TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgagee and Assigns, forever, And. I do hereby bind myself and my Heirs, Executors and Administrator or warrant and forever defend all and singular the said Premises unto the said Mortgagee and its Successors in Office it and Assigns, or and against myself and my Heirs, Executors, Administrators and Assigns, and every person whom myself and my And the said Mortgager agree. It is insured to insure the house and buildings on said loy in a sum of not less than One Thousand and No/100.  And the said Mortgager agree. It is insurance to the said Mortgagee; and that in the event that the Mortgager shall at an immedial to do so, then the said Mortgagee may cause the same to be insured in Mortgager's name and reimburse itself or the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid.  Thereby assign the rents and profits of the above described premises to said mortgage, or. 112 Successors  Tarks in the said Mortgager. The said Mortgage or is the said mortgage, or is the said Mortgage or is the said mortgage, or is the said Mortgage or is the said mortgage, or is the said Mortgage or is the said mortgage, or is the said Mortgage or is the said Mortga		
TO TAVE AND TO HOLD, all and singular, the said Promines unto the anil Mortgages.  And Anging foreser. And.  A do berely bind.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My  Helin, Execution, and Antinishators  and anging myself and My  Helin, Execution, Antinishators and Anging and Antinishators  And the said Mortgages.  And the said Angels.  And the said Angels.  And the said Mortgages.  And the said Mortgages.  A		
TO TAVE AND TO HOLD, all and singular, the said Promines unto the anil Mortgages.  And Anging foreser. And.  A do berely bind.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My  Helin, Execution, and Antinishators  and anging myself and My  Helin, Execution, Antinishators and Anging and Antinishators  And the said Mortgages.  And the said Angels.  And the said Angels.  And the said Mortgages.  And the said Mortgages.  A		
TO TAVE AND TO HOLD, all and singular, the said Promines unto the anil Mortgages.  And Anging foreser. And.  A do berely bind.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My  Helin, Execution, and Antinishators  and anging myself and My  Helin, Execution, Antinishators and Anging and Antinishators  And the said Mortgages.  And the said Angels.  And the said Angels.  And the said Mortgages.  And the said Mortgages.  A		
TO TAVE AND TO HOLD, all and singular, the said Promines unto the anil Mortgages.  And Anging foreser. And.  A do berely bind.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My Arman and forest ordered all and singular the said Promines unto the anil Mortgages and.  Myself and My  Helin, Execution, and Antinishators  and anging myself and My  Helin, Execution, Antinishators and Anging and Antinishators  And the said Mortgages.  And the said Angels.  And the said Angels.  And the said Mortgages.  And the said Mortgages.  A		
TO HAVE AND TO HOLD, all and singular, the said Promines unto the wild Mortgages.  Advantage forcer. And.  A do hereby had.  Myself and my avanta and forcer defeated all and singular the said Promines unto the said Mortgages and.  Melin, Executors, Administrators and Administrat		
TO IANG AND TO HOLD, all and singular, the said Premises unto the said Mortgages.  It also been been been been been been been bee		
TO HAVE AND TO HOLD, all and singular, the said Promises multo the said Mortgages.  A assigns, forcer. And.  I do hereby bind.  Wirelf and BY  Hairs, Executors and Administrators  and the file of the control of the contro		
