Ben C. Thornton

TOURTHER with all and singular the Bights, Mondorn, Maredianness and Agortanasces to the said Province belonging or in supprise incide FOR LAVER AND TO HOLD, all and ringular, the said Premisers made to make the said Maragage and the said Agortanasces for the said Agortanasces for the said Agortanasces for the said Maragage and					
TO HAVE AND TO HOLD, all and singular, the said Promises unto the said Montgages. 11.5 12. de Sarrely bind. 13. percent And. 14. de Sarrely bind. 15. percent And. 15. percent And. 15. percent And. 16. percent And. 16. percent And. 17. percent And. 18. p					
TO HAVE AND TO HOLD, all and singular, the said Promises unto the said Montgages. 11.5 12. de Sarrely bind. 13. percent And. 14. de Sarrely bind. 15. percent And. 15. percent And. 15. percent And. 16. percent And. 16. percent And. 17. percent And. 18. p					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages					· .
TO HAVE AND TO HOLD, all and singular, the said Promises unto the said Mortgages					
TO HAVE AND TO HOLD, all and singular, the said Fromises unto the said Mortgages. A Assign, forever, And. I do herely hind. MYSPAR ADD MYSPAR AND TO HOLD, all and singular, the said Fromises unto the said Mortgages and. If the said A Mortgages and Assign, forever, And. I do herely hind. MYSPAR AND TO HOLD, all and singular, the said Fromises unto the said Mortgages and Myspar and Assign, and ergo person and analysis. MYSPAR AND TO HOLD MYS	And the second s	A ALERT AND A STATE OF THE STAT			
TO HAVE AND TO HOLD, all and singular, the said Premises onto the said Mortgages. I Assigns, forever. And. I do herely bind. MYSELF SOL MY. Heirs, Executors and Administrators are advantaged to the said Mortgages and Myself Sol					
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. A Assigns, forerer, And. A coherely bind. MYSPL SOL MY. Heirs, Executors and Administrators are according to the said Premises unto the said Mortgages and Mid. Kins and An and against. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. And the said Mortgages. The sold of the sold Mortgages. The sold of the said Mortgages. The sold of the sold Mortgages. The sold of the sold sold of the said Sold sold of the sold sold of the sold sold of the sold sold sold sold of the sold sold sold sold sold sold sold sold			2		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. A Assigns, forerer, And. A coherely bind. MYSPL SOL MY. Heirs, Executors and Administrators are according to the said Premises unto the said Mortgages and Mid. Kins and An and against. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. MYSPL Sold. And the said Mortgages. The sold of the sold Mortgages. The sold of the said Mortgages. The sold of the sold Mortgages. The sold of the sold sold of the said Sold sold of the sold sold of the sold sold of the sold sold sold sold of the sold sold sold sold sold sold sold sold					· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HOLD, all and singular, the said Fremises onto the said Mortgager. I Assigns, forever. And. I to hereby bind. MYSPLE SOIL MY. Heirs, Executors and Administrators are selected and anti-supplied the said Fremises who the said Mortgagers and Mysple Soil Research And the said Mortgager. And the said Mortgager. Agreement of the said Mortgager. And Mortgager. Benn C. Thornton. And Driver the within mandel Bride Research Mortgager. And Mortgager of Real Estate Benn Mortfager of Real Estate Benn Mortgager. And benn Mortg					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. Assigns, foreser, And. I do hereby hind. MYSALT SAID. Assigns, foreser, And. I do hereby hind. MYSALT SAID. MY Horis, Executors and Administration and Administration of the Said Administration and Administrati					
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. Assigns, foreser, And. I do hereby hind. EYSPLE SAID. Assigns, foreser, And. I do hereby hind. EYSPLE SAID. My Hole, forestors and Administration for the said Mortgages and Assigns, forester, And. I so hereby hind. EYSPLE SAID. My 1821. And the said Mortgager. And the said Mor					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. Assigns, foreser, And. Assigns, foreser, and assigns, and foreser, because of the assigns, foreser, and assigns, and foreser, and assigns, and foreser, and assigns, a		· · · · · · · · · · · · · · · · · · ·			
