TOGETHER with all and designate the Rights, Mombers, Decederations and Approximates to the said Premises belonging, or in any size incident or apperbining, or to MAYK AND TO MOLD all and singular the said Premises unto the said. J. E. TOGE, D.12. Series and Amigns forever. And. I. do hardly bead. \$7.00.5 F. More, Derectors and Administrators to warrant and present defend all and singular the said Premises unto the said. Helius and Amigns forever. And the said Premises unto the said. Helius and Amigns forever. And the said recommendation of the said and singular the said Premises unto the said. Helius and Amigns forever. And the said and singular the said Premises unto the said. Helius and Amigns forever. And the said and the said and the said mertinger. Agreement, Administrators and Antiges and every purpose whomsovers herefully dishables are to data the axes or any part thread. And the said mertinger. And if all any time say part of old dish. The interest thereon is part the said and the said mertinger. And if all any time say part of old dish. The interest thereon is part the said and the said mertinger. And if all any time says are of old dish. The interest the said and the said and the said mertinger. And if all any time says are of old dish. The interest themselves the said and the said mertinger. And if any time says are of old dish. The interest themselves the said mertinger. And if any time says are of old dish. The interest themselves the said mertinger. And the said mertin	TORTHER with all and singular the Bigsts, Members, Hareditaments and Appartenances to the said Fremiers belonging, or in supprise incident or apparetaining. TO HAVE AND TO HOLD oil and singular the said Premiers upon the said. J. K. TORIG. http. Into and Amigus forever. And. I. do bereby bind. BYSCLT. AND BY. Metro, Executors and Administrators to warrant and reverse defended all and singular the said Premiers who the said. Heles and Amigus forever. And. I. do bereby bind. BYSCLT. AND BY. Metro, Executors and Administrators to warrant and Law S. TORIG. http. Heles and Amigus forever. And I. I. S. TORIG. http. Heles and Amigus fore and gains. BO. AND I. I. S. TORIG. http. Law S. TORIG. http. Heles and Amigus fore and gains. BO. AND I. I. S. TORIG. http. Law S. TORIG. http. Heles and Amigus fore and gains. BO. AND I. I. S. TORIG. http. Heles and Amigus fore and gains. BO. AND I. I. S. TORIG. http. Law S. TORIG.	TOGETHER with all and singular the Rights, Members, Rereditaments and Appartments of the said Premises belonging, or in any wise incident or apparent TO HAVE AND TO HOLD all and singular the said Premises mets the said. J. W. T.		
TORDITIES with all and singular the highes, Members, Recottonseals and Appartenesses to the anid Prunises belonging, or in anywise incidents or appartialing. TO RAYE AND TO HOLD all and singular the said Prunises upto the said. I. W. T. 7042. h.14. ders and Assigns forever. And I do hereby blod. EXECUT. 805. SX	TOURTHER with all and disguist the Rights, Members, Newsitiensenia and Appartaments to the said Premises unto the said. J. W. TOSGS. hids dre and Amigus George. And	TOGETHEE with all and singular the Rights, Members, Hereditaments and Appartenances to the said Fremions belonging, or in any was tonident or apparent TO HAVE AND TO HOLD all and singular the said Fremions cutto the said. J. W. Todd, his. Assists and Assigns forever. And. I. do hereby blook. WESS. RMS. EV. Helder, Executors and Administrators to warrance were defend all and singular the said Premises onto the said. J. W. Todd, his. Helps and Assigns from and against		
TOGETHER with all and singular the Rights, Mewbern, Harvelineants and Approximations to the said. J. H. TOGG, 1840. TO HATH AND TO HOLD all and singular the said Precision upto the said. J. H. TOGG, 1840. The said of the	TOGETHER with all and singular the lights, Members, Hereilisaments and Apputentations to the sold Fremise belonging, or in survives incident or appreciation. TO HAVE AND TO HOLD all and singular the said Premises can be said. J. N. TOGIG, hild. Here, Essentizes and Administrators and Administrators to warrant and reverse defent all and singular the said Premises unto the said. Here and Antiques ferever, And. Lie Successors, Administrators and Antiques and every pressur whomeover harving chaining or to claim the same or any part descent. And the said notagen—a specia. In law or the said and every pressur whomeover harving chaining or to claim the same or any part descent. And the said notagen—a specia. In law of the said interaction, and analyze has policy of instruction to the said mortgages—and state in the event that the mortgages—about a say these its 60 cs. sp. then the said interacts. And if a say these statements of the said interacts and a special contribution of the claim of the said of the sa	TOGETHER with all and singular the Rights, Members, Hereditaments and Appuramances to the said Premises the beinging, or in anywise incident or apparent TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. W. TOGE, Dis. **Signal Assigns, force and assignisher the said Premises unto the said. **Heirs and Assigns, from and against. Mo. and. my. **Heirs and Assigns, from and again		
TOGETHERS with all and singular the Rights, Numbers, Revealements and Appreciatance to the said Promises unto the said . I. T.	TOUSTIESS with all and singular the Rights, Members, Hereditaments and Appurtamences to the said Fermine belonging, or in survive incident or appreciations. TO HATTA AND TO HOLD all and singular the said impossible the said remains must be said. J. J. T. TOGIS, MAS. Recorder, Administrators and Administrators to warrant and record distinct and singular the said Fermines unto the said. J. J. T. TOGIS, MAS. Recorder, Administrators and Administrators and Administrators to warrant and process defined all and singular the said records unto the said. Recorder, Administrators and Analysis and every person whoseovers hardedly delanting or to clean the same or my past desert. And the said instrugaçor. To the sa	TOGETHER with all and discusse the Right, Members, Receditaments and Appurienances to the said Premiers belonging, or in anywise incident or apparent TO HAVE AND TO HOLD all and singular the said Premiers into the said. J. W. TOGG, Dis. sters and Assigns forever, And. L. do hereby bind. EXCRIF SDE. EX. Heirs and Assigns frower, And and the said Premiers onto the said. Heirs and Assigns, from and against. MO. and My. str., Executors, Administrators and Assigns and every purson whemsever lawfully deliming or to claim the same or any part thereof. And the said metagoge appress to forever the hours and buildings on sail for it a sum out less than. Filteen, Sundress Dollan, in a company or companies satisfactory to the mortgage and keep the mort from loss or demands by five, and sadge the policy of insurance to the said meragoge and that to the ever that the mortgage and as any height of the angle appress of a said meragoge and the said september. any cause the same to be tuned mortgage and that to the ever that the mortgage and as any height of the angle appress of the said september. any cause the same to be binaried in h.1s. 2073. Amount and restaure half as any the said metagoge and as any height of the angle appress of the said september. any cause the same to be binaried. In h.1s. 2073. Amount and restaure h.11882 half as any height of the clarest Court of good States any any cause the same to be partied to the said meragoge and as any height of the clarest Court of good States any any character of cause of said promises are part of and delay to interest the same any part of the said sections. The said the same and profits of the above the same part of and delay of the said sections. The said sections are constructed to control of cause and profits of the above the same part of any force and part of the said sections. The said sections are constructed to the said sections of the said sections are said as any said sections. The said sections are said secti		
TORITHER with all and sheplife the Rights, Members, Mercellanamete and Appartunences to the said Presidence belonging, or in anywise incident or approximating. TO HAVE AND TO HOLD all said simplicar the said Presidence to the said and Antiquis forces and Antiministrators to warrant and and Antiquis forces and Antiministrators to warrant and and Antiministrators and Antiministrators to warrant and antiministrators and Antimini	TORSTHER with all and singular the Rights, Members, Reveillaments and Appartumences to the said Premises molecular, or in anywine incident or apportunities. TO RAYE AND TO HOLD all and singular the said Premises unso the said. J. E. TOME, h.M. its and Analgue favore. And J. do broky hind. EXACLE SIM. EX. Helm and Analgue favore. And J. do broky hind. EXACLE SIM. EX. Helm and Analgues favore. And J. do broky hind. EXACLE SIM. EX. Helm and Analgues favore. And J. A. A. TOME, h.M. Helm and Analgues favore. And J. A. A. Sold. h.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore and J. M. Sold. H.M. Helm and Analgues favore and J. M. Sold. H.M. Helm and Analgues favore and J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and J. M. Sold. H.M. Helm and Analgues favore. And J. M. Sold. H.M. Helm and J. M. Sold. H.M	TORDITIER with all and singular the Bights, Members, Revolutaments and Appurtenances to the said Premises bidonging, or in supprise incidents or apportunity of the AVE AND TO HOLD all and singular the said Premises unto the said. J. W. TOGIC, his. Its and Assigns forever. And. I		
