HAVE AND TO HOLD all and singular the said Premises unto the said. The less, G. Bol. Mrd. n. here. The and Analyse fevere. And. I do heavily which Wys&lf. Sulf. By Heir, Executors and Administrators to warrant and wave detoral all and singular the said Premises unto the said. The less, C. Bol. dwin, her Heir and Analyse, from and against. Bio. Sulf. By And the said mortgages. arrow. to insure the house and buildings as said in a sain not less than. And the said mortgages. arrow. To insure the house and buildings as said in a sain not less than. X. Dollets, in a conseque or composite saidstactory to the mortgages. and half at any time and supposed of multi-insurance to the house and buildings as said in it is a sain not less than. X. Dollets, in a conseque or composite saidstactory to the mortgages. and half at any time and supposed of multi-insurance or the mortgages. The bearing in the district of multi-insurance under this mortgages, with interest. And if at any time are despended small insurance under this mortgages, will interest. And if at any time are one part of said dwin, to enter the terms of the insurance of the said mortgages. In the said mortgages. The insurance of the insurance of the said mortgages. The insurance of the insurance of the said mortgages. The insurance of the said mor	The same of the sa	
TORTHERS with all and singuists too Sights, Members, Resultinessians and Approximances so the said Premises the addition of approximate the said Premises which is said for the said Premises which is said. The Ima. G., Bald Carl D., Ber. so and Antiques frowers. And In do provely bland. MUSCALL REF Here, Executors and Administrators to warrant and save defend all and singuists the said Premises must be the said. The Ima. G., Bald Carl D., Ber. Indies and Antiques, from and against. Bild St. S.	and the control of th	
TO RAYE AND TO HOLD all and singular the ead Premises unto the said. The lume, J., Ball Carl m., her as and Antigan Server And. I. do bearby build. MURALI, AND. MY Inter and Antigan. The said Premises unto the said. The lume, G., Ball, Carl m., her Heirs and Antigan, from and against. MS and Antigan the maid Premises unto the said. The lume, G., Ball, Carl m., her Heirs and Antigan, from and against. MS and Antigan the maid remises. Heirs and Antigan, from and against. MS and Antigan the policy of insurance to the test of column the same or any part thereof. And the said mortgager. array. to insure the house and bankings on said has in a sam not insa than. Dollars, in a company or companies satisfactory to the mortgager. and keep the safes and the said sages of said the first on the creat that the mortgager. and keep the safes and the said sages of said the first on increase the same in the insured in		
The lum. G. Ball data		
rs and Ansigns forever. And I do hereby blod . NYREAL		
The lima C. B.J. Willy. Rec. Heles and Assigns, from and against. BO ADD MY In Encotors, Administrators and Assigns and every person whomsewere havefully oliciting are on chain the same or any part thereof. And the sail mortgager agree to insure the hours and buildings are said to in a sum not least than. Dollars, in a company or companies satisfancory to the mortgager and keep the asset creat from loss or demance by fars, and assign the policy of insurance to the said mortgager and that in the event that the meritager and the said to do so, the the said mortgager and and reimmers. A. Dollars, in a company or companies satisfancory to the mortgager and keep the asset to do so, the the said mortgager and was an accompanied and reimmers. A. for the mines and enganes of such insurances which the insurance to the said mortgager and that in the event that the meritager A for the mines and enganes of such insurances which the insurance in the said said and the said to the said to the said that it is the said that it is the said that it is the said to t	Thelma C. Baldwin, her	
The June C. Bell dwin. her Helers and Assigns, from and against— me and my Bescutors, Administratura and Assigns and every person whomesever leverality claiming or to claim the same or any part thereof. And the said mortgager agree to insure the house and buildings on said lot in a sum not less than. X. Dollars, in a company or competies satisfactory to the mortgages and keep the same to the said mortgages and analyst the policy of insurance to the said confunctages and that in the event that the mortgages and keep the same to be insured from loss or demage by lite, and analyst the policy of insurance to the said confunctages and and the in the event that the mortgages and the said mortgages and the said that in the event that the mortgages and the said and profits or that some and house the said and profits or that some described. And if at any time any part of said deak, or interest thereon, he past dee and unputif, I. Debroky saign the reads and profits or that some said pressions and said of controlled the said of the said of the said and pressions and analyzons and the said analyzons. The said mortgages of the controlled pressions and deal mortgages. The said mortgages and the said mortgages. And it is allowed to an administration of the said mortgages and the said mortgages and the said mo	rs and Assigns forever. And I do hereby bind myself and	my Heirs, Executors and Administrators to warrant and