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. Anigas, forever, And. I do hereby bind. WYS-21f and. Any. Heirs, Executors and Administrations forever, And. I do hereby bind. WYS-21f and. MYS-22f and. Heirs, Executors and Administrations for the said foreverse and the said Mortgages. And saginst. WYS-21f and. MYS-22f and. And the said Mortgages. Bold to so, then the said Mortgages. Bold to so, the said cost, the said for so, the said so,					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. Anigas, forever, And. I do hereby bind. WYS-21f and. Any. Heirs, Executors and Administrations forever, And. I do hereby bind. WYS-21f and. MYS-22f and. Heirs, Executors and Administrations for the said foreverse and the said Mortgages. And saginst. WYS-21f and. MYS-22f and. And the said Mortgages. Bold to so, then the said Mortgages. Bold to so, the said cost, the said for so, the said so,					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. hts Assigns, forever, And. I do hereby bind. EXPS_16 and My Assigns, forever, And. I do hereby bind. EXPS_16 and My Assigns, forever, And. I do hereby bind. EXPS_16 and My Assigns, forever, And. I do hereby bind. EXPS_16 and My Assigns, forever, And. I do hereby bind. EXPS_16 and My Both and spaint. EXPS_16 and My Assignst. EXPS_16 and My And the said Mortgages. The said Fremises and bandlings on said log/n a sum of not less than KIGHT HUNGROD AND NO/A And the said Mortgages. The said Mortgages. Do holders in a company or composite satisfactory to the Mortgages. Said last the policy of insurance to the said Mortgages. And that in the event that the Mortgages. Said last the premium and expenses of said insurance under this mortgage, with interest. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. And if a say time any part of said debt, or interest thereon, he past due and unpaid. Be above described porterises to and mortgage, or My and the said control of the said sate, the unit is dead of bargain and said said and unpaid to the part of the parties, and the said uncertainty of the parties to these Presents, that My and the said of the said said the said of the said said the said Mortgages. And th					
TO HAVE AND TO HOLD, all and singular, the said Fremises unto the said Mortgages. Assigns, foreser, And. I do hereby hind. MYSALT SAID. Assigns, foreser, And. I do hereby hind. MYSALT SAID. MY Horis, Executors and Administration and Administration of the Said Administration and Administrati			· .		
TO HAVE AND TO HOLD, all and singular, the said Fremises onto the said Mortgager. I Assigns, forever. And. I to hereby bind. MYSPLE SOIL MY. Heirs, Executors and Administrators are selected and anti-supplied the said Fremises who the said Mortgagers and Mysple Soil Research And the said Mortgager. And the said Mortgager. Agreement of the said Mortgager. And Mortgager. Benn C. Thornton. And Driver the within mandel Bride Research Mortgager. And Mortgager of Real Estate Benn Mortfager of Real Estate Benn Mortgager. And benn Mortg					
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. Assigns, foreser, And. I do hereby hind. EYSPLE SAID. Assigns, foreser, And. I do hereby hind. EYSPLE SAID. My Hole, forestors and Administration for the said Mortgages and Assigns, forester, And. I so hereby hind. EYSPLE SAID. My 1821. And the said Mortgager. And the said Mor	TOCETHED with all and simulated Did. M. C. H.		- 4 - 41	1.4	
Assign, forever. And. I do bereby bind. WYSELF SIGN AT. Heles, Executors and Administration and Administrati	ertaining.	aments and Appurtenance	s to the said Premis	es belonging, or in anyw	vise incident
material and forece defend all and singular the said Premises unto the said Mortagues and his material and singular the said Premises and a material and singular the said Mortagues and Manifestory and Assigns and severy persons are as year thereof. **REALISH United Programs of the State of	TO HAVE AND TO HOLD, all and singular, the said Premises 1	unto the said Mortgagee	his .		Не
margant and forewer defement all and singular the said Premises must the said Morttagees and Morttagees and Morttagees and Morttagees and Morttagees and Morttagees and Assigns and severy persons were lawfully shinning or to chian same or any part thereof. And the said Morttagaor—agree to insure the house and initiatings on said leyfon a sum of not less than EGGRT MUNDERS ADE MOV. And the said Morttagaor—agree to insure the house and initiatings on said leyfon a sum of not less than EGGRT MUNDERS ADE MOV. And the said Morttageer may cause the same to be insured in MOV. ESSOET.4. name and reimburse. In India And it all said the said Mortgagee may cause the same to be insured in MOV. ESSOET.4. name and reimburse. India And it all say times any part of said docks, or interest the same to be insured in MOV. ESSOET.4. name and reimburse. India And it all say times any part of said docks, or interest same to be insured in MOV. ESSOET.4. name and reimburse. India And it all say times any part of said docks, or interest same to be insured in MOV. ESSOET.4. name and reimburse. India And it all say times any part of said docks, or metal theorem, be past the and timester. And it all say times any part of said docks, or interest same to be insured. And it all say times any part of said docks, or interest father, and parties, appoint a receiver, with sunbourist to take possession of said premise at said revisit and profiles any parties to the Promess, which the said of premise at said revisit and profiles and truly pay or coasts to be paid unto the said Mortgager. In the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it all the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it all the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it is the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it is the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it is the said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it said Mortgager. BOUNDED ALWAYS. NEVERHEITERS, and it is the said Mortgager. BOUND	Assigns, forever. Anddo hereby bindmys	elf and my	و الله عليه من من من من من الله على الله عليه الله عليه الله عليه من الله عليه الله عليه الله علي الله الله ال	Heirs, Executors and	Administrate