TO HAVE AND TO HOLD, all and singular, the said Preminer unto the said Mortgages.  A Assign, forcer. And.  A design forcer. And.  A design forcer.  And I design forcer defend all and singular the said Preminer unto the said Mortgages and.  Also Buccessors 11 Office		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages.  A Assigns, forever. And.  A do bettely bind.  Myself said My  Assigns, forever. And.  A do bettely bind.  Myself said My  Assigns, forever. And.  A saignst myself said My  Assigns, forever. And.  A saignst myself said My  Assigns forever defend all ead saingular the said Premises unto the said Mortgages and.  Als Successors in Offices  Myself said My  Assignst myself said My  Assignst myself said My  Assignst loss for Spaige by fire or winds  And the said Mortgagor.  And the said Mortgagor.  Agent myself said saign the said Premises and the said Mortgages.  And the said Mortgagor.  And the said Mortgagor.  Assignst the said Mortgagor.  And the said Mortgagor.  A THE NURS AND THE SAID SAID SAID SAID SAID SAID SAID SAID		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages.  A Assigns, forever. And.  A do bettely bind.  Myself said My  Assigns, forever. And.  A do bettely bind.  Myself said My  Assigns, forever. And.  A saignst myself said My  Assigns, forever. And.  A saignst myself said My  Assigns forever defend all ead saingular the said Premises unto the said Mortgages and.  Als Successors in Offices  Myself said My  Assignst myself said My  Assignst myself said My  Assignst loss for Spaige by fire or winds  And the said Mortgagor.  And the said Mortgagor.  Agent myself said saign the said Premises and the said Mortgages.  And the said Mortgagor.  And the said Mortgagor.  Assignst the said Mortgagor.  And the said Mortgagor.  A THE NURS AND THE SAID SAID SAID SAID SAID SAID SAID SAID		
TO HAVE AND TO HOLD, all and singular, the said Preminer unto the said Mortgages.  A Assign, forcer. And.  A design forcer. And.  A design forcer.  And I design forcer defend all and singular the said Preminer unto the said Mortgages and.  Also Buccessors 11 Office		
TO HAVE AND TO HOLD, all and singular, the said Promines unto the said Mortgages.  A Assigns, forcer. And.  A designs, forcer. And.  A designs, forcer.  And.  A saigns, sa		
TO HAVE AND TO HOLD, all and singular, the said Promines unto the said Mortgages.  A Assigns, forcer. And.  A designs, forcer. And.  A designs, forcer.  And.  A saigns, sa		
TO HAVE AND TO HOLD, all and singular, the said Freniese unto the said Morgages.  A Assigns, forever, And.  A cabe beetly bind.  Myself and My  Assigns, forever, And.  A cabe beetly bind.  Myself and My  Heirs, Executors, Manistrators and Administrators and the said Morgages and.  At the Successors In Office  Myself and My  Heirs, Executors, Administrators and Assigns, and Assigns and administrators and Assigns and Administrators and Assigns and Administrators and Assigns and Administrators and Assigns, and Assigns and Administrators and Assigns and Administrators and Assigns and Administrators and Assigns and Administrators and Administrators and Assigns and Administrators and Admini		
TO HAVE AND TO HOLD, all and singular, the said Promines unto the said Mortgages.  A Assigns, forcer. And.  A designs, forcer. And.  A designs, forcer.  And.  A saigns, sa		
TO HAVE AND TO HOLD, all and singular, the said Preminer unto the said Mortgages.  A Assign, forcer. And.  A design forcer. And.  A design forcer.  And I design forcer defend all and singular the said Preminer unto the said Mortgages and.  Also Buccessors 11 Office		
TO HAVE AND TO HOLD, all and singular, the said Promines unto the said Mortgages.  A Assigns, forcer. And.  A designs, forcer. And.  A designs, forcer.  And.  A saigns, sa	TOGETHER with all and singular the Rights, Members, Hereditame	ents and Appurtenances to the said Premises belonging, or in anywise incident or
A satisma, forewer. And.  A do bretchy bind.  A sequence of security of the control of the contr	pertaining.	the said Mortgages 1ts Successors in Office XXXX
Adaption, forever. Aside.  Assigns, forever. Aside.  Assigns, forever. Aside.  Assigns, and covery persons whom many assigns or to farms some or any part thereof.  And the said Mortgager agree. In forever, the holds and assigns of a covery persons whom many assigns or to farms some or any part thereof.  And the said Mortgager agree. In the fact the holds and buildings on said bytes, and covery persons whom many assigns of the said Mortgager agree. In the said Mortgager and chast in the erson that the Mortgager, and assign the policy of insurance to the said Mortgager and chast in the erson that the Mortgager, and as in an affal to do so, them the said Mortgager and chast in the erson that the Mortgager, and as it as one fall to do so, them the said Mortgager and chast in the erson that the Mortgager, and as it as one fall to do so, the tries and profit.  