TOURTHEE with all and singular the Rights, Members, Mereditements and Appartmannes to the said Premises belonging, or in suprise bedden on appartaining. TO HAVE AND TO HOLD all and disquilar the said Premises unto the said. J. K. T.GGG, his. its and Assigns forever. And. I. do berely hind. EFES.I. AND. NY. Mole, Escation and Administrators to warnat and very defend all and singular the said Premises unto the said. I. N. T.GGG, his. III. The said Assigns forever, And. I. do berely hind. EFES.I. AND. NY. NOGE, his. III. The said Assigns from and against me. and my. III. The said Assigns from and against me. and my. III. The said Assigns from and against me. and my. III. The said Assigns from and against me. and my. III. The said Assigns from and against me. and my. III. The said and the said mentages. The said said of the said said said the said of the said mentages. The said said of the said said said said the said of the said mentages. The said said of the said said said said the said of the said said said said said said said said	TOGETHIE with all and singular the Right, Monders, Horoditaments and Appurtenances to the said Premises belonging, or in surprise incident or appurtaining. TO HAVE AND TO HOLD all and singular the said remises unto the said. J. H. TOGÉ, Die. Its and Andjor forever. And. I. do barely hind. MYSCAT AND. HY. Hair, Exection, and Administrators to warrant and sever defent all and diagrate the said Premises unto the said. J. H. TOGÉ, his. Rich and danging, from and agricus. Do. And. HY. Inc. Execution, Administrators and Andreas and every person whomsever lawfully changing or to takin the same or any part thereof. And the said merganger agree to insert the brane and buildings on said list in a sum so less than Filteen, Buttaffeed————————————————————————————————	TOGETHER with all and singular the Rights, Members, Hereditements and Appurtamences to the anid Premises belonging, or in anywise incident or apportunity to the Control of		
TOGETHER with all and singular the Explots, Members, Brendliements and Appartumences to the said Premises belonging, or in anywine insident or apportaining. TO HAVE AND TO HOLD all and singular the said Fremises unto the said. J. E. TOGE, Eds. In and Antique freewer. And. I. do heavyly blod. MYSS If BRE MY. Helm and Antique from and administrators to warrant and avere defend all and singular the said Fremises unto the said. Liebs and Antique from and apstone. And. And. And the said mentgager. angree. to inserte the bouse and buildings on said for in a sum not less than. Fifthern Hullidge A. And the said mentgager. angree. to inserte the bouse and buildings on and for in a sum not less than. Fifthern Hullidge A. And it as my these and particular angrees. The same to be immediated the angree of the contents to the contributes. In the owner little the contributes to mentgager. And buildings and and item in a sum not less than the said mentgager. And are the same to be immediated the angree of the owner than the rest of the same to be immediated appeared and immediates the part of the token present, the said mentgager. And it is not the said mentgager. An and and appeared and immediate and appeared the rest is and precise without an unique point and and appeared and any appeared and appeared appeared and appeared appeared and appeared and appeared appeared and appeared ap	TOSETHIE with all and singuine the Right, Members, Mereditaments and Appurtenesses to the said Premises belonging, or in suprate insident or appertuning. TO HAVE AND TO HOLD all and singuine the said Premises must do said, J. To. Todd, hid. In and Amigns foreres. And. I do bready blad. MYSCAF SEV. Hells, Execution and Administrators to warrant and waver defends all and singuine the said Premises unto the said. In this and Amigns foreres. And. I do bready blad. MYSCAF SEV. Hells, Executions, administrators and Administrators to warrant and severe defends all and singuine the said and administrators and Amigns and every person whomeover lawful, singuing to to claim to same or any person thereof. And the said meriganger. agree. to instance the bosses and belichings on add lot in a year not less than. Fifteen Birth?ce. — — Dellars, in a company or sumparies satisfactory to the mortgages, and keep the same unreal from bor or damage by fire, and saving the publy of immurace to the desire desire presents of the same on the interest present of the same of the interest to the same statisfactory to the mortgages, and singuine and companies and the same to be interested the said the same to be interested which immerizes, which all and interest. And if a same time and years of said decit, or interest thereous, be part down in particularly to the mortgages, and interest. And if a same time and years of said decit, or interest thereous, be part down in particularly to the same same particular and produce sampling count of said and produce sampling to the same same particularly to the same and produce sampling country of the same and produce sampling to the same same particularly to the same and produce sampling country of the same and pr	TOGETHER with all and singular the Rights, Mombers, Herodizaments and Appertenances to the said Premises belonging, or in anywise incident or apportunity of the AND TO HOLD all and singular the said Premises unto the said		
TORSTHER with all and singular the hights, Mombers, Morellianseeds and Appartnersees to the said Premises belonging, or in supprise incident on apparaturing. TO BATE AND TO HOLD all and singular the said Premises must the said. J. W. TORIG. P.M. Heirs, Executors, Administrators and Administrators to warrant and wave default all and singular the said Premises unto the said. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and. my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and consequent and lower the said my. Ridra and Assigns, from and against. mo. and my. Ridra and Assigns, from and against. mo. and consequent and lower the said my. Ridra and Assigns, from and against the said my. Ridra and Assigns, from and against the said my. Ridra and Assigns, from and against the said my. Ridra and Assigns, from and against the said and the said my. Ridra and the said my law and the said against the said of the said of the said the said predicts and the said of the said the said of the said of the said of the said predicts and against against a reserver, with attackets and consideration of against and against again	TOGITHER with all and singular the Rights, Members, Excellismonth and Appurtaments to the said Promises belonging, or in anywha incident or appurentation, and antiquiar the said Promises unto the said. J. H. TOGI, D12. Its and Antique forever. And. I. do hereby blad. HYSR 156. HY	TOGETHER with all and singular the Rights, Members, Herestianeous and Appurtamances to the said Premises belonging, or in anywise incident or appurtant TO HAVE AND TO HOLD all and singular the said Fremises unto the said. It and Assigns foreven. And. I. do hereby bind. EXSCIF. AND. EX. Heirs and Assigns, from and against. mo. and. my. Heirs and Assigns, from and against. mo. and. my. Heirs and Assigns, from and against. mo. and. my. Line, Executors, Administrators and Assigns and every person whomseever lawfully chiming or to claim the same or any part theseof. And the said mortgages. and saigns and every person whomseever lawfully chiming or to claim the same or any part theseof. And the said mortgages. and saigns the policy of incurance to the said mortgages. and that in the event that the mortgages. and keep the unused from loss or damage by fire, and assign the policy of incurance to the said mortgages. and that in the event that the mortgages. Assign and the said mortgages. The said mortgages and that in the event that the mortgages. Assign and the said complete the mortgage with interest. And if a tany time any part of said debt, or interest thereon, be past due and unpaid. I. hereby assign the vests and profits of the show does not not all said and the sai		
TORTHERS with all and singular the feights, Mombers, Revealinancele and Approximances to the said Premises belonging, so in supprise incident on approximation, and a singular the said requires more the said. J. W. TOMA, PAR. TO HAVE AND TO HOLDs all and singular the said Premises unto the said. J. J. T. TOMA, PAR. Hitting and Assigns, from and against the said Premises unto the said. J. J. T. TOMA, PAR. Hitting and Assigns, from and against the said Premises unto the said. J. J. T. TOMA, PAR. Hitting and Assigns, from and against the said supprise the said requires the said requirement of two requires the said requirement of two requires the said requirement of t	TOGETHER with all and singular the heights, Members, Erroditements and Apparameness to the said Premises belonging, or in surviva inclosed or apparentations. TO BAYE AND TO HOLD all and singular the said Premises unto the said. If an und Assigns forever. And. If do hereby bind. If and Assigns forever. And. If do hereby bind. If and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I and I and singular the said Premises unto the said. If an I an I and I and singular the said Premises unto the said. If an I an I an I an I and I and singular the said Premises the said and singular the said premises to the said meritages. If an I an	TOGETHER with all and singular the Rights, Members, Herestitaments and Appurtenances to the said Premises belonging, or in anywise incident or apportenances to the said Premises the Company of the Comp		
TO HAVE AND TO HOLD all and singular the said Fremines upon the said. J. V. Todd, bil. sits and Analysis forever. And. J. do beriety hind. MYSSLT ENGL. NY	tirs and Assigns forever. And. I. do hereby bind. W7821f.RNI. NY. Histor. Executions and Administrators to warrant and rever defend all and singular the said Premises muto the said.	TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. W. Todd, 132. It is and Assigns forever. And. I. do bereby bind. MYSOLF ENG MY. Heirs, Executors and Administrators to warrance of the said and singular the said Premises unto the said. Heirs and Assigns, from and against. We. and MY. Heirs and Assigns from and against. We. and MY. Heirs and Assigns from and against. We. and MY. Heirs and Assigns from and against. We. and MY. Heirs and Assigns from and against. We. and MY. Heirs and the said mortgager. Administrators and Assigns and every person whomenever lawfully claiming or to claim the same or any part thereof. And the said mortgager. agree. to insure the home and buildings on said lot in a sum not less than. Pifes Hundred.——— Dallar, in a company or companies satisfactory to the mortgager. As and heat in the event that the mortgager. As all at any if the said mortgager. In any cause the same in he insured in. his. STR. Insure and reinforces. In 1889-11. And if at any time any part of said debt, or interest threeton, he past due and unpaid. I hereby assign the rents and profits of the above due suches to said mortgager. The said the said rents and profits after the said rents and said the said rents and profits after all rents and said the said said said said the said rents and said the said said mortgager. If my be due, according to the true latest and rents and said the said mortgager. If my be due, according to the true latest and rents and and said the said mortgager. If my be due, according to the true latest and mean and said the said mortgager. If my be due, according to the true latest and mean and said the said mortgager. If any the due to the said permises and said the said mortgager. If any the said rents are said the said the said mor	and the control of th	