And the said Mortgagor, agree, to insure the house and buildings on said loyfa a sum of not less than. SIGHT HUNDRED AND NOV. Dollars in a company or companies satisfactory to the Mortgagor, and the said for the said Mortgagor, and said said to so, then the said Mortgagor, and said said said so so, then the said Mortgagor, and said said said said said said said sai	warrant and forever defend all and singular the said Premises unto the	the said Mortgagee and	<u>his</u>	Hei	rs and Assign
And the said Mortgagor. agree to insure the house and buildings on said loyfa a sum of not less than. SIGHT HUNDRED AND NOV. —Dollars in a company or companies satisfactory to the Mortgagor and tast in the account of the said so so, then the said Mortgagor and tast in the account of the said so so, then the said Mortgagor and tast in the creen that the Mortgagor and it is fail to do so, then the said Mortgagor and tast in the creen that the Mortgagor and it is fail to do so, then the said Mortgagor and the premiser of the said mortgage, on the said sequence of such instances under this mortgage, with interest. And if at any time any part of said delt, or interest thereon, be past the and usually of the creen that the Mortgagor and the show described premises to said mortgage, or and the show described premises to said mortgage, or and the said premise the said profits, applying the art proceeds there of said trans and green said tens and profits, applying the art proceeds there of said trans and green said tens and profits, applying the art proceeds there of said trans and green said tens and profits, applying the art proceeds there of said premise the said profits, applying the art proceeds the said parties, that the said mortgagor of the parties to these Persent, that if the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. Is the said mortgagor 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 lyruce. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. Is the said work of the said parties, that the said Mortgagor. Is the said work of the said parties, that the said Mortgagor. Is the vice of the said parties, that the said parties, that the said work of the	m and against myself and my	Heirs, E	ecutors, Administrate	rs and Assigns, and every	person who
Dollars in a company or companies attifactory to the Mortigages	ever lawfully claiming or to claim same or any part thereof.	agarnar Tosa o	r damage by 1	Tre and windst	OPM NO NO /2 C
need them become becomes the state of the policy of instrance to the said Mortagec; and that in the event that the Mortagec shall are easily along the min the said Mortagec may cause the test same to be instant. The premium and expense of such insarrance under this mortage, with instrat. And if at any time any part of said debt, or interest thereon, be past the and unquidy. I hereby asing the rents and p the above described premium is said mortagage, or any are the said mortagage. The said mortagage of the said mortagage of the said mortagage of the said mortagage of the said mortagage. The said mortagage of the said mortagage of the said mortagage of the said said said the said mortagage. The said said said the said parties, that the said said said the said parties, that the said said said said the said parties, that the said said said said said said said said					
to fail to do so, then the said Mortgagee may cause the Same to be insured in MORTGAGE OF REAL ESTATE And if at any time any part of said debt, or interest thereon, be past the and unpaid; I hereby assign the rents and p the above described premises unsubstance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past the and unpaid; I hereby assign the rents and p of the above described premises of a said premise as the same profige developed to the posts as a said premise and color anything more than the rents and ponds actually collected. PROVIDED ALMAYS, NEVERIFILESS, and it is the true interest and uncaning of the parties to these Presents, that if the said Mortgage the debt or same of money, with interest thereon, if any be dag, according to the rand of the said one, then this deed of bargain and alsa shall cease, determine, and be atterly null and void; otherwise to remain in full virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgage 18 defeated for payment shall be unde. WITNESS. MY insule bendred and. FORTY-five JANAYAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAKAK					