The lines C. Bell Awin. her Helers and Assigns, from and against— no and my Bellers and Assigns, from and against— no and my Bellers and Assigns, from and against— no and my Bellers and Assigns, from and against— no and my Bellers and Assigns, from and against— no and my And the said meriganger— agree— to insure the house and buildings on said lot in a sum so less than. And if at any time and against on a saign the policy of insurance to the said configuration. In the event that the meritaneous— shall at any time and against of confinements confit in mercage, with housers. And if at any time any part of and debt, or interest thereon, he past desa and unputif, I. Sp. beredy again the reals and profits of the above described any long of the Orienti Good of and debt, or interest thereon, he past desa and unputif, I. Sp. beredy again the reals and profits of the above described any long of the Orienti Good of and debt or interest thereon, he past desa and unputif, I. Sp. beredy again the reals and profits of the above described any long of the Orienti Good of and debt or interest thereon, he past desard of continue to a said more than the real and profits actually collected. But any long of the Orienti Good of and debt or interest thereon, he past desard depth and the past of the oriential good of the policy of the policy of the oriential good of the policy of the policy of the oriential good of the policy of the policy of the policy of the oriential good of the policy of th	ever defend all and singular the said Premises unto the said	
Heirs and Assigns, from and against. 30. 8.30d. 30. 30. Add the said mortgager. 2002		
na. Executors, Administrators and Azelges and every presen whomesever lawfully delating or so clause the same or any pair interest. And the said mortgager— agree to bases on the basins and buildings and said of the arm now less than the said mortgager— and keep the same part of said of the same and the said mortgager— and keep the same and so to an extended and mortgager— and keep the same mortgage with a book of the said mortgager— and that in the event that the mortgager— shall at any time to so to so, then the agree of such interacts energy and the same in the said mortgager— and that in the event that the mortgager— shall at any time to so to so, then the event and profile of the above described from the control of the said portgager— and keep the said portgager— and		
And the said mortgager	re Eventors Administrators and Assigns and every person whomsoever lawfull	v claiming or to claim the same or any part thereof.
Dilars, in a company or companies estimated to the house of change by fire, and seeign the policy of instruments to the sold mortageness, and that in the creat that the mortageness and a say time to do so, then the main and expense of such manurance under this mortagen, with increase to the sold mortageness, and that it mortageness. As for the manurance expense of such manurance under this mortageness, with increase the expense of such manurance under this mortageness, with increase. And if at any time up part of said (does to microst therease, by said the and unpaid, A. 5Q. hereby assign the vents and profits of the above described form and the control (does of character) and part of said (does of character) and said (does of character) an		
to do to, then the said more experience in the control of the said more experience, shall as any times to do to, then the said more experience shall be say times. **After the more experience of said historican experience shall be say times. **After the more experience of said debt, or interest thereon, by past due and unpaid, I.O. hereby sasign the vents and profits of the above described. And If a large of the Creat Control Control of the said said said the said said the said said said said the said said said said said said the said said said said said said said said		
In the six the this mid mortangers. May cann the same to be insured in. And if at any time any part of said debt, or interest thereon, be past due and unput, A. 20 berely assign the rests and profits of the above described. Por Tota, Recents, Administrator or Assign the form of the above described. Por Total mortangers. Por Total mortangers, and the said particles of the above and the said particles of the above and the said mortanger of the said mortang		
And if it any time any part of said doth, or interest thereon, he past due and unput, \$1.00 berely assign the rost and profits of the showled scatthed there. Her. Successory (Court of said Sister may, at chambers or otherwine, appoint a sectiver, with authority to take possession of said presented existed of the Orivet Court of said Sister may, at chambers or otherwine, appoint a sectiver, with authority to take possession of said presented existed and said any of the presents in the rest of the said and said said said that it is the true intents and enabling of the parties to these Presents, that if		
And if at any time any part of said dock, or interest thereon, he past due and unpaid, L. 52, hereby assign the roots and profits of the showled described interest on the content of the	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.	name and reimpurseior the