It is not the permission and expense of sack internance worder this mortgage, with interest And it as my time say part of said date, or interest thereon, be past these and uspaid.  It hereby assign the cross and profit.  And it as my time say part of said that my and about the control of the profit of the said Mortgager the dark of the said of the profit of the said of the said of the said of the profit of the said of the profit of the said of the profit of the profit of the said of the profit of the	TO HAVE AND TO HOLD, all and singular, the said Premises unto	lf and my Heirs, Executors and Administrators
mand against myself strom were ready part thereof.  And the said Mortgagor	d Assigns, forever. Anddo hereby binddo hereby bind	said Mortgagee and 1ts Successors in Office Heirs and Assigns,
And the said Morrgagor agree. A to insure the house and buildings on said loyin a sum of not less than Doe Thousand and No/100. Deltars in a company or companies satisfactory to the Morrgagor and the said Morrgagor an	MVSAII BU BIV	Heire Evecutors Administrators and Assigns, and Overs Person
And the said Mortgagor. agree. A to insert the house and buildings on Rad, upin a south of the said Mortgages, and keep the said sured RETENICATION SUBJECT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT AND ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT AND ASSESSMENT ASSESSMENT ASSESSMENT AND ASSESSMENT A	om and againstever lawfully claiming or to claim same or any part thereof.	The state of the s
named first TROLANDADOMINA and assign the policy of insurance to the sale Mortgages—, and that in the event that the Mortgages—, shall at an use fall to do so, then the said Mortgages—may cause the same to be insured in. MORTGAGE OF REAL ESTATE or becoming and depende a death this marroes under this mortgage, will interest.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSORS S.  I have been described promises in said mortgages or 15.8 SUCCESSOR successors of collections) upon said dock, activated, society of the collection of the said said mortgages or 15.8 SUCCESSOR successors of collections of the said said promises are received and said mortgages or 15.8 SUCCESSOR successors of collections of the said said forth said Mortgages—the debt or sam of money, with interrest thereon, if any be due, according to the relative to the said said of the said said of the said	And the said Mortgagor agree 5 to insure the house and building	gs on said low in a sum of not less than-
the Sail to do an, then the said Mortgagee	Dollars	in a company or companies satisfactory to the Mortgagee, and keep the same
The presum and expected of stein interaction causes in interact thereon, the part due and supplied.  And if at any time any part of said docts, or interact thereon, the part due and supplied.  It is also become the presented to the circuit count of said States many, at chambers or otherwise, appoint a receiver, with authority to take possession of raid premises and profits, applying the act proceeds thereof (editor paying costs) of collection) upon raid doct, interact, costs or expenses; without labelled the part of	sured from the contract of the policy of insurance to	the said Mortgagee; and that in the event that the Mortgager said that the Mortgager sai
And if a ray time any part of said debt, or interest thereon, be past due and napaid,  Line above described premises to mid motagenee or Lis Successors as the content of the content and meaning of the parties to these Presents, that if the said Mortgager. And it is the true intent and meaning of the parties to these Presents, that if the said Mortgager. And the content and meaning of the parties of the content and meaning of the parties of the content and meaning of the said once, then this deed of bargain and said said leaves, determine, and be utterly mull and void the content and meaning of the said once, then this deed of bargain and said said leaves, determine, and be utterly mull and void on the content and meaning of the parties, the title of bargain and said said leaves, determine, and be utterly mull and void on the content and meaning of the parties, the content of the	me fail to do so, then the said Mortgagee may cause the same to be ins	interest.