the premium and expense of such insurance under this mortage, with interest. And if at any time any part of said debt, or interest thereon, he past the and unpided the showe described premiuse to said mortagene, or. A big. Here, Excentors, Administrators or Assignment of the showed described premiuse to said mortagene, or. List. Here, Excentors, Administrators or Assignment of the proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liabilization and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liabilization and the said mortageness of the said profits and the said Mortagagor. J REOVIDED ALWAYS, NEVERTHEILSS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortagagor is all well and truly upon create to be paid unto the said Mortagagor. J ROUTED ALWAYS, NEVERTHEILSS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortagagor is all well and truly upon created by deal, according to the said parties, that the said Mortagagor. J ROUTED ALWAYS, NEVERTHEILSS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortagagor is all the said the said and parties, that the said Mortagagor. AND IT IS AGREED, by and between the said parties, that the said Mortagagor. J ROUTED ALWAYS, ALWAY					
And it at any time any part of said decit, or interest thereon, be past due and uspaid; It is, Executors, Administrators of Assign the rents and p the above described premises to said mortgage, or It is, Executors, Administrators of Assign we that any joide of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise with any joide of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise court for anything more than the rents and profits actually collected. PROVIDED LAWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Passens, that if the said Mortgage	ne fail to do so, then the said Mortgagee may cause the same to be	insured in Mortgago	ria_name and rei	nbursehimsel	C
the above described premises to said mortgage; or. the that my ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise that my ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premise that the retent and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liabilious for anything more than the retent and profits actually collected. PKOVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgages—it all well and truly say or cause to be paid unto the said Mortgages—it the debt or sum of money, with interest thereon, if any be due, according to the nit and meaning of the said mote, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgages—it and interest thereon, if any be due, according the relation of the said parties, that the said Mortgages—it and the said mortgages—it and the said premise disastient payment shall be made. AND IT IS AGREED, by and between the said parties, that the said Mortgages—it and the said Mortgage			T.		
the that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with anthority to take possession of said premise state and most any profits, applying the net proceeds thereof (after paying costs of collection) upon and profits applying the net processes thereof surface paying costs of collection) upon and profits actually collected. PROVIDED ALMAYS, NEVERITIELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgagor de and during pay or clause to be paid unto the said Mortgagor the dot or sum of money, with interest thereon, if any be due, according to the said note, then this deed of bargain and sate shall case, determine, and be utterly null and void; otherwise to remain in full 'stream. AND IT IS AGREED, by and between the said parties, that the said Mortgagor de dot of the said of payments shall be made. WITNESS. May hand and sea! this 15th day of June in the our Lord one thousand, since bundred and forty-five					
lect said rests and profis, applying the net proceeds thereof (after paying coats of collection) upon said debt, interest cases or expenses; without lability mount for anything more than the rents and profiss actually collected. PROVIDED ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgageo did well and truly pay or cause to be paid unto the said Mortgageo the debt or sam of money, with interest thereon, if any be due, according to the ent 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 lyritee. AND IT IS AGREED, by and between the said parties, that the said Mortgageo 18. to hold and enjoy the said Pre dideasit of payment shall be made. WITNESS		n18	Heirs, E	recutors, Administrators	or Assigns, a
PROVIDED ALWAYS, NEVERTHELESS, and its is the true intent and meaning of the parties to these Presents, that if the said Mortgagor deal well and truly pay or cause to be paid unto the said Mortgagor the deal well and truly pay or cause to be paid unto the said Mortgagor the deal well and truly pay or cause to be paid unto the said Mortgagor the deal well and truly pay or cause to be paid unto the said Mortgagor the deal was all the said parties, that the said Mortgagor to hold and enjoy the said Fre il defeated to payment shall be made. AND IT IS AGREED, by and between the said parties, that the said Mortgagor to hold and enjoy the said Fre il defeated to payment shall be made. WITNESS	leet said rents and profits, applying the net proceeds thereof (after po	or otherwise, appoint a reason of collection)	eceiver, with authority	to take possession of sa	id premises a
