PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
TOODIFIED with all and angular the Rights, Nembers, Hereditionness and Appurtrements to the said Promise balongies, or in suppure incidence or apparentiality. TO HAYP ARD TO MOLD all said singular the said Promises made for the said. LOUISO Y, Enricy, 1607 Rich and Ansign Growns, And. I. As barshy black. "Wy 0-15, EW		
TOGETHIS with all and singular the Eights, Mancher, Hernithannite and Appurtences to the said Formace Scienging, or in saywise involved or apportability. TO TAPE AND TO NOLD all and singular the end Francisco who the said. LOLLO X, ENTLO, 162. Sides and Antique (torsue, And		
TOORTHEER with all and singular the Rights Members, Monditaments and Approximations is the said Premise belonging, or in seywas incident or appertaining. TO HAVE AND TO ROLD all and singular the said Premises unto the said. Jouine Y. Barley, Job? Sides and Analysis foreurs. And		
TOORTHERS with all and singulate the Eights, Member, Perceitismons and Approximations to the said Pressises ballenging, or in anywise business or apparentable, TOO MAYE AND TO HOLD all said singular the said Provises unto the said. LOULES Y, ERTLS, MOT TO HOLD all said singular the said Pressises unto the said. LOULES Y, ERTLS, Horry Montages and Administrators to the said and include the said singular the said Pressises unto the said. LOULES Y, ERTLS, Horry Montages and Administrators and Administrators to the said sources decided all said singular the said pressists unto the said and said said said said said said said sai		
TOORTHERS with all and singulate the Eights, Member, Perceitismons and Approximations to the said Pressises ballenging, or in anywise business or apparentable, TOO MAYE AND TO HOLD all said singular the said Provises unto the said. LOULES Y, ERTLS, MOT TO HOLD all said singular the said Pressises unto the said. LOULES Y, ERTLS, Horry Montages and Administrators to the said and include the said singular the said Pressises unto the said. LOULES Y, ERTLS, Horry Montages and Administrators and Administrators to the said sources decided all said singular the said pressists unto the said and said said said said said said said sai	REPORTED TO THE STATE OF THE ST	
TOGETHER with all and singular the Bights Membors, Newelliaments and Approximanous to the end Frenziese belonging, or in suyests intriduct or apparisating. TO LAVE AND TO HOLD all and singular the said Presides mino the said. LOUISO X. SETIO, her service And. I do hereby kind. Hyra 915, my Hotelean and singular the said Presides with the said Presides and other presides and Antiques. See my part thereof. And do said undergape agree to insure the house and belinging on all of its as some the tests		
TOGETHE with all and simplest the Rights, Members, Rordstaments and Appurtments to the said Promises belonging, or in early the findednat or appearance, TO HAVE AND TO HOLD all and singular the said Promises into the said. LOUISO Y. ENTIQ. her. Libra and Analyse forevers. And. I do brooky kind. Eyyo 117, My. Harn, Exceptions and Administrations to warrant and reverse defined all and simplest the said Promises unto the said. LOUISO Y. ENTIQ. her. Libra and Analyse, from and against. End. My. My. Harn and Analyse and devery person webcaseover hards decisioning or it delate to same or any part theseod. And the said mortgager sprace to instruct the brouge and buildings on said let in a sum not less than. X. And if any the said mortgager sprace to instruct the brough of finances to the said mortgager and any part theseod. And the said mortgager sprace and keep the same to be instructed in A. Land if any the said mortgager sprace and keep the same to be instructed in A. And if any the said mortgager and assigns the policy of finances to the said mortgager and any part of end and register. A man and without the same to be instructed in A. And if at any time and proof of an add some many and changes of the part of the said mortgager And the same to be instructed in A. And if at any time of the warp that of the said mortgager. And the same to be instructed in the said mortgager. And the same to be instructed in the same to be instructed in the same to be an additional to the said of the said mortgager. And the same to be an additional to the said of the said mortgager. And the same to be an additional to the said mortgager and the said in the case in the said mortgager. And the same to a said mortgager and the said in the case in the said mortgager and the said mortgager a		
TO HAVE AND TO HOLD all and singular the highin. Members, Recreitments and Appreciances to the said Promises belonging, or in acycles lacions or apparaining. TO HAVE AND TO HOLD all and singular the said Premises into the said. LOUISS Y. Earlo, her The here's blood of the said Assigns forever. And. I do here's blood of the said. LOUISS Y. Earlo, her The said Assigns forever. And. I do here's blood of the said Louising or to talke the same or any part thereof. The said of the said meriganes. Administrators and design the said recreated from the said of the said meriganes. Administrators and Assigns and every person recommended the said and the said meriganes. Administrators and Assigns and every person recommended the said and the said meriganes. Administrators and Assigns and every person recommended the said meriganes. The said meriganes are said to the said meriganes. The said meriganes are said meriganes. The said meriganes are said assignment of the pulling of incrinance to the said meriganes are said meriganes. The said meriganes are said assignment of the said of the sai		