the above described premises to said mortquee, or its Sucossov's Sucretain any indicators of the Circuit Count of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promises an extens and profits, applying the net proceeds thereof (after paying costs of collection) upon said delt, interest, costs or expenses; without finality count for anything more than the cents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Precents, that it the said Montageser. It do do to a said well and truly pay or cause to be paid unto the said Mortgageser. It do do to am of money, with interest thereon, if any be dise, according to the tent and meaning of the said note, then this doed of bargain and sale shall cease, determine, and be utterly nell and void; otherwise to remain in full for divince.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  The day of June on the said parties, that the said Mortgagor.  The for Lord one thousand, uite hundred and forty of two TELETRANTEGENETIES.  FERSONALLY appeared before me.  Kathryn L. Brown and made of the parties of the said Mortgagor.  Kathryn L. Brown and made of the parties of the said Mortgagor.  Sign, seal and as.  L. F. JORES  Abe saw the writhin named.  L. F. JORES  MONTGAGE OF REAL ESTATE  Sign, seal and as.  ABe saw the writhin named.  L. F. JORES  Ben C. Thornton  MORTGAGE OF REAL ESTATE  Sign, seal and as.  AD 19.45.  Ben C. Thornton  MORTGAGE OF REAL ESTATE  Abe saw the writhin manufactor of the said Mortgages.  The STATE OF SOUTH CAROLINA  Greenville County  About the said Mortgages.  AD 19.45.  The STATE OF SOUTH CAROLINA  Greenville County  About the said	And if at any time any part of said debt, or interest thereon, be past	due and unpaid,hereby assign the rents and promis
the State of the Circuit Court of and State may, the country of the spring costs of collection) upon said debt, interest, costs or expenses; without liability count for asything more than the rents and profits applying costs of collection) upon said debt, interest, costs or expenses; without liability count for asything more than the rents and profits as the series of the country of the series of the seri	I to Cunna	THE RESERVE AND INCIDENCE OF Assigns, and
older said ents and profiles, applying the net process interest and profiles are all youldered and entered and profiles are all youldered and profiles are all youldered and profiles are all youldered and an entered and profiles are all youldered and an entered and profiles are all youldered and an entered and entered entered and entered entered and entered and entered entered and entered entered and entered entered and ent	gree that any Judge of the Circuit Court of said State may, at chambers or	otherwise, appoint a receiver, with authority to take possession of said premises and
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it he said Mortgage. It do but on some of money, with interest thereon, if any he dae, according to the related and meaning of the said portage. It do but on some of money, with interest thereon, if any he dae, according to the related and meaning of the said or the said of the parties. AND IT IS AGREED, by and between the said parties, that the said Mortgagor and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for all virue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor is a said parties, that the said parties within mentioned and relationship is a said parties, that the said parties that said call and the said parties that said call and parties that said	ollect said rents and profits, applying the net proceeds thereof (after paying	ing costs of concectory aport and
half well and treity pay or cause to be pand anto the said sorrgangement me under to stant or meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for not return and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for and virtue.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  Is hold and enjoy the said Frenian in full for frenian in full for the said Frenian in full for the parties.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  Is hold and enjoy the said Frenian in full for frenian in full for the parties.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  Is hold and enjoy the said Frenian in full for frenian in full for the parties.  The year of our Lord one thousand, nine handred and seal that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  Is hold and enjoy the said Frenian interest and estate, and sale and sale shall estate the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and said the said parties, that the said mortgagor.  AND IT IS AGREE		nt and meaning of the parties to these Presents, that if the said Mortgagor do and
AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  AND IT IS AGREED, by and between the said parties, that the said Mortgagor.  MITHESS BY hand and seal this 7th day of June in the ye of our Lord one thousand, nine bundred and forty five the parties and Delivered in the Presence of:  Kathryn L, Brown L. F. Jones (L. T. T. Jones)  Kathryn L, Brown L. F. Jones (L. T. T. Jones)  Her STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Kathryn L. Brown and made of that Sea and seal and seal this maned L. F. Jones  Sign, seal and as his act and deed deliver the within written deed, and that She, with Ben C. Thornton  SWORN TO before me this 7th day of June A. D. 1945.  Ben C. Thornton (L. S.)  Notary Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  I. Ben C. Thornton (L. S.)  RENUNCIATION OF DOWER  Greenville County  I. Ben C. Thornton do hereby certify the wife of within named L. F. Jones did this day appears be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the state of the stat	shall well and truly pay or cause to be paid unto the said Mortgagee the	debt or sum of money, with interest thereon, it any be due, according to the true
AND IT IS AGREED, by and between the said parties, that the said Mortgagor 18 to hold and enjoy the said Frems intil default of payment shall be made.  WITNESS BY hand and seal this 7th day of June in the ye for the tors on thousand, nine hundred and forty 1 ive EXTANCEMENTAL SEAS SIGNED, SEAS SEAS SEAS SEAS SEAS SEAS AND		
witnessed the execution thereon.  SWGNN TO before me this.  SWGNN TO before me this.  SWGNN TO before me this.  The June  A D 19-15  Ben C. Thornton  THE STATE OF SOUTH CAROLINA  Sign, seal and as.  SWGNN TO before me this.  SWGNN TO before me this.  The June  A D 19-15  Ben C. Thornton  A D 19-15  Ben C. Thornton  THE STATE OF SOUTH CAROLINA  Greenville County  Ben C. Thornton  A D 19-15  Ben C. Thornton  THE STATE OF SOUTH CAROLINA  Greenville County  Ben C. Thornton  A D 19-15  Ben C. Thornton  The STATE OF SOUTH CAROLINA  Greenville County  The STATE OF SOUTH CAROLINA  Greenville County  Ben C. Thornton  A D 19-15  Ben C. Thornton  THE STATE OF SOUTH CAROLINA  Greenville County  The STATE OF SOUTH CAROLINA  Ben C. Thornton  Able within named  The SOUTH CAROLINA MATIONAL MANTONAL MA	AND IT IS AGREED, by and between the said parties, that the sai	id Mortgagorto hold and enjoy the said Premises
of our Lord one thousand, nine hundred and forty five restation to the presence of:  Kathryn L. Brown L. F. Jones (L. G. C.	intil default of payment shall be made.	June , in the year
Signed, Sealed and Delivered in the Presence of:  Kathryn L. Brown  Ben C. Thornton  (L. S. C. Thornton  MORTGAGE OF REAL ESTATE  Greenville County.  FERSONALLY appeared before me. Kathryn L. Brown  and made of that.  Bet saw the within named. L. F. Jones  Sign. seal and as. Dis. act and deed deliver the within written deed, and that she, with. Ben C. Thornton  SWORN TO before me this. 7th day of June A. D. 19.45.  Ben C. Thornton  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  RENUNCIATION OF DOWER  Greenville County  RENUNCIATION OF DOWER  Greenville County  The state of South Carolina (L. S.)  The south Carolina (L.	of our Lord one thousand, nine hundred and forty-five	CANAL KANAL KANAL KANAL COLOR
L. F. Jones	THE REPORT OF THE PARTY OF THE	
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Kathryn L. Brown  and made of that.  She saw the within named.  L. F. Jones  sign, seal and as.  L. F. Jones  sign, seal and as.  MAS.  act and deed deliver the within written deed, and that She, with Ben C. Thornton  witnessed the execution thereof.  SWORN TO before me this.  7th  June  AD D. 1945  Ben C. Thornton  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  I, Ben C. Thornton  all whom it may concern that Mrs.  Blanche M. Jones  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of within named  L. F. Jones  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named  THE SOUTH CAROLINA MATIONAL BANK  B. Marston, (Mo. 2), 1ts successors  The SOUTH of the private swithin mentioned and relegation of the private of the priv	signed, Sealed and Delivered in the Presence of:	
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me  Kathryn L. Brown  sign, seal and as his act and deed deliver the within written deed, and that he, with Ben C. Thornton  SWORN TO before me this 7th day of June A. D. 19-15  Ben C. Thornton  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  I Ben C. Thornton  Absign as Discheding the wide of within a mand of the within and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the wife of within named L. F. Jones  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the wife of within named THE SOUTH CAROLINA HARTICKAL BANK  ASSIGNS, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and relegation of the county of the premises within mentioned and relegative the within mentioned and relegative the within named GIVEN under my hand and seal, this 7th day	Kathryn L. Brown	
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Kathryn L. Brown  and made of that.  Sign, seal and as.  L. F. JORGS  Sign, seal and as.  L. F. JORGS  SWORN TO before me this.  Th.  June  A. D. 19 45.  Ben C. Thornton  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  T.  Ben C. Thornton  All whom it may concern that Mrs.  Blanche M. JORGS  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of this manned  L. F. JORGS  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the state	Ben C . Thornton	(L. S.)