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager, the delto or am of money, with interest thereon, if any be due, according to the tent 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 default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED, by and between the said parties, that the said Mortgager. AND IT IS AGREED by and between the said parties, that the said Mortgager. By hand and seal, this 15th day of June in the our Lord one thousand, nine bundred and. FORTY-FIVE MARKET M	count for anything more than the rents and profits actually collected.	aying costs of concetion)	apon said debt, intere	st, costs of expenses, wit	nout madmity
all well and truly pay or cause to be paid unto the said Mortgagee the debt or sum of money, with interest thereon, if any be due, according to the test 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 of virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor 18. to hold and enjoy the said Freil defended or payment shall be made. WITNESS. Ty hand and seal, this. 15th day of June in the forty-five		tent and meaning of the r	arties to these Presen	its that if the said Morte	ragor do a
tent 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 fall divirue. 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 to hold and enjoy the said Pre rait default of payment shall be made. WITNESS MY hand, and seal, this. IS the day of June, in the EXEXEL INSURGARIAN CONTRACT NEAR AND CONTRACT N	nall well and truly pay or cause to be paid unto the said Mortgagee t	he debt or sum of money	with interest thereo	n, if any be due, accord	ing to the tr
AND IT IS AGREED, by and between the said parties, that the said Mortgagor 18 to hold and enjoy the said Frequit defacts of payment shall be made. WITNESS	tent and meaning of the said note, then this deed of bargain and sale s	shall cease, determine, and	be utterly null and	void; otherwise to rema	in in full for
with defeated of payment shall be made. with Service my hand and seal this 15th day of June in the four Lord one thousand, nine hundred and Forty-five MANNEY MANN	of the office of the control of the	4.			
WITNESS MY hand and scal this 15th day of June in the our Lord one thousand, nine hundred and for by -five	atil default of payment shall be made.	said Mortgagor		to hold and enjoy th	e said Premis
Cort Lord one thousand, nine hundred and forty-five ARRENAMENT HATCHERY EXPERIENCE EXHEM MARKEN HENDEN HATCHERY EXPENSES Greed, Scaled and Delivered in the Presence of: Etha Martin Ben C. Thornton (I.	WITNESSmy hand and seal, this	15 th	day of	June	, in the ye
Ben C. Thornton HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. She saw the within named. Elzie E. Goss Greenville County. SWORN TO before me this. John June A D. 19-45 Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County REMAN MARTIN And Martin Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County REMUNCIATION OF DOWER Fedna Martin HE STATE OF SOUTH CAROLINA Greenville County REMUNCIATION OF DOWER June A D. 19-45 Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County A County of this maned before me this Sarah F. Goss John Martin HE STATE OF SOUTH CAROLINA Greenville County A Observe Certify Whom it may concern that Mrs. Sarah F. Goss John Martin REMUNCIATION OF DOWER John Martin HE STATE OF SOUTH CAROLINA Greenville County A Observe Certify Whom it may concern that Mrs. Sarah F. Goss John Martin REMUNCIATION OF DOWER A Observe Certify Whom it may concern that Mrs. Sarah F. Goss John Martin REMUNCIATION OF DOWER A Observe Certify Whom it may concern that Mrs. Sarah F. Goss John Martin REMUNCIATION OF DOWER The County Coun		-five	REKKKKKKKK	WXXX	
Edna Martin Ben C. Thornton (I STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Edna Martin and made at. She saw the within named. Elzie E. Goss (II MORTGAGE OF REAL ESTATE PERSONALLY appeared before me. Edna Martin and made at. She saw the within named. Elzie E. Goss (II MORTGAGE OF REAL ESTATE PERSONALLY appeared before me. Edna Martin and made at. She saw the within named. Elzie E. Goss (II MORTGAGE OF REAL ESTATE Ben C. Thornton In seal and as. his act and deed deliver the within written deed, and that she, with. Ben C. Thornton Thornton MORTGAGE OF REAL ESTATE Ben C. Thornton AD 19 45 Ben C. Thornton Notary Public for South Carolina. (IL S.) RENUNCIATION OF DOWER Greenville County I. Ben C. Thornton Mortgage Martin RENUNCIATION OF DOWER Greenville County I. do hereby certify whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss did this day appear be thin named Elzie E. Goss did thin appear destate thin named Elzie E. Goss did thin appear destate thin named Elzie E.					