The stade protespeed of the stade protespeed of the stade	And if at any time any part of said debt, or interest thereon, be past due and unp	paid, I do hereby assign the rents and profits of the above described
Lawy Lawy of the process of the act proceeds the early records the collection) upon said debt, interest, code or expenses; without liability exceeds of callection) upon said debt, interest, code or expenses; without liability exceeds of callection) upon said debt, interest, code or expenses; without liability exceeds of callection and so and that it is the true intent and mosning of the parties to these Presents, that if I, the said mortgage of the present of the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the parties to these Presents, that if I, the said mortgage of called the said underly the said presented to the said called the said underly the said Presents and said called the said underly the said Presents and the said the said to said and said the said underly the said Presents and the said the said to the said of the said the said that it is the true intent and meaning of maid took, then this deed of the said and repleased the said of the said and said the said that it is the true intent and meaning of maid took, then this deed of the said and said the said that it is the true intent and meaning of maid took, then this deed of the said that it is the true intent and meaning of maid took, then this deed of the said that the said that it is the said and said the said that it is the said that it i	mises to said mortgagee_, or	her Heirs, Executors, Administrators or Assigns, and agree
PEOVIDED 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 otherwise, applied said rents and profits, applying the net proceeds thereafter (after paying costs of	
be paid mus the mid meritages		T the most money
be paid into the said mortgages. — the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of said note, then this deed of bargin and sale shall case, determine, and be tuterly null and void; otherwise to remain in full force and virtues. AND IT IS AGREED by and between the said parties that said mortgagoristo hold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgagoristo hold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgagoristo hold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgagoristo hold and enjoy the said Premises until default of payment shall be made. September and in the one hundred and _forty two		
said note, then this deed of bargam and an band case, determine, and be thereby and not open conceived by the said Premises will default of payment shall be made. **NINT IS AGREED by and between the said parties that said mortgagor. i.s. to hold and enjoy the said Premises will default of payment shall be made. **Witness MY hand and seal, this 9th day of September In the rof our Lord one thousand, nine hundred and forty two and in the one hundred and sixty seventh year of the Independence of the United States America. **Signed, sealed and delivered in the presence of H. J. Lanford Vena Mae Terry (L. S.) **H. S. Brockman (L. S.) **County of Greenville.** **Dersonally appeared before me. H. J. Lanford dade and that. he saw the within named. **WITH OF SOUTH CAROLINA, County of Greenville.** **By C. S. Brockman Witnessed the execution thereof. **SOUTH OF SOUTH CAROLINA, Str. A. D. 19. 12 **H. S. Brockman Witnessed the execution thereof.** **SOUTH OF Greenville.** **WORN TO before me this. 9th Notary Public for South Cardina.** **WORN TO before me this. 9th Notary Public for South Cardina.** **WORN GRANTOR OF DOWER.** **WOMAN GRANTOR OF DOWER.** *	the debt or sum of money aforesaid with int	terest thereon if any he due, according to the true intent and meaning of
Witness MY hand and seal this 9th day of September in the rof our Lord one thousand, nine hundred and forty two and in the one hundred and sixty seventh year of the Independence of the United States America. Signed, sealed and delivered in the presence of H. J. Lanford Vena Mae Terry (L. S.) H. S. Brockman (L. S.) County of Greenville. H. J. Lanford H. J. Lanford Wena Mae Terry (L. S.) WORTGAGE OF REAL ESTATE. County of Greenville. H. J. Lanford H. S. Brockman within named Vena Mee Terry n, seal and as he has the within named Wena Mee Terry Ther set and deed deliver the within written deed, and that he with the Sept. A. D. 19. Lie H. F. Lanford H. S. Brockman Witnessed the execution thereof. SWORN TO before me this Sept. A. D. 19. Lie H. F. Lanford H. S. Brockman Notary Public for South Carolina. RESTATE OF SOUTH CAROLINA, County of Greenville. WOMAN GRANTOR I. MORTGAGE OF REAL ESTATE. H. F. Lanford H. F. Lanford H. F. Lanford Within written deed, and that he with the secution thereof. SWORN TO before me this Meeting the secution of Dower. WOMAN GRANTOR I. MORTGAGE OF REAL ESTATE. H. F. Lanford H. F. Lanford H. F. Lanford Within written deed, and that he with the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof. SWORN TO before me this Meeting the secution thereof.	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 virtue.