TO HAVE AND TO HOLD all and singular the Nichts, Semess, Exerdiments on the said		
TO HAVE AND TO HOLD all sed singular the said Premises unto the said. The said Assigns forever, And. The bornly blad. Tyo 0.17, my Moin, Executers and Administrators to warrant and converse defined all and singular the said Premises unto the said. LOULSO Y. Earlo, her Heirs and Assigns, from and against. Heirs, Machinery, Administrators and Assigns and every person whomeousy, hardiny delands; or to chin the same or any part through the said and the said ministrators. On the said of the said ministrators and assigns and every person whomeousy, hardiny delands; or to chin the same or any part through the said and the said ministrators. On the said ministrators are said to do so, then the said ministrators. On the said ministrators, and the said said the said ministrators. And the said ministrators, and the said as a said that the said ministrators of the said said that the said ministrators of the said as the said and the said ministrators of the said as the said and the said ministrators of the said as the said and the		والمنافية والمنافذ وا
Series and Assigns forevers. And. I do hereby bind. Mys 91f. My Heltra Executors and Administrators to warrant and terrere defend all and singular the said Premises unto the said. LOULSO Y. Enr10, her Heltra and Assigns, from and against. MO. my Heltra and the said none of the mortgager. The most against the results and results and the mortgager. In the said mortgager, and that it is the true interest in the said mortgager. In the most and results and against the results and results and the said mortgager. In the said mortgager, and that it is the true interest and menting of the parties to these Presents, that If . M. my Heltra and the said contragent. MO. my mortgager, and that it is the true interest and menting of the parties to these Presents, that If . M. the said mortgager. No. my Heltra and and the said contrager. Mortgager. Mort		
There and Assigns forever. And. I do hereby hind. Eyes 2.1°, My Heirs, Exceptors and Administrators to warrant and corresponded all and singuist the said Premises unto the said. LOULSO Y, EnrI G, Lour G. Lo	TO HAVE AND TO HOLD all and singular the said Premises unto the said	uise Y. Earle, her
There and Assigns forever. And. I do hereby hind. Eyes 2.1°, My Heirs, Exceptors and Administrators to warrant and corresponded all and singuist the said Premises unto the said. LOULSO Y, EnrI G, Lour G. Lo		
Helts and Ansigns, from and against		
They and Assigns, from and against. 100, 107 And the said movingspore agree. to instruct the bouse and individual chaining or to claim the same or any part thereof. And the said movingspore agree. to instruct the bouse and individual control as are not less than. X And the said movingspore agree. To instruct the bouse and individual control agree in the instruction of the said movingspore. In the movingspore, and lessy the same married from ions or camage by five, and sentin the publicy of instruction to the said of the control of the said movingspore. The said in the create their the movingspore. The said in the instruction of the movingspore in the said in the create their the movingspore. The said of this hydrone dark histories control than movingspore. The said in the instruction of the short of the short described has a said of the short of the short described and the said profits against the create and profits against interesting of the said movingspore. The said in the said movingspore is an advantage of the results and said state of the said movingspore. The said movingspore is an advantage of the said movingspore in the said profits against the said movingspore. The said said state of the said profits against control of the said movingspore in the said profits against control of the said said the said profits against control of the said profits against control of the said profits against said movingspore of the profits against control of the said movingspore of the said movingspore of the said movingspore of the said movingspore of the said		
The rand Andreas from and against. EDS. ENT. And the said mortgager. Agree to insure the house and bollidings on said lot in a sum not less than And the said mortgager Agree to insure the house and bollidings on said lot in a sum not less than And the said mortgager Agree to insure the house and bollidings on said lot in a sum not less than B. Dolless, in a company or companies satisfactory to the mortgager and keep the same nauced from loss or dennings by five, and saids: the policy of insurance to the said mortgager and that in the event that the mortgager shall at any time and to do so, then the said mortgager may center the same to be insured in. X names and reimbers X for the result mortgager and that in the event that the mortgager shall at any time and the said that the said mortgager and the said Siste may, as chambers or otherwise, appoint a receiver, with authority to take post-said out and great man and said said that the said mortgager and the said said said said said said said said	lorever defend all and singular the said Premises unto the said	Dat 109 1001