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me Edna Martin and made She saw the within named Elzie E. Goss Thornton SWORN TO before me this June A. D. 19 45 Ben C. Thornton Notary Pablic for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Notary Pablic for South Carolina. SETATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Addition and that She, with Ben C. Thornton Notary Pablic for South Carolina. ELzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss Wallace Cantreal and his its 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 rele GIVEN under my hand and seal, this. 15th day					
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me Edna Martin and made She saw the within named Elzie E. Goss Thornton SWORN TO before me this June A. D. 19 45 Ben C. Thornton Notary Pablic for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Notary Pablic for South Carolina. SETATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Addition and that She, with Ben C. Thornton Notary Pablic for South Carolina. ELzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss A do hereby certify whom it may concern that Mrs. Sarah F. Goss Wallace Cantreal and his its 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 rele GIVEN under my hand and seal, this. 15th day		_	Elzie E. Gos	S	
IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Edna Martin The saw the within named. Elzie E. Goss In, seal and as. his. act and deed deliver the within written deed, and that she, with Ben C. Thornton SWORN TO before me this. 15 th June A. D. 19 45 Ben C. Thornton Notary Public for South Carolina. (L. S.) RENUNCIATION OF DOWER Greenville County I, Ben C. Thornton Greenville County Whom it may concern that Mrs. Sarah F. Goss in named Elzie E. Goss it will declare that she does freely, voluntarily and without any compulsion, dread or fear of wallace Cantrell and his its 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 relegiven when the country hand and seal, this 15th day	Ben C. Thornton				(L. S
MORTGAGE OF REAL ESTATE FERSONALLY appeared before me					
MORTGAGE OF REAL ESTATE Greenville County. PERSONALLY appeared before me Edna Martin and made t. S. he saw the within named Elzie E. Goss m. seal and as his act and deed deliver the within written deed, and that She, with Ben C. Thornton SWORN TO before me this 15 th June A. D. 19. 45 Ben C. Thornton Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss did this day appear by and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of son or persons whomsoever, renounce, release and forever relinquish unto the within named Wallace Cantrell and his irs 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 relegive number of the county of the claim of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of, in or to all and singular the Premises within mentioned and relegive number of the claim of Dower of the Country of the claim of Dower of the Country of the Country of the Country of the Co		_			
MORTGAGE OF REAL ESTATE FERSONALLY appeared before me. Edna Martin and made She saw the within named Elzie E. Goss In, seal and as his act and deed deliver the within written deed, and that She, with Ben C. Thornton SWORN TO before me this 15th June A. D. 19. 45 Ben C. Thornton Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Notary Fublic for South Carolina for enville County I, Ben C. Thornton Ado hereby certify whom it may concern that Mrs. Sarah F. Goss And upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of wall and privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of wall acce Cantrell and his irs 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 rele GIVEN under my hand and seal, this 15th day	rational control of the control of t	}			(L.
Greenville County. PERSONALLY appeared before me. L. S. he saw the within named. Elzie E. Goss In, seal and as. his		}			(L.