r of our Lord one thousand, nine hundred and Sixty Seventh		
Signed, sealed and delivered in the presence of H. J. Lanford Wena Mae Terry (L. S.) H. S. Brockman (L. S.) (L. S.) ESTATE OF SOUTH CAROLINA, County of Greenville. H. J. Lanford H. J. Lanford MORTGAGE OF REAL ESTATE. County of Greenville. H. J. Lanford MORTGAGE OF REAL ESTATE. County of Greenville. H. J. Lanford inade cash that he saw the within named. H. J. Lanford in made cash that he saw the within named. H. S. Brockman Witnessed the excention thereof. SWORN TO before me this. y of Sept. A. D. 19 12 H. F. Lanford H. S. Brockman Notary Public for South Carolina. County of Greenville. WOMAN GRANTOR Notary Public for South Carolina. County of Greenville. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. e wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. dire 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.	Witness my hand and seal, this 9th	day of in the
Sixty Seventh America. Signed, sealed and delivered in the presence of H. J. Lanford Wena Mae Terry (L. S.) H. S. Brockman (L. S.) (L. S.) MORTGAGE OF REAL ESTATE. County of Greenville. H. J. Lanford Wena Mae Terry (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE. County of Greenville. H. J. Lanford d ande cath that he saw the within named. H. J. Lanford Wena Mae Terry Act and deed deliver the within written deed, and that he with H. S. Brockman witnessed the execution thereof. SWORN TO before me this. 9 th Yof. Sept. A. D. 19. LP H. F. Lanford H. F.	ar of our Lord one thousand, nine hundred and forty two	and in the one hundred and
America. Signed, saeled and delivered in the presence of H. J. Lanford Wena Mac Terry (L. 8) H. S. Brockman (L. 8) (L. 8) (L. 8) HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. H. J. Lanford d made oath that. he saw the within named. H. S. Brockman Witnessed the execution thereof. SWORN TO before me this. Sy of. Sept. A. D. 19. HE STATE OF SOUTH CAROLINA, County of Greenville. WOMAN GRANTOR I. S. Brockman Notary Public for South Caronas. WOMAN GRANTOR I. Notary Public for S. C. Dereby certify unto all whom it may concern that Mrs. He wife of the within named. Id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed. Given under my hand and seal, this.	ullet	
H. J. Lanford (L. S.) H. S. Brockman (L. S.) (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. H. J. Lanford Vena Mae Terry Vena Mae Terry And Made oath that. he saw the within named har within named har not and deed deliver the within written deed, and that. he with har act and deed deliver the within written deed, and that. he with that he saw the within named har within seed and the execution thereof. SWORN TO before me this yet Sept. H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. WOMAN GRANTOR I,	America.	
H. S. Brockman (L. S.) (L. S.		Vens Mae Terry
(I. S.) (I.	and the second s	
County of Greenville. Personally appeared before me. H. J. Lanford d made oath that. he saw the within named. Vena Mae Terry her	H. S. Brockman	(L, S.)
MORTGAGE OF REAL ESTATE County of Greenville. Personally appeared before me		(L, S.)
County of Greenville. Personally appeared before me		(L. S.)
MORTGAGE OF REAL ESTATE. Personally appeared before me		
Personally appeared before me	> MORTGAGE OF REAL ESTA	TE. X
d made oath that he saw the within named 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	· · · · · · · · · · · · · · · · · · ·	
m, seal and as	Personally appeared before me	
SWORN TO before me this	MANA MAA'I' AAN MAA	
SWORN TO before me this. y of Sept. H. S. Bro ckman Notary Public for South Carolina. NO RENUNCIATION OF DOWER. County of Greenville. WOMAN GRANTOR I,	d made oath that he saw the within named Nae 'I'erry	
SWORN TO before me this 9th y of Sept. A. D. 19 42 H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER. County of Greenville. WOMAN CRANTOR I, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs	ner	act and deed deliver the within written deed, and that he with
H. S. Brockman Notary Public for South Carolina NO RENUNCIATION OF DOWER. County of Greenville. WOMAN GRANTOR I,	n, seal and as	act and deed deliver the within written deed, and that he with
H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER. County of Greenville. WOMAN GRANTOR I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this.	mer m, seal and asH. S. Brockman	act and deed deliver the within written deed, and that he with
Notary Public for South Carolina. NO RENUNCIATION OF DOWER. County of Greenville. WOMAN GRANTOR I,	gn, seal and as H. S. Brockman SWORN TO before me this Start	act and deed deliver the within written deed, and that he with
HE STATE OF SOUTH CAROLINA, County of Greenville. NO RENUNCIATION OF DOWER. WOMAN GRANTOR I,	gn, seal and as H. S. Brockman SWORN TO before me this Sy of Sept. A. D. 19 42	act and deed deliver the within written deed, and that he with
RENUNCIATION OF DOWER. WOMAN GRANTOR I,	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman A. D. 19 12 H. S. Brockman	act and deed deliver the within written deed, and that he with
County of Greenville. WOMAN GRANTOR I,	sworn to before me this 9th y of Sept. H. S. Brockman A. D. 19 12 H. S. Brockman Notary Public for South Carolina.	act and deed deliver the within written deed, and that he with