tire and Assigns forever. And. I do hereby bind. EXCRIF SIG. EX. Heler, Recenters and Administratory to waryant and reverse effected all and singuiser the said Premises unto the said. J. H. T. Cold., his. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Helers and Assigns, from and agestort. Be. And. EX. Dalars, in a company or composite assistation to be not preferred. In the said unreleased, and the said unreleased. Be. And. Be. And	tire and Assigns forever. And	the and Assigns forever. And I do bereby bind MYSS1f and MY Heirs, Executors and Administrators to warrant rever defend all and singular the said Premises unto the said. J. N. TOGG, his		
	Helies and Ansigns, from and against. 380. and 387. Helies and Ansigns, from and against. 380. and 387. Helies and Ansigns, from and against. 380. and 387. And the said mortagence. agree to instre the house and biblidings on said is in a sum not less than. FITEMEN. HINDERS . — — — — — — — — — — — — — — — — — —	Heirs and Analyse, from and against. 26. and . 37. Heirs and Analyse, from and against. 26. and . 37. Heirs and Analyse, from and against. 26. and . 37. Heirs and Analyse, from and against. 26. and . 37. Heirs and Analyse, from and against. 26. and . 37. And the said mortgager. agree. to insure the house and buildings on said lot in a sum not less than. Pifteen Hundred. And the said mortgager. agree. to insure the house and buildings on said lot in a sum not less than. Pifteen Hundred. Dollars, in a company or companies satisfactory to the mortgages. and the said mortgager. may cause the same to be insured in. And if at any time any part of said debt, or interacts thereon, be past does and unpaid. I hereby assign the rente and profits of the above des sumbsets or attack thereon, be past does not unpaid. I hereby assign the rente and profits of the above des sentes to said mortgagers. or. 11.8. Heirs, Executors, Administrators or Assigns, and army Judge of the Circuit Court of said debt, or interacts and analysis of court of said capacity of said death or interacts and analysis of the circuit court of said debt, or interacts appeared the court of said court of said debt, or interacts appeared the same any Judge of the Circuit Court of said State may, at chambers or or thereway, appoint a receiver, with analysis to lake possession of said promise account for anything more than the rents and profits extually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and manning of the parties to these Presents, that if, do and shall well and truly pay or, do not pay and pervent and manning of the parties that said mortgager. I, do not pay and pervent an		
interest of Antigue, from and against. 20. 201 MY dim. Executors, Administrators and Assigns and every person whomesever levelity chaining or to claim the same or any part thereof. And the said mortgagor. 2200 me of instruct the home and buildings on said to in a sum not less than. Pifeson Handford. — and the said mortgage, and leave the mortgagers. — and keep the same under from less or damage by fire, and sasign the policy of instructs to be insured in the event that the event that the event that the mortgager. — had a last yet this work of the said mortgager. — and continue and expense of one handford in continue, which interest. And if a tay time any part of said debt, or interest thereon, he past due and unputst, I. hereby assign the runts and profits of the above described in a tay rulege of the Circuit Court of and State may, At chambers or otherwise, appoint to more proceed therecards (and proceeds the mortgagers.) In a sum rulege of the Circuit Court of and State may, At Chambers or otherwise, appoint to more proceeds the method in the control of the above described in a tay rulege of the Circuit Court of and State may, At Chambers or otherwise, appoint to more proceeds the method in control of the state of the same and rules and rul	Helix and Assigns, from and against. 20. and 37. circ, Executors, Administrators and Assigns and every person whomeover lawfully claiming or to claim the same or may part thereof. And the said mortgager. agree. to incurs the house and bublings on said tot in a sum not less than. Fifteen Mindred. ————————————————————————————————————	He'rs and Assigns, from and against. mc. and. my. Lairs, Executors, Administrators and Assigns and every person whomsoever lastified chiming or to claim the same or any part threeof. And the said mortgager		
Here and Assigns, from and against. NO. ARG. MY. cirs. Excentures. Administrators and Assigns and every persons whomesever lawfully claiming or to cisin the same or my persons. And the seal movingage	Hefry and Analgon, from and angines. me. and my. dis. Executors, Administrators and Assigns and every person whomesevery lawfully delaining or to claim the same or any year thread. And the said merigages— agrees— to insure the home and heidings on axid to it a sum not less than. Fiftheon Bundless.——— Dellar, in a company or companies satisfactory to the morigage and keep the same sured from loss or damage by five, and assign the policy of muranes to the axid more and companies assistance to the morigage and that in the event that the morigage shall at any time of the same of the first of the same of the first of the analysis of the morigage that are muran and expense of such insurance under this morigage, with lobrest. And if at any time and profits of the above deterthed runtime and expense of such insurance under this morigage, with lobrest. And if at any time of the Circuit Cours of and Sixte may at chamber or otherwise, appoint a receive, with authority of interposes. In the said morigage, and the said and supposits of the course of collection upon and dark, intrast, cosh or expenses; without his life and my judge of the Circuit Cours of and Sixte may at chamber or otherwise, appoint a receive, with authority of inta purposes and like it and supposed a profits, spinying the and received thereofier (asker paring costs of collection) upon and dark, intrast, cosh or expenses; without his life is the true intent and meaning of the parties to these Presents, that if, I. —, the said green and the said mortgages. — the date or same of somey aforecast, with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that if, I. —, the said mortgage of any spinying the and between the said parties that said mortgages. — —, on on shall well and truly pary or cause of an above, the three does of any spinying the said as the fall recess, discrements, and be unitary and all and truly pary or cause of each post, but his does of all and said as the fall r	Heirs and Ansigns, from and against. mc. and my string, Executors, Administrators and Ansigns and every person whomsever lawfully chiming or to claim the same or any part thereof. And the said mortgaged		
inter. Excenters, Administrators and Assigns and every person whomeover lawfully chaiming or to chairs the name or any part threed. And the said mortupagon agree to insure the house and belidings on said test in a sum not less than Piften Birch78	And the said mortgager—agree—to insure the house and buildings on said to it as sum not less than Fifteen limbered———————————————————————————————————	hirs, Executors, Administrators and Assigns and every person whomosever leavilly claiming or to claim the same or any part thereof. And the mid mortgageo. agree		
And the said mortgager—agrees—to insure the house and buildings on said tot in a pum not less than. Fifther Mindred ———————————————————————————————————	And the said mortgager—agree— to insure the house and buildings on said tot in a sum not less than. Fifteen Hundred. Dollar, in a company or companies satisfactory to the mortgager—and keep the same more of from loss or demage by five, and assign the policy of insurance to the acid mortgager—and seep the same more of the same on the same in be insured in. And if at any time any part of said debt, or internet thereon, be past due and unupsid. J. hereby assign the rents and profits of the above described somites to said mortgager—are—and same and profits of the above described somites to said mortgager—are—are the said part of the said profits against the said part of the above described somites to said mortgager—are—are the said part of the said part of the above described somites to said mortgager—are—are the said part of the	And the said mortgager agrees to insure the house and buildings on said lot in a sum not less than. Fifteen Hundred		· · · · · · · · · · · · · · · · · · ·