Greenville County. PERSONALLY appeared before me		}			(L. :
PERSONALLY appeared before me to the within named Elzie E. Goss In seal and as his act and deed deliver the within written deed, and that She, with Ben C. Thornton In seal and as his act and deed deliver the within written deed, and that She, with Ben C. Thornton SWORN TO before me this 15 th day of June A. D. 19 145 Ben C. Thornton Notary Public for South Carolina. (L. S.) RESTATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Ado hereby certify whom it may concern that Mrs Sarah F. Goss I, the wife on the named Elzie E. Goss I, 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 same of		}			(L. S
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 relegille and make the security hand and seal, this	ie State of South Carolina, \				(L. S
n, seal and as hisact and deed deliver the within written deed, and thatsne, with Ben C. Thornton	IE STATE OF SOUTH CAROLINA, Greenville County.			·	(L. :
n, seal and as his act and deed deliver the within written deed, and that she, with Ben C. Thornton SWORN TO before me this 15 th June A. D. 19, 45 Ben C. Thornton Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton Whom it may concern that Mrs. Sarah F. Goss In and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of son or persons whomsoever, renounce, release and forever relinquish unto the within named Wallace Cantrell and his Its 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 rele GIVEN under my hand and seal, this 15th day There	IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before meEdna Martin	MORTGAGE OF	REAL ESTATE		(L. S
m, seal and as his act and deed deliver the within written deed, and that she, with Ben C. Thornton SWORN TO before me this 15 th June A. D. 19, 45 Ben C. Thornton (L. S.) Ben C. Thornton (L. S.) RESTATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton , do hereby certify whom it may concern that Mrs. Sarah F. Goss , did this day appear b, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of con or persons whomsoever, renounce, release and forever relinquish unto the within named Wallace Cantrell and his irs 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 rele GIVEN under my hand and seal, this 15th day	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before meEdna Martin	MORTGAGE OF	REAL ESTATE		(L. S
SWORN TO before me this	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin st. She saw the within named Elzie E. Gos	MORTGAGE OF	REAL ESTATE		(L. S
Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss I, 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 son or persons whomsoever, renounce, release and forever relinquish unto the within named Wallace Cantroll and his Wallace Cantroll and his GIVEN under my hand and seal, this 15th day Three	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before meEdna Martin B he saw the within namedElzie E. Gos	MORTGAGE OF	REAL ESTATE		(L. S
Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss thin named Elzie E. Goss I, 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 son or persons whomsoever, renounce, release and forever relinquish unto the within named Wallace Cantroll and his Wallace Cantroll and his GIVEN under my hand and seal, this 15th day Three	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin at She saw the within named Elzie E. Gos an, seal and as act and deed deliver the within written	MORTGAGE OF	REAL ESTATE		(L. S
Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss hin named Elzie E. Goss , and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of concern that means 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 releged GIVEN under my hand and seal, this 15th day	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin t She saw the within named Elzie E. Gos n, seal and as act and deed deliver the within writte thessed the execution thereof.	MORTGAGE OF	REAL ESTATE		(L. S
Notary Public for South Carolina. RENUNCIATION OF DOWER I,	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin tt She saw the within named Elzie E. Gos m, seal and as act and deed deliver the within writte tnessed the execution thereof. SWORN TO before me this day of	MORTGAGE OF	REAL ESTATE with Ben		(L. S
RENUNCIATION OF DOWER I,	THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF	REAL ESTATE with Ben		(L. S
Greenville County I,	TE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF	REAL ESTATE with Ben		(L. S
Greenville County I,	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin t She saw the within named Elzie E. Gos n, seal and as act and deed deliver the within writtenessed the execution thereof. SWORN TO before me this 15 th June, A. D. 19_45 Ben C. Thornton (L.S.)	MORTGAGE OF	REAL ESTATE with Ben		(L. S
I,	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin she saw the within named Elzie E. Gos m, seal and as act and deed deliver the within writtenessed the execution thereof. SWORN TO before me this 15 th June, A. D. 19_45 Ben C. Thornton (L.S.)	MORTGAGE OF	REAL ESTATE with Ben		(L. S
whom it may concern that Mrs. Sarah F. Goss, the wife of this named, did this day appear be 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 son or persons whomsoever, renounce, release and forever relinquish unto the within named	The STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF BS en deed, and thatShe,	REAL ESTATE with Ben		(L. S