The rand Andreas from and against. EDS. ENT. And the said mortgager. Agree to insure the house and bollidings on said lot in a sum not less than And the said mortgager Agree to insure the house and bollidings on said lot in a sum not less than And the said mortgager Agree to insure the house and bollidings on said lot in a sum not less than B. Dolless, in a company or companies satisfactory to the mortgager and keep the same nauced from loss or dennings by five, and saids: the policy of insurance to the said mortgager and that in the event that the mortgager shall at any time and to do so, then the said mortgager may center the same to be insured in. X names and reimbers X for the result mortgager and that in the event that the mortgager shall at any time and the said that the said mortgager and the said Siste may, as chambers or otherwise, appoint a receiver, with authority to take post-said out and great man and said said that the said mortgager and the said said said said said said said said		
Sides, Execution, Administrators and Assigns and every person wholmorers lawfully coloning to a sum not less than. And the said mort/squor agree to leaves the house and boldings on said lot in a sum not less than. Delians, in a company or companies satisfactory to the mortgager and keep the same number of commander than the mortgager and the pairs of mortgager and assign the pairs of insurance under this neoting of insurance on the state of the said mortgager and that is the event that the mortgager shall at any time and relimbures. And if at any time and relimbures. And if at any time and relimbures. And if at any time any test of each down or many cause the same of the said mortgager In the control of the above described his and if the said mortgager or harder. And said revention of any time and relimbures. And if a said mortgager In the control of one of and Sizes may, at chambers or elbertee, appoint a revolver, with auditority to take postession of add promises and any longer of the Control Court of and Sizes may, at chambers or elbertee, appoint a revolver, with auditority to take postession of add promises and any longer of the Control Court of and Sizes may, at chambers or elbertee, appoint a revolver, with auditority to take postession of add promises and any longer of the Control Court of and Sizes may, at chambers or elbertee, appoint a revolver, with auditority to take postession of add promises and any longer than the said promises and any longer to make the said longer than the said socretager. As to held and enjoy the said Promises until default of payment shall be made. We have a court lead of the said socretager. As to held and enjoy the said Promises until default of payment shall be made. The said		Assigns, from and against me, my
And the said secretary	Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully c	laiming or to claim the same or any part thereof.
Dollates, in a company or companies astificatory to the mortgages, and keep the same morted from loss or damage by fire, and saving the policy of insurances to the said mortgages and that it the sweat that the mortgages shall at any three and to do so, then the said mortgages you cause the same to be insured in A. Among and depress of such insurances under this mortgages, with interest. And if at any times any part of said dock or interest thereoes, be peat due and unpaid, X. Mereby sanige the rests and profits of the above described residues and profits of Churci Clore of said State may, at chambers or otherwise, appoint a reveiver, with substray to take possession of said premises and saw judges of the Churci Clore of said State may, at chambers or otherwise, appoint a reveiver, with substray to take possession of said premises and saw judges of the Churci Clore of said State may, at chambers or otherwise, appoint a reveiver, with substray to take possession of said premises and so account for earthing more than the rests and profits actually collected on the same and profits of these Presents, that if the said mortgages and a constant for earthing more than the rests and profits actually collected on the same of the parties of these Presents, that if the said mortgages are be paid unto the analysis of the same and actually collected on the same of the same and in the same and		
anisoned from less or damage by fire, and assign the policy of insurance to the said mortgages shall at any time all to do so, then the said mortgages any cline the said mortgages any cline the said mortgages and that it any time all to do so, then the said mortgages any cline and reimbures **		