hereby certify unto all whom it may concern that Mrs	SWORN TO before me this 9th y of Sept. H. S. Brockman A. D. 19 12 H. S. Brockman Notary Public for South Carolina. NO	act and deed deliver the within written deed, and that he with with written deed, and that he with written deed, and that he with he with the with
e wife of the within named	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman A. D. 19 H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. Lanford
e wife of the within named	H. S. Brockman SWORN TO before me this of Sept. H. S. Brockman Oth H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR	act and deed deliver the within written deed, and thathe withwitnessed the execution thereof. H. J. Lanford
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. NO RENUNCIATION OF DOWER. WOMAN GRANTOR	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. LanfordNotary Public for S. C.
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within namedeirs 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	H. S. Brockman SWORN TO before me this 9th y of Sept. A. D. 19 42 H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR I, hereby certify unto all whom it may concern that Mrs.	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. LanfordNotary Public for S. C.
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman H. S. Brockman (L. S.) Notary Public for South Carolina. NO RENUNCIATION OF DOWER County of Greenville. WOMAN GRANTOR I,	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. LanfordNotary Public for S. C.
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman Y of Sept. H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. d this day appear before me, and upon being privately and separately examined by	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. Lanford Notary Public for S. C. me, did declare that she does freely, voluntarily and without any compulsion
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	H. S. Brockman SWORN TO before me this 9th Sept. A. D. 19 12 H. S. Brockman Notary Public for South Carolina NO RENUNCIATION OF DOWER County of Greenville. WOMAN GRANTOR I,	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. LanfordNotary Public for S. C. me, did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named
Given under my hand and seal, this	H. S. Brockman SWORN TO before me this 9th y of Sept. A. D. 19 12 H. S. Brockman Notary Public for South Carolina. Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR I, WOMAN GRANTOR I, hereby certify unto all whom it may concern that Mrs. we wife of the within named this day appear before me, and upon being privately and separately examined by read or fear of any person or persons whomsoever, renounce, release and forever recounce of the second of the second or persons whomsoever, renounce, release and forever recounce.	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. LanfordNotary Public for S. C. me, did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named
	H. S. Brockman SWORN TO before me this 9th By of Sept. A. D. 19 12 H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR I, WOMAN GRANTOR I, be hereby certify unto all whom it may concern that Mrs. The wife of the within named.	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. F. LanfordNotary Public for S. C. me, did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named
3y ofA. D. 19	H. S. Brockman SWORN TO before me this	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. F. LanfordNotary Public for S. C. when did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named
, ·	H. S. Brockman SWORN TO before me this y of Sept. H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER. WOMAN GRANTOR I, hereby certify unto all whom it may concern that Mrs. we wife of the within named. de this day appear before me, and upon being privately and separately examined by read or fear of any person or persons whomsoever, renounce, release and forever releirs and Assigns, all her interest and estate, and also all her right and claim of Dower Given under my hand and seal, this	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. F. LanfordNotary Public for S. C. when did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named
	H. S. Brockman SWORN TO before me this Sept. H. S. Brockman Notary Public for South Carolina. NO RENUNCIATION OF DOWER WOMAN GRANTOR I, o hereby certify unto all whom it may concern that Mrs. he wife of the within named. id this day appear before me, and upon being privately and separately examined by read or fear of any person or persons whomsoever, renounce, release and forever releirs and Assigns, all her interest and estate, and also all her right and claim of Dower Given under my hand and seal, this.	act and deed deliver the within written deed, and that he withwitnessed the execution thereof. H. J. Lanford Notary Public for S. C. me, did declare that she does freely, voluntarily and without any compulsion elinquish unto the within named r of, in or to all and singular the Premises within mentioned and released.