whom it may concern that Mrs. Sarah F. Goss, did this day appear be thin named, did this day appear be 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 son or persons whomsoever, renounce, release and forever relinquish unto the within named	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me She saw the within named Elzie E. Gos In, seal and as his act and deed deliver the within writte tnessed the execution thereof. SWORN TO before me this 15 th day of June A. D. 19 45 Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA	MORTGAGE OF BS en deed, and thatShe,	REAL ESTATE with Ben		L. S
thin named	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Edna Martin at She saw the within named Elzie E. Gos and, seal and as his act and deed deliver the within writte thessed the execution thereof. SWORN TO before me this 15 th day of June A. D. 19 45 Ben C. Thornton (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County	MORTGAGE OF BS en deed, and thatShe, Ed	REAL ESTATE with Ben na Martin	C. Thomton	L. S
e, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of wallace Cantrell and his eirs 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 rele GIVEN under my hand and seal, this	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF Seen deed, and thatShe, RENUNCIATION	REAL ESTATE with Ben na Martin	C. Thornton	L. S(L. S(L. S
eirs 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 rele GIVEN under my hand and seal, this	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me at She saw the within named Elzie E. Gos gn, seal and as act and deed deliver the within writte tnessed the execution thereof. SWORN TO before me this June A. D. 19, 45 Ben C. Thornton Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss	MORTGAGE OF Seen deed, and thatShe, RENUNCIATION	REAL ESTATE with Ben na Martin	C. Thornton	eby certify until the wife of t
eirs 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 rele GIVEN under my hand and seal, this	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me at	MORTGAGE OF Seen deed, and thatShe, Ed RENUNCIATION	REAL ESTATE with Ben no Martin	C. Thornton do here do did this da	eby certify unthe wife of the way appear before
GIVEN under my hand and seal, thisday	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF Ben deed, and thatShe, RENUNCIATION are that she does freely, v	REAL ESTATE with Ben no Martin OF DOWER	C. Thornton do here did this data tany compulsion, dread	eby certify unthe wife of the way appear before
GIVEN under my hand and seal, this 15th day	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF B.S. Len deed, and thatShe, RENUNCIATION Are that she does freely, vunto the within named	REAL ESTATE with Ben na Martin OF DOWER cluntarily and without Wallace Canti	, do here, did this day t any compulsion, dread coll and his	eby certify unthe wife of the wife of the property of the prop
Tumo	TE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Edna Martin t. She saw the within named Elzie E. Gos n, seal and as act and deed deliver the within written nessed the execution thereof. SWORN TO before me this 15 th day of June A. D. 19,45 Ben C. Thornton (L. S.) Notary Public for South Carolina. TE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss hin named Elzie E. Goss and upon being privately and separately examined by me, did declar son or persons whomsoever, renounce, release and forever relinquish to	MORTGAGE OF B. Seen deed, and thatShe, RENUNCIATION RENUNCIATION are that she does freely, vector the within named	REAL ESTATE with Ben na Martin OF DOWER cluntarily and without Wallace Canti	do here did this day t any compulsion, dread	eby certify unthe wife of the wife of the war of an or fear or
una la	E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF B. Seen deed, and thatShe, RENUNCIATION RENUNCIATION are that she does freely, vector the within named	REAL ESTATE with Ben na Martin OF DOWER cluntarily and without Wallace Canti	do here did this day t any compulsion, dread	eby certify unthe wife of the wife of the war of a second configuration.
June , A. D. 19_45 Sarah F. Goss	HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. She saw the within named. Elzie E. Gos. In, seal and as. In, seal and as. In act and deed deliver the within writtenessed the execution thereof. SWORN TO before me this. June. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Ben C. Thornton whom it may concern that Mrs. Sarah F. Goss. In and upon being privately and separately examined by me, did declars on or persons whomsoever, renounce, release and forever relinquish the circs and Assigns, all her interest and estate, and also all her rights and GIVEN under my hand and seal, this. 15th day 15th day	MORTGAGE OF B. Seen deed, and thatShe, RENUNCIATION RENUNCIATION are that she does freely, vector the within named	REAL ESTATE with Ben na Martin OF DOWER cluntarily and without Wallace Canti	do here did this day t any compulsion, dread	cby certify unthe wife of the wife of the papear before or fear of an enthalter with the wife of the papear before or fear of an enthalter with the wife of the papear before or fear of an enthalter with the wife of the papear before or fear of an enthalter with the papear before with the papea