Dollars, in a company or companies satisfactory to the mortgages and keep the same used from loss or damage by fire, and saving the policy of inchromes to the said mortgages and that in the event that the nortgages shall an any state of all date in the control of the mortgage with interest. In 40 and in any state of all date, or interest thereon, be past due and suppart. I head of a charge and any part of all date, or interest thereon, be past due and suppart. I heads of it can say the said all date in the control of and flats may and the said mortgages The said in the said mortgages The said in the control of and flats may and the said profits of the above described makes to and mortgages The said in the said said the may and the said profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and profits accounts for eavything more than the rests and the rests and meaning of the parties to these Presents, that if I. the said mortgage accounts for eavything more than the rests and the rests and meaning of the parties to these Presents, that if I. the said mortgage accounts of the said parties of the said parties to the said said and the rests and said and the	Dollars, in a company or companies entiractory to the mortgages, and then the event that the mortgages, and then in the event that the mortgages, shall at any time it do do so, then the said mortgages, may cause the same to be financed in	Dollars, in a company or companies satisfactory to the morigages, and the mort garges and keep the unred from loss or damage by fire, and assign the policy of insurance to the said mortgages and that in the event that the mortgages the list and the said mortgages and that in the event that the mortgages the said said expense of such insurance under this mortgages with introcest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, I haveby assign the rents and profits of the above desembles to said mortgages or 148 Hiers, Execution, Administrators or Assigns, and at any Judge of the Creatic Court of said State may, at chambers or observes, appoint a receiver, with authority to take possession of said premise so the said profits of the said profits exacting closer gaving cotes of collection) upon said debt, increase of collection in the said mortgages the said profits exacting closer gaving cotes of collection upon said debt, increase of costs or expenses; without in execution for asyming tools have runts and profits actually collected. PROVIDED AWAYS, revertheless, and that it is the tree intent and meaning of the parties to these Presents, that if I have be paid unto the said mortgages the debt or sum of money aforesaid, with interest thereon, if any he dac, excepting on the tree interests and and include the said mortgages the debt or sum of money aforesaid, with interest thereon, if any he dac, excepting to the tree interests and and enterty rull and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgages. 18. to hold and enjoy the said Promises until default of payment shall be witness. Witness WI. hand and seal, this First day of Marcha. Seyentie th Profits and the one hundre seal of our factors. Seyentie th Profits and the control of Greenville. Profits and an any and an analysis of the control of the control of Greenville. P. L. Ergelett L. L. S. No	irs, Executors, Administrators and Assigns and every person whomsoever lawfully	claiming or to claim the same or any part thereof.
used from loss or damage by five, and easign the policy of insurances to the anti mortageses and that in the event that the mortageses shall at any time if the dath contractes may cause the same to be insured in	used from less or damage by five, and satign the policy of insurance to the said mortgages and that in the event that the mortgages shall at any time if the ode, the test mortgages may cause the same to be becaused in	under from loss or damage by fire, and assign the policy of insurance to the said mortgage—, and that in the sevent that the mortgage, which interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid, I. Increase and profits of the above semistate that interest thereon, he past due and unpaid, I. Increase and profits of the above semistate to the interest thereon, he past due and unpaid, I. Increase and profits of the above semistate to the interest to the said profits of the above semistate to the said profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without list account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, the said mort account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, the said mort of anything more than the rents and profits actually collected. AND IT IS AGREED by and between the said parties that said mortgage the said mort and the said parties that said mortgage the said mor	And the said mortgagor agree to insure the house and buildings on said	lot in a sum not less than Fifteen Hundred
used from less or damage by five, and easign the policy of incurance to the mid mortgages; and that in the event that the meritageor shall at any time. It do do so, that the mail mortgages, was marked to the above described mortane or an experted of such insurance under this meritage, with interest. And if at any time any part of said dick; or titues at these not be not unpuid. I. hereby assign the rents and profile applying the other profile and the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes to raid principages at the control of the above described makes and profile, applying the ent processes between the principages at the control of the above described makes and profile, applying the ent processes between the restaurch of the any Judge of the Organic Profile and Profile applying the ent processes between the parties to the parties to these Presents, that if the said mortages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if the said mortages the destroe sum of money aforeaed, with interest thereon, if any to due, according to the true intent and intenting of each protein that seed of brogganic and asks shall necess, electronine, and be unterly until and rolly of there when tream in full force and vicing the relation of the processes. All the said processes and the processes. All the said processes and the processes. All the said processes are of our Lord one thousand, nihe hundred and FORTY-SIX Another Provides and the processes of the processes and the processes of the processes that the processes are all the processes and the processe	used from less or damage by five, and satign the policy of insurance to the naid mortgages; and that in the event that the mortgages shall at any time if to do so, that the naid in increased and insurance uniter this mortgage, with interest. And if at any time any part of said dick; or therest thereon, be part due and unpaid, I hereby assign the rents and profits of the above described in the said preference and profits of the above described in the said profits applying the rents and profits of the above described in the said profits applying the rents and profits of the above described in the said profits applying the rents and profits applying the net proceeds thereafter (after paying coats of collection) upon said dolt, interest, coats or expresses; without liability ments that the rents and profits applying the net proceeds thereafter (after paying coats of collection) upon said dolt, interest, coats or expresses; without liability ments and profits applying the net proceeds thereafter (after paying coats of collection) upon said dolt, interest, coats or expresses; without liability ments and profits applying the net proceeds thereafter (after paying coats of collection) upon said dolt, interest, coats or expresses; without liability and profits applying the net proceeds of collection) upon said dolt, interest, coats or expresses; without liability and the said paying applying the net proceeds the rent and mening of the parties to these Presents, that if. 1. the said undergoe of each object ment and profits applying the rent of any said and the coats of the paying and and the coats of the paying and and the coats of the paying and the said paying and the coats of the paying and the said paying and the said applying the rent and trains in the coats of the paying and the paying applying the paying and and and paying applying the paying and paying and the paying and and and the paying and and and paying and	under from loss or damage by fire, and assign the policy of insurance to the said mortgage—, and that in the sevent that the mortgage, which interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid, I. Increase and profits of the above semistate that interest thereon, he past due and unpaid, I. Increase and profits of the above semistate to the interest thereon, he past due and unpaid, I. Increase and profits of the above semistate to the interest to the said profits of the above semistate to the said profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without list account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, the said mort account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, the said mort of anything more than the rents and profits actually collected. AND IT IS AGREED by and between the said parties that said mortgage the said mort and the said parties that said mortgage the said mor	Dollars, in a cor	npany or companies satisfactory to the mortgagee and keep the same
eminus and expense of such insurance under this mortgage, with interest. And if at any times any part of said debt, or interest thereon, he past also and unpaid, I. hereby assign the rents and profits of the above described emines to said mortgages, or the said profits and the said profits and profits an	emina and expense of such insurance under this mortgage, with interest. And if at any time say part of said debt, or interest thereon, by past can and unpsid, I hereby assign the rents and profits of the above described contines to said martgages. 1.1.8. Hair. Executes, Administrators or Assigns, and a surplus of the Circuit Court of said State may, and enables so or otherwise, appoint a receiver, with auditority to indee possession of said remains are say along or the Circuit Court of said State may, and enables so or otherwise, appoint a receiver, with auditority to indee possession of said remains and profits, applying the net proceeds thereafter failer paying costs of collection) upon said dicbt, interest, costs or expenses; without liability accounts of anything more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the rents and profits as estably origineshing more than the said martgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to those Presents, that if I have also drawing the latest and the said martgages and the said martgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to those Presents, that if I have also the said martgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to those Presents, that if I have also the said martgages. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to those Presents, that if I have been dead to the said true in the	emisen and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest theron, he part due and unpaid, I hereby assign the rents and profits of the above desenties to said mortgages. All State may, at chambers or otherwas, appoint a receiver, with anthority to take possession of said premise account for anything more than the rents and profits actually collected, conts of callection, your said debt, interest, coats or expenses; without it pays or do not said seems that it is the true intent and meaning of the parties to these Presents, that if I have said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I have said mortgage. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I have said mortgage. AND IT IS AGREED by and between the said parties that said mortgager. Is no hold and entry the day, according to the true intent and mean or said to the said parties that said mortgager. Is no hold and entry the said Premises until default of payment shall be Witness. BY hand and seal, this Pirst day of March witness and profits actually appeared before me and seal this. Pirst day of March witness and profits actually obtained to the payment shall be said Premises until default of payment shall be Witness. By and in the one hundred and Prorty-Six and delivered in the presence of Gladys Huff D. R. White D. L. Bramlett D. L. Bramlett Notary Public for South Carolina, County of Greenville. RENUNCIATION OF DOWER County of Greenville. Notary Public for South Carolina, County of Greenville. Notary Public for South Carolina (County of Greenville). Notary Public for South Carolina (County of Greenville).	sured from loss or damage by fire, and assign the policy of insurance to the said mo	rtgagee; and that in the event that the mortgagor shall at any time