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me. Kathryn L. Brown and made of that.  As he saw the within named. Le F. Jones  sign, seal and as his act and deed deliver the within written deed, and that she, with. Ben C. Thornton  SWORN TO before me this 7th day of June A. D. 19 45.  Ben C. Thorntoh  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  I. Ben C. Thornton , do hereby certify to the wife of within named L. F. Jones , did declare that she does freely, voluntarily and without any compulsion, dread or fear of within named L. F. Jones and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK.  SATEBSTON at Greenville, S. C., as Trustee for Marie B. Warston, (No. 2), its successors of the same and sall the interest and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this. 7th day	in Transition of the Control of the	(L. S.
MORTGAGE OF REAL ESTATE  FERSONALLY appeared before me		
Greenville County.  PERSONALLY appeared before me. Kathryn L. Brown and made o that She saw the within named L. F. Jones  sign, seal and as bis act and deed deliver the within written deed, and that She, with Ben C. Thornton witnessed the execution thereof.  SWORN TO before me this 7th day of June A. D. 19 45.  Ben C. Thornton (L. S.)  THE STATE OF SOUTH CAROLINA Greenville County I. Ben C. Thornton do hereby certify I. Ben C. Thornton do hereby certify I. Greenville County I. do hereby certify I. did this day appear be within named L. F. Jones the wife of within named L. F. Jones did this department of the wife of within named berson or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK BASIERTON at Greenville, S. C., as Trustee for Marie B. Marston, (No. 2), its successors GIVEN under my hand and seal, this 7th day		(15. 0.)
Greenville County.  PERSONALLY appeared before me. Kathryn L. Brown and made o that. She saw the within named L. F. Jones  sign, seal and as bis act and deed deliver the within written deed, and that she, with Ben C. Thornton  SWORN TO before me this 7th day of June A. D. 1945.  Ben C. Thornton (L. S.)  THE STATE OF SOUTH CAROLINA Greenville County  I. Ben C. Thornton do hereby certify the within named beneficially and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, does does fr		
sign, seal and as bis act and deed deliver the within written deed, and that she, with Ben C. Thornton  SWORN TO before me this 7th day of June A. D. 19 45.  Ben C. Thornton (L. S.)  THE STATE OF SOUTH CAROLINA Greenville County  I. Ben C. Thornton , do hereby certify to all whom it may concern that Mrs. Blanche N. Jones , the wife of within named L. F. Jones , did this day appear be within named L. F. Jones , did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day		MORTGAGE OF REAL ESTATE
sign, seal and as his act and deed deliver the within written deed, and that he, with Ben C. Thornton witnessed the execution thereof.  SWORN TO before me this 7th day of June A. D. 1945.  Ben C. Thornton (L. S.)  THE STATE OF SOUTH CAROLINA Greenville County  I. Ben C. Thornton , do hereby certify to all whom it may concern that Mrs. Blanche N. Jones , the wife of within named L. F. Jones , did this day appear be within named upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day	Greenville County.  Koth wan T.	Brownand made oat
sign, seal and as bis act and deed deliver the within written deed, and that she, with Ben C. Thornt on witnessed the execution thereof.  SWORN TO before me this 7th day of June A. D. 1945.  Ben C. Thornton (L.S.)  THE STATE OF SOUTH CAROLINA Greenville County  I, Ben C. Thornton , do hereby certify to all whom it may concern that Mrs. Blanche M. Jones , the wife of within named L. F. Jones , did this day appear be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named THE SOUTH CAROLINA NATIONAL BANK PRINTED AT Greenville, S. C., as Trustee for Marie B. Marston, (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day	PERSONALLY appeared before me	
sign, seal and ashisact and deed deliver the within written deed, and that _she, withBen C. Thornton		
SWORN TO before me this	The state of the s	n deed and that She with Ben C. Thornton
SWORN TO before me this	witnessed the execution increoi.	