all to do so, then the said mortganges. The cause the same to be instruct in X mann and reimburse. X for the remains and exposes of such instructs under this mortgange, with interest. And if at any time any part of said debt, or interest thereon, be past due and umpaid, X hereby assign the rests and profits of the above described framework of the profit of the said state may, at chambers or otherwise, appoint a become, and profits of the above described that any judge of the Circuit Cort of said State may, at chambers or otherwise, appoint a become, at the profit of said state any and are said state in the circuit and profits actually collected. PEOVIDED ALWAYS, neverthees, and that it is the true intent and meaning of the parties to those Presents, that if I the said mortganger is be used onto the said mortganger. The circuit of said states and because of the parties to those Presents, that if I the said mortganger is be said not, than this desaid a bargain and sais shall case, determine, and be utterly nutle and void; otherwise to remain in full force and virtue. AND IT IS AGENETED by and between the said parties shall case, determine, and be utterly nutle and void; otherwise to remain in full force and virtue. AND IT IS AGENETED by and between the said parties shall case, determine, and be utterly nutle and void; otherwise to remain in full force and virtue. When I be and one thousand, nine hundred and the said mortganger. 18. to hold and endy the said Premises until details to said. Without lead to the said mortganger and the said parties shall case, determine, and be utterly nutle and void; otherwise to remain in full force and virtue. When I be said and delivered in the presence of the said to	insured from loss or demogra by five and assign the policy of insured the	pany or companies satisfactory to the mortgagee, and keep the same
And if at any time any part of add debt, or interest thereon, be past does and unpaid, X. hereby using the vents and profits of the above described promises to add mortages. AND If the any part of add debt, or interest thereon, be past does and unpaid, X. hereby using the vents and profits of the possession of readigrentises and any Jodge of the Orthol Court of acid State may, at chambers or otherwise, appoint a receiver, with subnivity to take possession of read gremines and any Jodge of the Orthol Court of the Court		
And if at any time any part of said delt, or interest thereon, be past due and unpuds, X. hereby areign the rents and profits of the above described remains to add profits of the above described remains to add profits, applying the or covered profits, applying the or proveds therefore, cather any part of said State may at absolute to characteristic and profits applying the notice and profits applying the notice profits, applying the notice and profits applying one countries and profits applying the notice	ail to do so, then the said mortgagee_ may cause the same to be insured in	for the
remitted to said interfaspee. Or. I call state may, at chambers or otherwise, appoint a receiver, with attention to raisely content or said gramma and agramma and sprants, applying the not proceeds interesting date may be a control for applying more than the remise and profits, applying the not proceeds interesting date may be a control for applying more than the remise and profits, applying the not proceeds interesting date may be a control and profits applying the not proceeds interesting date and profits, applying the not proceeds interesting date and profits applying more than the remise and profits are considered and profits and		A hereby assign the rents and profits of the shove described
olice land rests and profits, applying the net proceeds betweether defer controlled control of controls by new side design, interest, souls or empiracy, without liability of account for anything more than the rests and profits actually collected schuld profits of these Presents, that if. I the said mortgager does not control for anything more than the rests and profits actually collected. The profits of these Presents, that if. I the said mortgager does not shall well and truly pay or cause be paid tunto the said mortgager. The defer or sum of money aforesaid, with interest thereon, if any be due, according to the internal and seasing of the said mortgager. The said mortgager is not said while costs, describing, and be utterly nail and void; otherwise to remain in fall force and virtue. AND IT IS AGREED by and between the said protings. The bodd and enhyp the said freezing the said mortgager. As to held and enhyp the said Fereinise until default of payment shall be made. AND IT IS AGREED by and between the said protings. As the descript of the said of the said of the said mortgager. As the default of payment shall be made. Wilness. Ty. I have a said of the said mortgager. As the default of payment shall be made. Wilness. Ty. I have a said of the said mortgager. As the default of payment shall be made. The said mortgager. As the default of payment shall be made. The said mortgager. As the default of payment shall be made. The said mortgager. As the default of payment shall be made. As the said mortgager. As the default of payment shall be made. The said mortgager. As the said mortga		