whith and expense of such incurance under this mortgage, with interest. And if at any time any part of said dick, or interest thereon, he past sine and unpaid. I. hereby assign the rents and profits of the above described number to read increases, or the said profits and the said profits of the above described the said profits and profits. Spring the rents and profits and and profits and profits and profits and profits and profits and profits and and profits and profits and and profits and profits and profits and and profits an	and the any time any part of said debt, or interest thereon, be past doe and unpaid, I hereby assign the rents and profits of the above described and if a tary time any part of said debt, or interest thereon, be past doe and unpaid, I hereby assign the rents and profits of the above described units at said mertagene, or. And if a tary time any part of said debt, or interest thereon, by past doe and unpaid, I hereby assign the rents and profits any playing the nat proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability areas and profits applying the nat proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability areas and profits applying the nat proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability areas and parties and the rent and profits and the said mertagene. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I , the said mertagener. AND IT IS ACREED by and between the said parties that said mortgagen. I.S. to do and an extry the said parties in the life and an extra the said of the true intent and meaning of the parties of the true intent and meaning of the parties of the said parties that said mortgagen. I.S. to do and an extry the said parties in the life and the said parties that said mortgagen. I.S. to do and an extry the said parties in the life and the said parties that said mortgagen. I.S. to do and an extry the said parties in the life and the said parties that said mortgagen. I.S. to do and an extry the said and in the said parties that said mortgagen. I.S. to do and an extry the said and an extry the said and the said parties that said mortgagen. I.S. to do and an extry the said and in the said bunded of the said and an extra the said mortgagen. I.S. to do and an extry the said and the said the	emium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he part due and unpaid, I hereby assign the rents and profits of the above desenties to said mortgages. And if a day Judge of the Circuit Court of said State may, at chambers or otherwas, appoint a receiver, with anthority to take possession of said premise account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I has said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and mean to said mot, then this deed of bargain and sale shall cease, determine, and be nitsely null and void; otherwas to scenaria in call force and virtue. AND IT IS AGREED by and between the said parties that said mortgages. AND IT IS AGREED by and between the said parties that said mortgages. AND THE AGREED by and between the said parties that said mortgages. Witness. IN hand. And seal. this First. day of March America. Seyentieth Year of the Independence of the United Signad, seeled and delivered in the presence of Gladys Huff D. R. White County of Greenville. D. L. Bramlett MORTGAGE OF REAL ESTATE. D. L. Bramlett D. L. Bramlett A be saw the within named P. R. White D. L. Bramlett A be not within an and a call that a call and deed deliver the within written deed, and that a presence of the Lindense of the United Signad, seeled and delivered in the presence of the Lindense of the United Signad and as a call that a call that a call deed deliver the within written deed, and that a presence of the Lindense of the United Signad and as a call that		
This processor is and professor of the design of the process of th	whiles to said muticages. The second of said Sixte may at challes or otherwise, applied a residence, subsections, Administrators or Asigna, and agree sheet and profits, applying the net proceeds thereafter (rater paying coats of collection) upon said debt, interest, costs or expenses; without liability accounts of an adjust the result and profits and profits, applying the net proceeds thereafter (rater paying coats of collection) upon said debt, interest, costs or expenses; without liability accounts of collection and profits, applying the net proceeds the result and profits and profits. The said mortgages are considered to the result and profits	emises to said mortgages	remium and expense of such insurance under this mortgage, with interest.	1110 OFFI name and reimburse 111111111111111111111111111111111111
at any Judge of the Circuit Court of and State many, at chambers or electrons, applied a receiver, with authority to take possession of aging remises and account for anything more than the rents and profiles actually collected, sould or collection) upon and debt, interest, coals or expenses, villoos liability. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, I, the said mortgages. By add muto the said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of e said note, then this deed of hargain and sale shall cears, determine, and be utterly suil and void; otherwise to remain in full force and virite. AND IT IS AGREED by and observe the said parties that said mortgages. If a to hold and enjoy the said Premises until default of payment shall be made witness. BY hand and seal, this. First. day of March Witness. BY hand, and seal, this. First. day of March America. Seventicth Seventicth Pa. L. Brawlett Or. L. Brawlett And made cut) that. So said and delivered in the presence of Gladys Huff. Dr. L. Brawlett Or. L. Brawlett Or. L. Brawlett Or. L. Brawlett Witness and a said and delivered me Miss Gladys Huff. And made cut) that. So said that. So say the within mamed. Dr. L. Brawlett Or. L. Brawlett Witness and deed deliver the within written deed, and that S. to with March and said and said with many concern that Mrs. Lincille S. White Or March Outly of Gressville. Dr. L. Brawlett I. D. L. Brawlett Or South Carolina. RENUNCIATION OF DOWER. County of Gressville. Dr. L. Brawlett, and also said her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my band and seal, this. Lett. L. S. L	at any Judge of the Circuit Court of and State may, at chambers or atherwise, appeint a receiver, with authority to take possession of said greenless and exceeding for surphise, without liability according to the resits and profits actually collection; costs or circlection; under the exceeding of the control of the parties to these Presents, that if	at any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said greening the said remembers and profits, applying the and processed theresefred rater paying costs of collection) upon said debt, interest, casis or expenses; without in account for anything more than the vanies and profits advantly collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mort account for anything more than the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and means e and note, then this deed of bergain and sais shall cases, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor. 13. to hold and enjoy the said Premises until default of payment shall be Witness. MY hand and seal this. First day of March Seventieth year of the Independence of the United Signal, sealed and delivered in the presence of Gladys Ruff D. E. White On D. L. Bramlett MORTGAGE OF REAL ESTATE. Personally appeared before ma. Miss. Gladys Huff In Mortgage OF REAL ESTATE. Personally appeared before ma. Miss. Gladys Huff In March A. D. L. Bramlett within marked. D. E. White gr., seal and as	And if at any time any part of said debt, or interest thereon, be past due and unpaid	d,Ihereby assign the rents and profits of the above described
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. I the said mortgages. It is debt or sum of money aforeasid, with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that if. I the said mortgages. It is debt or sum of money aforeasid, with interest thereon, if any be due, according to the true intent and meaning of the said of the parties to the said of bargam and said said cases, determine, and be unterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgages. IR. to hold and enjoy the said Premises until default of payment shall be made witness. BY hand. and sead. this. PIPSL day of March and in the first payment shall be made witness. BY hand. The payment shall be made witness. BY hand. The said parties that all payment shall be made year of our Lord one thousand, nine hundred and Property-Six and in the one hundred and Seventiet th year of the Indopendence of the United States Signed, sealed and delivered in the presence of Gladys Buff (I. S. S. D. E. BERNICHT). BY HALL BURGETT CAROLINA. Country of Greenville. MORTGAGE OF REAL ESTATE. Perposally appeared before me. Miss. Gladys Ruff (I. S. White green and seal that I he saw the within named. R. E. White green and deed deliver the within written deed, and that S. he will be green and seal that I have been been been been been been been be	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mort	at any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint ellect said rents and profits, applying the net proceeds thereafter (after paying costs of a	nt a receiver with authority to take noscession of said premises and
be paid unto the said mortgages	be paid unto the said mortgage	be paid unto the said mortgagee		요즘 얼마 그는 사람이 가장 그는 얼마 하나 하는 사람이 되었다.