Ben C. Thornton  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA Greenville County  I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones  within named L. F. Jones me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named person or persons whomsoever, renounce, release and forever relinquish unto the within named B. Marston, (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day	7th	
RENUNCIATION OF DOWER  Greenville County  I, Ben C. Thornton , do hereby certify to all whom it may concern that Mrs. Blanche M. Jones , the wife of within named L. F. Jones , did this day appear be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named person or persons whomsoever, renounce, release and forever relinquish unto the within named B. Marston, (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day	SWORN TO before me thisday of	
THE STATE OF SOUTH CAROLINA Greenville County  I, Ben C. Thornton ,, do hereby certify to the wife of within named L. F. Jones me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named B. Marston, (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th day		Kathryn L. Brown
THE STATE OF SOUTH CAROLINA Greenville County  I, Ben C. Thornton  all whom it may concern that Mrs.  Blanche M. Jones  me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named  person or persons whomsoever, renounce, release and forever relinquish unto the within named  B. Marston, (No. 2), its successors and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this 7th  day	Ben C. Thornton (L.S.)	rando de servicio de especial de transferio de Maria de Santa de Labora de Labora de Labora de Labora de Labora La composição de la compo
Greenville County  I, Ben C. Thornton, do hereby certify to, do hereby certify to, did this day appear be within named, did this day appear be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named	Notary Public for South Carolina.	
Greenville County  I, Ben C. Thornton, do hereby certify to, do hereby certify to, did this day appear be within named, did this day appear be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named		
I,		
all whom it may concern that Mrs. Blanche N. Jones, the wife of, did this day appear be within named, did this day appear be me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of person or persons whomsoever, renounce, release and forever relinquish unto the within named	• • • • • • • • • • • • • • • • • • • •	
within named	Greenville County	do hereby certify un
me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparison, dread of the me, and the me and the	Greenville County  Ben C. Thornton  Blanche M. Jones	do hereby certify un, the wife of t
person or persons whomsoever, renounce, release and forever relinquish unto the within named  B. Marston, (No. 2), its successors and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and release and the premises are the premises within mentioned and release and the premises are the premises are the premises and the premises are	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones	, do hereby certify un , the wife of the thing
GIVEN under my hand and seal, this 7thday	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones  within named L. F. Jones	, do hereby certify un, the wife of t
GIVEN under my hand and seal, this	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones  within named L. F. Jones  me, and upon being privately and separately examined by me, did declar	, do hereby certify un , the wife of the did this day appear before that she does freely, voluntarily and without any compulsion, dread or fear of an appear south CAROLINA NATIONAL BANK O
	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones within named L. F. Jones me, and upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon the separately of Greenwille, S. C. as Trus	, do hereby certify un , the wife of the company that she does freely, voluntarily and without any compulsion, dread or fear of an authority of the within named THE SOUTH CAROLINA NATIONAL BANK Of the for Marie B. Marston, (No. 2), its successors
	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones within named L. F. Jones me, and upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar	, do hereby certify un , the wife of the did this day appear beform that she does freely, voluntarily and without any compulsion, dread or fear of an authority of the within named the for Marie B. Marston, (No. 2), its successors
	I, Ben C. Thornton  all whom it may concern that Mrs. Blanche M. Jones within named L. F. Jones me, and upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar person or persons whomsoever, renounce, release and forever relinquish upon being privately and separately examined by me, did declar	, do hereby certify un , the wife of the did this day appear beform the within named the South Carolina National Bank of the for Marie B. Marston, (No. 2), its successors declaim of Dower of, in or to all and singular the Premises within mentioned and release