a account for saything more than the remts and profits actually collected, accounts of consections globs and seed, increase, costs or expenses; without lability PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I has said mortgages be paid unto the said mortgages. The said or aum of money aforemed, with interest thereon, if any he doe, according to the true intent and heasting of the said not the said mortgages. The said with the said mortgages. AND IT IS ACKEED by and between the said parties that said mortgages. 15. to held and enjoy the said Premises until default of payment shall be made. Witness. MY. band. and sail. this. 31 hay of March in the var of our Lord one thousand, sine bundred and Toby T-two and in the one hundred and Sixty-sixth year of the Independence of the United States Signed, assaled and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson I. Sixty-sixth year of the Independence of the United States Signed, assaled and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. W. Harold Arnold Personally appeared before me. W. Harold Arnold W. Harold A	may any suuge of the Offcult Coult of Said State may, at chambers or otherwise annothe	o recolution with enthanity to take magazagion of soid manufact and
she paid muto the said mortgages	to account for anything more than the rents and profits actually collected,	ollection) upon said debt, interest, costs or expenses; without liability
she paid muto the said mortgages	PROVIDED ALWAYS, nevertheless, and that it is the true intent and magning of the	noution to those Durante that is I
and an analysis of the said more register		
AND IT IS AGREED by and between the said parties that said mortgauer. AS to hold and enjoy the said Premises until default of payment shall be made. Witness MY hand and seal this 31 day of March in the one store of our Lord one thousand, nine hundred and for typ two and in the one hundred and Sixty-sixth year of the Independence of the United Sixtse Signed, sealed and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) THE STATE OF SOUTH CAROLINA, W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson W. Harold Arnold Charlotte Stevenson Witnessed the execution thursed. SWORN TO before me this. 318t Ay of March A. D. 19. 12 W. Harold Arnold Charlotte Stevenson W. Harold Arnold Charlotte Stevenson (L. S.) HE STATE OF SOUTH GAROLINA, County of Greenville. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE. County of Greenville. I	o be paid unto the said mortgagee the debt or sum of money aforesaid with interes	t thereon if any he due according to the two intent and marries of
Witness. MY. hand and seal, this 51 day of March in the car of our Lord one thousand, nine hundred and for for fyrtwo and in the one hundred and sixty-sixth year of the Independence of the United States Signed, sealed and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson (L. S.) The STATE OF SOUTH CAROLINA, County of Greenville. W. Harold Arnold P. C. Gregory, Jr. MORTCAGE OF REAL ESTATE. W. Harold Arnold P. C. Gregory, Jr. MIS and and as. his within named. P. C. Gregory, Jr. March A. D. 19 L/2 W. Harold Arnold Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this. 51st W. Harold Arnold W. Harold Arnold Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this. 51st W. Harold Arnold Charlotte Stevenson Functions of Greenville. S.) W. Harold Arnold Charlotte Stevenson Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE. County of Greenville. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE. County of Greenville. RENUNCIATION of Dower of, in or to all and singular the Premises within mendined and released. Given under my hand and seal, this. Coirs and Annigns, 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.	he said note, then this deed of bargain and sale shall cease, determine, and be utterly nul	and void; otherwise to remain in full force and virtue.
and in the one hundred and Sixty-sixth year of the Independence of the United States Signad, sealed and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) County of Greenville. W. Harold Arnold P. C. Gregory, Jr. (L. S.) County of Greenville. W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) (L. S.) (L. S.) W. Harold Arnold P. C. Gregory, Jr. (L. S.) (L.	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 in the one hundred and sixty-sixth year of the Independence of the United States America. Signad, sealed and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) County of Greenville. W. Harold Arnold P. C. Gregory, Jr. (L. S.) Charlotte Stevenson (L. S.) MOETGAGE OF REAL ESTATE. W. Harold Arnold Personally appeared before me. In made outh that he saw the within named. Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this. 21st ay of March A. D. 19. 12 Charlotte Stevenson (L. S.) Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE. County of Greenville. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE. County of Greenville. L. Notary Public for S. C., bereby certify unto all whom it may concern that Mr. the 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 compilation, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. Given under my hand and seal, this. A. D. 19.	Witnessmyhand and seal, this31	day of in the
### Size of America. Size of America Size of America Size of Si	rear of our Lord one thousand nine hundred and forty-two	
Signed, sealed and delivered in the presence of W. Harold Arnold P. C. Gregory, Jr. (L. S.) (HE STATE OF SOUTH CAROLINA, County of Greenville. W. Harold Arnold P. C. Gregory, Jr. (In seal and as. his seat and deed deliver the within written deed, and that be with constitution of the seat	ያ ⁴ ¥ ተ m ል የ ¥ ት h	
Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) Charlotte Stevenson (L. S.) (L. S.) County of Greenville. W. Harold Arnold Personally appeared before me. Wharold Arnold Personally appeared before me. In S. Charlotte Stevenson Charlotte Stevenson Whis act and deed deliver the within written deed, and that. he with Charlotte Stevenson Witnessed the execution thereof. SWORN TO before me this. Zlst ay of March A. D. 19. 122 Charlotte Stevenson Notary Public for South Carolina. W. Harold Arnold Charlotte Stevenson Notary Public for South Carolina. FURCHASE MONEY MORTGAGE. Notary Public for S. C., bereby certify unto all whom it may concern that Mrs. the 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 named. Given under my hand and seal, this. A. D. 19.	of America.	year of the Independence of the United States
Charlotte Stevenson (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. W. Harold Arnold Pr. C. Gregory, Jr. Ign, seal and as has he within named (L. S.) Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this 31st (L. S.) W. Harold Arnold Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this 31st (L. S.) W. Harold Arnold Charlotte Stevenson (L. S.) W. Harold Arnold Charlotte Stevenson (L. S.) Notary Public for South Carolina. Notary Public for South Carolina. County of Greenville. I. Notary Public for South Carolina (C. S.) Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. the 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 named. Given under my hand and seal, this. A. D. 19	Signed gooled and delivered in the manner of	
Charlette Stevenson (L. 8) (Charlotte Stevenson within named within written deed, and that he with othereof. (L. 8) (Charlotte Stevenson withessed the execution thereof. (L. 8) (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (L. 8) (Charlotte Stevenson within written deed, and that he with othereof. (L. 8) (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (L. 8) (Charlotte Stevenson within the within seed the execution thereof. (L. 8) (L. 8) (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (L. 8) (L. 8) (L. 8) (Charlotte Stevenson within written deed, and that he within seed the execution thereof. (L. 8) (L. 8) (L. 8) (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (L. 8) (L. 8) (L. 8) (Charlotte Stevenson within seed the execution thereof. (L. 8) (L.	Signed, sealed and delivered in the presence of	
County of Greenville. W. Harold Arnold Personally appeared before me. Mortgage of Real Estate. W. Harold Arnold Pr. C. Gregory, Jr. Int. s. act and deed deliver the within written deed, and that he with charlotte Stevenson witnessed the execution thereof. SWORN TO before me this. Slat W. Harold Arnold Charlotte Stevenson W. Harold Arnold Charlotte Stevenson Notary Public for South Carolina. Charlotte Stevenson Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE. County of Greenville. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs the 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 named. Given under my hand and seal, this		P. C. Gregory, Jr.
County of Greenville. Personally appeared before me	W. Harold Arnold	P. C. Gregory, Jr. (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Indicate that the saw the within named. P. C. Gregory, Jr. Ign, seal and as. Charlotte Stevenson SWORN TO before me this. 21st W. Harold Arnold Charlotte Stevenson Witnessed the execution thereof. W. Harold Arnold Charlotte Stevenson Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina. RENUNCIATION OF DOWER. FURCHASE MONEY MORTGAGE. Control 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 named. Interest and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. A. D. 19	W. Harold Arnold Charlotte Stevenson	(L, S.)
County of Greenville. W. Harold Arnold Personally appeared before me	W. Harold Arnold Charlotte Stevenson	(L, S.)
County of Greenville. W. Harold Arnold Personally appeared before me	W. Harold Arnold Charlotte Stevenson	(L, S.)
County of Greenville. W. Harold Arnold Personally appeared before me	W. Harold Arnold Charlotte Stevenson	(L, S.)
Per consuly appeared before me	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE	(L. S.)(L. S.)
ign, seal and as	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. MORTGAGE OF REAL ESTATE.	(L. S.)(L. S.)
ign, seal and as	Charlotte Stevenson Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. Harold Arnold	(L, S.)(L, S.)(L, S.)
Charlotte Stevenson witnessed the execution thereof. SWORN TO before me this 31st ay of March A. D. 19 42 Charlotte Stevenson (L. S.) W. Harold Arnold Charlotte Stevenson (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. the 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 named. Given under my hand and seal, this A. D. 19 A. D. 19	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. W. Harold Arnold	(L, S.)(L, S.)(L, S.)
SWORN TO before me this 31st ay of March Charlotte Stevenson Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. the 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 named. Cleirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. A. D. 19	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named. W. Harold Arnold P. C. Gregory, Jr.	(L. S.)(L. S.)
ay of March A. D. 19 42 Charlotte Stevenson (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ind made oath that he saw the within named. School att a Stevenson MORTGAGE OF REAL ESTATE. W. Harold Arnold P. C. Gregory, Jr. his	(L. S.)(L. S.)(L. S.)