be paid unto the said mortgages the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning or send not be intered and voices the true intent and meaning or send not include the said parties that said mortgager 12. to hold and enjoy the said Premises until default of payment shall be made Witness EY. hand and seal this Firat day of March intention of March intention of the continuous of the said parties that said mortgager 12. to hold and enjoy the said Premises until default of payment shall be made Witness EY. hand and seal this Firat day of March intention of March intention of the continuous of the said premises to remain in full force and virtue. Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of Gladys Huff D. R. White (I. S. D. L. Brawlett (L. S. C.	be paid unto the said mortgages	be paid unto the said mottagee		
AND IT IS AGREED by and between the said parties that said mortgarce. 12. to hold and enjoy the said Premises until default of payment shall be made Witness. Wy band and seal this. First. day of March. in the sar of our Lord one thousand, nine hundred and. FORTY-Six and in the one hundred and Seventie th year of the Independence of the United State Signed, sealed and delivered in the presence of Gladys Ruff Dr. B. White (I. S. Dr. B. Bramlett (I. S. Dr. Bramlett (I. S. White (I. S. Dr. Bramlett (I. S. Dr. Bramlett (I. S. Dr. Bramlett (I. S. White (I. S. White (I. S. Dr. Bramlett (I. S. White (I. S. White (I. S. Dr. Bramlett (I. S. Dr. Bramlett (I. S. White (I. S. Dr. Bramlett (I. S. Dr. Bramlett (I. S. White (I. S. Dr. Bramlett (I. S. White (I. S. Dr. Bramlett (I. S. Dr. Bram	AND IT IS AGREED by and between the said parties that said mortgagor. 12 to hold and enjoy the said Premises until default of payment shall be made Witness. BY hand and seal this First. day of March in the sar of our Lord one thousand, nine hundred and. For ty-Six and in the one hundred and. Seventieth your of the Independence of the United State Signal, esaled and delivered in the presence of Gladys Huff D. R. White (L. S. D. R. Parallett (I. S. L. Rramlett) WORTGAGE OF REAL ESTATE. Perposally appeared before me. Miss. Gladys Huff and made out that S he saw the within named. D. R. White without any of March A. D. L. Rramlett witnessed the execution thereof. NOTE: Prawlett witnessed the execution thereof. NOTE: Prawlett (I. S. Notary Public for South Carolina.) P. J. Bramlett (I. S. Notary Public for South Carolina.) RESTATE OF SOUTH CAROLINA, County of Greenville. P. J. Bramlett (I. S. Notary Public for South Carolina.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett. Notary Public for S. C. On bereby certify unto all whom it may concern that Mrs. Listille S. White the within named. J.W.TOEd, his are wife of the within named. Dell's Without any compulsion read or faar of any person or persons whomsoover, renounce, release and forever relinquish unto the within named. J.W.TOEd, his	AND IT IS AGREED by and between the said parties that said mortgager 18 to hold and enjoy the said Premises until default of payment shall be Witness. BY hand and seal this First day of March are of our Lord one thousand, nine hundred and FORTY-SIX and in the one hundred said of the United Seventieth year of the Independence of the United Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett OUTHOUSE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. MISS Gladys Huff and made oat; that S he saw the within named D. B. White gn, seal and as his act and deed deliver the within written deed, and that S he saw the within the state of South Carolina. A. D. L. Bramlett D. L. Remlett Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett Notary Public for South Carolina. Notary Public for South Carolina.		
Witness. EV. band and seal this Pirst day of March in the ser of our Lord one thousand, nine hundred and FORTY-Six and in the one hundred and Seventieth year of the Independence of the United States Signed, sealed and delivered in the presence of Oladys Ruff Ds. H. White (I. S. D. L. Bramlett (I. S. D. L. Bramlett (I. S. C. S. C	Witness BY hand and seal , this First day of March in the sar of our Lord one thousand, nine hundred and Forty-Six and in the one hundred and Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of Gladys Huff D. R. White (L. S. D. L. Bramlett (L. S. D. L. Bramlett (L. S. C. S. D. L. Bramlett (L. S. C. S.	Witness BY hand and seal this First day of March ser of our Lord one thousand, nine hundred and Forty-Six and in the one hundred **Remerica.** **Seventieth** **Seventieth** **Seventieth** **Seventieth** **De B. White** **One B. White** **		ang
and in the one bundred and Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of Gladys Huff	ard our Lord one thousand, nine hundred and. FORTY-Six Seventieth Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of Gladys Ruff D. E. White (I. S. D. L. Bramlett (I. S. (I. S	ar of our Lord one thousand, nine hundred and Forty-Six and in the one hundred and Seventieth year of the Independence of the United Signed, sealed and delivered in the presence of Cladys Huff D. B. White O D. L. Bramlett O MORTGAGE OF REAL ESTATE. Personally appeared before me Miss Gladys Huff on made out that She saw the within named. D. B. White gn, seal and as his act and deed deliver the within written deed, and that She pramlett witnessed the execution thereof. Seventieth year of the Independence of the United Seventies in Indepen		
Seventieth year of the Independence of the United State Signed, seeled and delivered in the presence of Cladys Huff D. B. White (I. S. D. L. Bramlett (I. S. (L. S. County of Greenville. Personally appeared before me. Miss Gladys Huff and made outh that She saw the within named. D. B. White (I. S.) A. D. L. Bramlett withen same and deed deliver the within written deed, and that She with the She saw the within named. D. B. White (I. S.) SAMPING TO before me this lat. A. D. 19, 45 D. L. Bramlett (I. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. RENUNCIATION OF DOWER. County of Greenville. RENUNCIATION OF DOWER. County of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. B. White the wife of the within named. D. J. W. Todd. his Late and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	Seventieth year of the Independence of the United State Signed, scaled and delivered in the presence of Gladys Huff D. B. White (I. S. D. L. Bramlett (I. S. L. S. HE STATE OF SOUTH CAROLINA, County of Greenville. Perposally appeared before me Miss Gladys Huff and made cath that A he saw the within named. R. B. White Ign. scal and as his. In L. Bramlett witnessed the execution thereof. SSWEDLY TO before me this lat Notary Fublic for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. REMUNCIATION OF DOWER. Cladys Huff Notary Fublic for South Carolina. REMUNCIATION OF DOWER. I, D. L. Bramlett Notary Fublic for South Carolina. REMUNCIATION OF DOWER. J. Bramlett Notary Fublic for South Carolina. RENUNCIATION OF DOWER. J. W. Todd, his dithis day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomseover, renounce, release and forever relinquish unto the within named. J. W. Todd, his	Seventieth year of the Independence of the United Signed, sealed and delivered in the presence of Gladys Huff D. B. White OD. L. Bramlett (County of Greenville.) Perponally appeared before me Miss Gladys Huff and made oath that S he saw the within named D. B. White ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within the ign, seal and as act and deed deliver the within written deed, and that S he saw the within written deed, and that S he saw the within the ign that S he saw the within named D.	医海绵 医电子性 医二氏性动脉 医动脉管 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性	
Signed, sealed and delivered in the presence of Gladys Huff D. B. White (I. S. D. L. Bramlett (I. S. (I.	Signad, sealed and delivered in the presence of Gladys Huff D. L. Bramlett (I. S. D. L. Bramlett (I. S. (I. S. HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made cost; that She saw the within named. D. E. White ign, seal and as. As act and deed deliver the within written deed, and that She with ign, seal and as. As act and deed deliver the within written deed, and that She with NAWORN TO before me this. lst. As D. L. Bramlett Notary Public for South Carolina. County of Greenville. I. D. L. Bramlett Notary Public for South Carolina. RENUNCIATION OF DOWER. I. D. L. Bramlett Notary Public for So Coherence that Mrs. Lagcille S. White he wife of the within named Public Public St. id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd, his	Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett (I) County of Greenville. Personally appeared before me. Miss Gladys Huff Ind made oath that S he saw the within named. D. E. White ign, seal and as. D. L. Bramlett Notary Public for South Carolina. County of Greenville. Personally appeared before me. Miss Gladys Huff Ind made oath that S he saw the within named. D. E. White ign, seal and as. D. L. Bramlett Notary Public for South Carolina. County of Greenville. I. D. L. Bramlett Notary Public for South Carolina. RENUNCIATION OF DOWER. Notary Public for	Forty-Sty	