Charlotte Stevenson (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. I,	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named. Charlotte Stevenson MORTGAGE OF REAL ESTATE. W. Harold Arnold P. C. Gregory, Jr. Sign, seal and as. Charlotte Stevenson	(L. S.)(L. S.)(L. S.)
Charlotte Stevenson (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. I,	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ind made oath that he saw the within named. ign, seal and as. Charlotte Stevenson	(L. S.)(L. S.)(L. S.)
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named ign, seal and as	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named. Charlotte Stevenson SWORN TO before me this March A. D. 19 12	
County of Greenville. I,	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
County of Greenville. I,	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
the wife of the within named	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. March A. D. 19 42 Charlotte Stevenson Charlotte Stevenson Charlotte Stevenson SWORN TO before me this	(L. S.) (L. S.) (L. S.) (L. S.)
the wife of the within named	Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ind made oath that he saw the within named p. C. Gregory, Jr. Ingn, seal and as his Charlotte Stevenson SWORN TO before me this 31st ay of March A. D. 19 42 Charlotte Stevenson (L. S.) Notary Public for South Carolina. CHE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER	(L. S.) (L. S.) (L. S.) (L. S.)
he wife of the within named	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) W. Harold Arnold PURCHASE MONEY MORTGAGE.
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 named	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) W. Harold Arnold PURCHASE MONEY MORTGAGE.
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) W. Harold Arnold PURCHASE MONEY MORTGAGE.
Icirs 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	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ind made oath that he saw the within named his charlotte Stevenson SWORN TO before me this 31st SWORN TO before me this 31st Lay of March A. D. 19 42 Charlotte Stevenson (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,	(L. S.) (L. S.) (L. S.) ——act and deed deliver the within written deed, and that—he with ——witnessed the execution thereof. W. Harold Arnold PURCHASE MONEY MORTGAGE. ——Notary Public for S. C.,
Iteirs 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	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named P. C. Gregory, Jr. sign, seal and as his Charlotte Stevenson SWORN TO before me this 3lst ay of March A. D. 19 42 Charlotte Stevenson (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, lo hereby certify unto all whom it may concern that Mrs. the wife of the within named the results of the within named the wife of the within named the wife of the within named the property of the state of the within named the wife of the within named the wife of the within named the property of the state of the within named the wife of the wife of the within named the wife of the wife	(L. S.) (L. S.) (L. S.) ——act and deed deliver the within written deed, and that—he with ——witnessed the execution thereof. W. Harold Arnold PURCHASE MONEY MORTGAGE. ——Notary Public for S. C.,
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	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Indeed made oath that he saw the within named. Sign, seal and as his Charlotte Stevenson SWORN TO before me this 31st Italy of March A. D. 19 142 Charlotte Stevenson (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,	(L. S.)
Given under my hand and seal, thisA. D. 19	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Index made oath thathe saw the within named	
Given under my hand and seal, this	W. Harold Arnold Charlotte Stevenson MORTGAGE OF REAL ESTATE. W. Harold Arnold P. C. Gregory, Jr. Indian and each that he saw the within named his sworth and seal and as his Charlotte Stevenson SWORN TO before me this 31st Lay of March A. D. 19-12 Charlotte Stevenson (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, Cherity of Greenville. In the wife of the within named being privately and separately examined by me, of the dread or fear of any person or persons whomsoever, renounce, release and forever relinquence of the state of the	(L. S.)
ay ofA. D. 19	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.)
	W. Harold Arnold Charlotte Stevenson THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Ind made oath that he saw the within named. Ind made oath that he saw the within named. SWORN TO before me this Charlotte Stevenson SWORN TO before me this SWORN TO before me this Charlotte Stevenson (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, Io hereby certify unto all whom it may concern that Mrs the wife of the within named. Id this day appear before me, and upon being privately and separately examined by me, diread or fear of any person or persons whomsoever, renounce, release and forever relinqual feers and Assigns, all her interest and estate, and also all her right and claim of Dower of, in	(L. S.)
(Seel)	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named. Sign, seal and as. Charlotte Stevenson SWORN TO before me this. SHORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO be	(L. S.)
1.3861.4	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath that he saw the within named. Sign, seal and as. Charlotte Stevenson SWORN TO before me this. SHORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. Charlotte Stevenson SWORN TO before me this. SWORN TO be	(L. S.)