Signed, sealed and delivered in the presence of Gladys Huff D. E. White (I. S.) D. L. Bramlett (I. S.) (I. S.	Signad, sealed and delivered in the presence of Gladys Huff D. L. Bramlett (I. S.) D. L. Bramlett (I. S.) MORTGAGE OF REAL ESTATE. County of Greenville. Personally appeared before me. Miss Gladys Huff and made cett that S be saw the within named. D. E. White ign, seal and as	Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett (I) County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. S he saw the within named. D. B. White ign, seal and as. D. L. Bramlett Notary Public for South Carolina. Physical State of South Carolina. County of Greenville. D. L. Bramlett (I. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett Notary Public for	ear of our Lord one thousand, nine numbed and	and in the one hundred and
Gladys Huff D. L. Bramlett (I. S. D. L. Bramlett (I. S. (Gladys Huff D. E. White (I. S. D. L. Bramlett (I. S. (I.	Gladys Huff D. L. Bramlett OD. County of Greenville. Personally appeared before me. Miss Gladys Huff Ind made cath that. She saw the within named. D. B. White Indicate the same of the sam		
D. L. Bramlett (I. S. (L. S.	D. L. Bramlett (I. S. (I. S.	D. L. Bramlett (0 On the STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White Ign, seal and as. his. act and deed deliver the within written deed, and that he had been been been been been been been bee	Seventie Seventie	
(I. S.	(L. S. HE STATE OF SOUTH CAROLINA, County of Greenville. Perponally appeared before me. Miss. Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. his. act and deed deliver the within written deed, and that. She with D. L. Bramlett (L. S.) Notary Public for South Carolina. County of Greenville. I. D. L. Bramlett. D. L. Bramlett. On the STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. D. L. Bramlett. On bereby certify unto all whom it may concern that Mrs. Inicialla S. White She wife of the within named D. B. White She wife of the within name	HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett witnessed the execution thereof. AND 19.46 Gladys Huff Gladys Huff County of Greenville. RENUNCIATION OF DOWER. County of Greenville. D. L. Bramlett Notary Public for South Carolina. Notary Public for	Seventie America. Signed, sealed and delivered in the presence of	
HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss. Gladys Huff and made cath that. She saw the within named. Ds. E. White gn, seal and as. his. act and deed deliver the within written deed, and that. he with Ds. La. Brawlett witnessed the execution thereof. SNEWPEN TO before me this. Ist. Notary Public for South Carolina. County of Greenville. I. Ds. Ls. Brawlett Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. Ds. Ls. Brawlett Notary Public for So. Cookers of the within anisod Disp. White with sday appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named. J.W. Todd. his. Letts and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. 1.5.1.	(L. S. HE STATE OF SOUTH CAROLINA, County of Greenville. Perponally appeared before me. Miss Gladys Huff and made eath that S he saw the within named. D. B. White gm, seal and as. his. act and deed deliver the within written deed, and that S he with D. L. Bramlett witnessed the execution thereof. PREVIOUS TO before me this. LS. Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. County of Greenville. D. L. Bramlett. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Inicialla S. White this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd, his	HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White Ign, seal and as. D. L. Brawlett witnessed the execution thereof. NEWORN TO before me this. lst. ay of March A. D. 19. 46 Cladys Huff Gladys Huff The STATE OF SOUTH CAROLINA, Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. D. L. Brawlett Notary Public for South Carolina.	f America. Signed, sealed and delivered in the presence of	th year of the Independence of the United State
HE STATE OF SOUTH CAROLINA, County of Greenville. Pergoally appeared before me Miss Gladys Huff and made oath that S he saw the within named. Ds. E. White gn, seal and as his act and deed deliver the within written deed, and that S he with Ds. Ls. Eramlett witnessed the execution thereof. SOWPRN TO before me this lat Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett Notary Public for South Carolina. RENUNCIATION OF DOWER. Co hereby certify unto all whom it may concern that Mrs. Islatille S. White act with 67 the within named DsB. White this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named. J. W. Todd. 18. Clies and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Civen under my hand and seal, this	HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I. D. L. Bramlett Notary Public for So Control of Greenville. D. L. Bramlett Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. Liucille S. White the wife of the within named Disposite of the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J. W. Todd, his	HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White Ign, seal and as. D. L. Bramlett witnessed the execution thereof. ASWORN TO before me this lst ay of Narch D. L. Bramlett (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett Notary Public for	Seventie f America. Signed, sealed and delivered in the presence of Gladys Huff	year of the Independence of the United State D. B. White (L. S.
MORTGAGE OF REAL ESTATE. County of Greenville. Perponally appeared before me. Miss. Gladys Huff and made oath that. She saw the within named. D. E. White gn, seal and as. his. act and deed deliver the within written deed, and that. She with D. L. Eramlett witnessed the execution thereof. SEWPORN TO before me this. lat. D. L. Bramlett (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. Notary Public for S. C. chereby certify unto all whom it may concern that Mrs. Laicille S. White id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J. W. Todd. his. leirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	MORTGAGE OF REAL ESTATE. County of Greenville. Personally appeared before me. Miss. Gladys. Huff and made outh that. She saw the within named. D. B. White gn, seal and as. his. act and deed deliver the within written deed, and that. he with D. L. Brawlett witnessed the execution thereof. A. D. 19. 46 Cladys. Huff D. L. Brawlett (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Brawlett On hereby certify unto all whom it may concern that Mrs. Lingille S. White we wife of the within named DEBENTIES id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd. his	MORTGAGE OF REAL ESTATE. County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett witnessed the execution thereof. AND 19: 46 Cladys Huff County of Greenville. RENUNCIATION OF DOWER. County of Greenville. Notary Public for South. Notary Public for South Carolina.	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett	D. B. White (L. S. (L. S.
County of Greenville. Personally appeared before me. Miss Gladys Huff Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he with Indicated the execution thereof. Indicated the execution	County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White gn, seal and as. L. Bramlett witnessed the execution thereof.	County of Greenville. Personally appeared before me Miss Gladys Huff Ind made oath that S he saw the within named D. B. White Ign, seal and as	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett	D. B. White (L. S. (L. S.
County of Greenville. Personally appeared before me. Miss Gladys Huff Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he saw the within named. Dr. B. White Indicated that S he with Indicated the execution thereof. Indicated the execution	County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White gn, seal and as. L. Bramlett witnessed the execution thereof.	County of Greenville. Personally appeared before me Miss Gladys Huff Ind made oath that S he saw the within named D. B. White Ign, seal and as	Seventie f America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett	D. B. White (L. S. (L. S. (L. S.
Personally appeared before me Miss Gladys Huff and made oath that. She saw the within named. Ds. Bs. White gn, seal and as	Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. his. act and deed deliver the within written deed, and that. he with D. L. Brawlett witnessed the execution thereof. AND 19.46 Gladys Huff D. L. Brawlett (L. S.) Whotary Public for South Carolina. County of Greenville. I. D. L. Brawlett. Notary Public for S. C. The property of the within named Disp. White The wife of the wife of the within named Disp. White The wife of the wife of the wife of th	Personally appeared before me Miss Gladys Huff and made oath that S he saw the within named D. B. White Ign, seal and as	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett	D. B. White (L. S. (L. S. (L. S.
nd made oath that. She saw the within named. D. B. White gn, seal and as	nd made oath that. S he saw the within named. D. B. White gn, seal and as. his.	nd made oath that S he saw the within named D. B. White gn, seal and as	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE	D. B. White (L. S. (L.
pn, seal and as	n, seal and as	gn, seal and as	Seventice America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. MORTGAGE OF REAL ESTATE.	D. B. White (L. S. (L. (L. S. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L
D. L. Bramlett witnessed the execution thereof. A. D. 10, 46 A. D. 10, 46 Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Liucille S. White we wife of the within named DB. White dt this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J. W. Todd, his Given under my hand and seal, this. 18.t.	D. L. Bramlett witnessed the execution thereof. ASWORN TO before me this	D. L. Bramlett witnessed the execution thereof. NewORN TO before me this lst. ay of Narch A. D. 19: 46 Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. RENUNCIATION OF DOWER. Notary Public for	Seventice: America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. MORTGAGE OF REAL ESTATE.	D. B. White (L. S. (L. (L. S. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L
D. L. Bramlett witnessed the execution thereof. A. D. 10, 46 A. D. 10, 46 B. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Liucille S. White we wife of the within named DB. White dt this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J. W. Todd, his Given under my hand and seal, this	D. L. Bramlett witnessed the execution thereof. ASWORN TO before me this lst	D. L. Bramlett witnessed the execution thereof. NewORN TO before me this lst. ay of Narch A. D. 19: 46 Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. RENUNCIATION OF DOWER. Notary Public for	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff	D. B. White (L. S. (L.
ay of Narch	A D. 19. 46 BY OF MARCH D. L. Bramlett (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I, D. L. Bramlett. Notary Public for S. C. Dehreby certify unto all whom it may concern that Mrs. Idicilla S. White ne wife of the within named DED. White id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd, his	A D. 19 46 ay of March D. L. Bramlett Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. D. L. Bramlett Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina.	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that S he saw the within named D. B. White	D. B. White (L. S. (L. (L. S. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L
A. D. 19. 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I,	A D. 19. 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. Notary Public for S. C. De hereby certify unto all whom it may concern that Mrs. Lacille S. White The wife of the within named DBB. White	A. D. 19 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. 19 46 Gladys Huff RENUNCIATION OF DOWER. Notary Public for	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that S he saw the within named D. B. White gn, seal and as his	D. B. White (L. S. (L.
A D. 19, 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. O hereby certify unto all whom it may concern that Mrs. Idicilla S. White ne wife of the within named DEB. White id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J. W. Todd. his Given under my hand and seal, this	A D. 19. 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. Notary Public for S. C. De hereby certify unto all whom it may concern that Mrs. Lucille S. White The wife of the within named DBB. White	A.D. 19. 46 D. L. Bramlett (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. D. L. Bramlett Notary Public for	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that S he saw the within named D. B. White gn, seal and as D. L. Bramlett	D. B. White (L. S. (L.
D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Inicille S. White the wife of the within named Disc. White id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd. his Ceirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	D. L. Bramlett (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. County of Greenville. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. Idicille S. White we wife of the within named DEF. White did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. J.W. Todd, his	D. L. Bramlett (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White gn, seal and as D. L. Bramlett	D. B. White (L. S. (L.
The STATE OF SOUTH CAROLINA, County of Greenville. I,	RENUNCIATION OF DOWER. County of Greenville. I,	THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. D. L. Bramlett. Notary Public for	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White gn, seal and as. D. L. Bramlett D. L. Bramlett	D. B. White (L. S. (L. S. (L. S. (L. S. witnessed the within written deed, and that she witnessed the execution thereof.
County of Greenville. I,	County of Greenville. I. D. L. Bramlett. Notary Public for S. Contents of the within named Disc. White The wife of the within named Disc. White The disc	County of Greenville. D. L. Bramlett. Notary Public for	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that She saw the within named D. B. White gn, seal and as his D. L. Bramlett	D. B. White (L. S. (L. S. (L. S. (L. S. witnessed the within written deed, and that she witnessed the execution thereof.
I,	I,	I,	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that She saw the within named D. B. White Ign, seal and as his D. L. Bramlett NewOrk To before me this lst. A. D. 19, 46	D. B. White (L. S. (L. S. (L. S. (L. S. witnessed the within written deed, and that she witnessed the execution thereof.
the wife of the within named DED. White Ide wife of the within named DED. White Ide this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	the wife of the within named DeB. White id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named J.W.Todd, his		Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that She saw the within named D. B. White gn, seal and as his D. L. Bramlett Noworn To before me this lst A. D. 19 46 D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.	D. B. White (L. S. (L. S. (L. S. (L. S. witnessed the within written deed, and that she witnessed the execution thereof.
e wife of the within named DsB. White d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	e wife of the within named DeB. White d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named J.W. Todd, his	Tanal	America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff d made oath that S he saw the within named D. B. White gn, seal and as his D. L. Bramlett New Ork To before me this lst Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER.	D. B. White (L. S. (L. S. (L. S
tead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern that MrsINCLLIE Se WILL VE	America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff ad made oath that S he saw the within named D. B. White gn, seal and as his D. L. Bramlett A. D. 19 46 D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER.	D. B. White (L. S. (L. S. (L. S
tead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	wife of the within named DaB. White	Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff ad made oath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett Newden to before me this. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. RENUNCIATION OF DOWER. County of Greenville. I, D. L. Bramlett.	D. B. White (L. S. (L.
Teirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this		id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comp	America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White gn, seal and as. D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett O hereby certify unto all whom it may concern that Mrs. Lalcille S. White	D. B. White (I. S. (L.
Teirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this		J. W. Todd. his	Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that She saw the within named D. B. White gn, seal and as his D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett O hereby certify unto all whom it may concern that Mrs. Lincille S. White The wife of the within named D. B. Whi	D. B. White (L. S. (L.
leirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this			Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett O hereby certify unto all whom it may concern that Mrs. Lincille S. White the wife of the within named D. B. Whit	D. B. White (L. S. (L.
Given under my hand and seal, thislst			America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made cath that. She saw the within named. D. B. White gn, seal and as. D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I. Bramlett Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. I. D. L. Bramlett The wife of the within named Defendence of the search of	D. B. White (I. S. (I.
Given under my hand and seal, thislst			Seventice America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett MORTGAGE OF REAL ESTATE County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that She saw the within named. D. B. White Ign, seal and as. D. L. Bramlett Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. D. L. Bramlett O hereby certify unto all whom it may concern that Mrs. Inicille S. White the wife of the within named Defendance or the privately and separately examined by me read or fear of any person or persons whomsoever, renounce, release and forever relince of the county of green or persons whomsoever, renounce, release and forever relince of the within named Defendance of the reliable of the within named Defendance or remounce, release and forever reliance of the county of green or persons whomsoever, renounce, release and forever reliance of the county of green or persons whomsoever, renounce, release and forever reliance of the county of green or persons whomsoever, renounce, release and forever reliance or persons whomsoever.	D. B. White (I. S. (I.
			America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss Gladys Huff and made oath that S he saw the within named. D. B. White ign, seal and as. D. L. Bramlett Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett. O hereby certify unto all whom it may concern that Mrs. Lilcille S. White the wife of the within named DES. White id this day appear before me, and upon being privately and separately examined by me read or fear of any person or persons whomsoever, renounce, release and forever relince.	D. B. White (L. S. (L.
March Tuestale White	Given under my hand and seal, thislst	Given under my hand and seal, thislst	Seventie America. Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Miss Gladys Huff and made oath that She saw the within named D. B. White gn, seal and as his D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett O hereby certify unto all whom it may concern that Mrs. Idicille S. White the wife of the within named Dab Mite aread or fear of any person or persons whomsoever, renounce, release and forever relince	D. B. White (I. S. (I. S. (L.
	March Tuesday & White	March Tuesday & White	Signed, sealed and delivered in the presence of Gladys Huff D. L. Bramlett HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Miss. Gladys Huff ad made cath that. She saw the within named. D. B. White gn, seal and as. his. D. L. Bramlett Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, D. L. Bramlett County of Greenville. In the wife of the within named Dass. White The wife of the within named Dass. White County of Greenville. County of G	D. B. White (I. S. (I. S. (L.