TOGETHER with all and singular the Rights, Mombers, Herochtsments and Appurtuemence to the said Premises belonging, or in nonwise excitent or a TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. W. ENTREET, His. Let's and Assigns forever, And. I do hereby bind. WERLIAN. He're and Assigns, from and applications and Assigns and corry person where core brighty chaining or to chim the same or any part thereof. And the said mortgager. Apres. To insure the boars and believes the boars and buildings on and too in a sum not less than THIETY-FIVE NUMBER. MA/IOO (#\$500.00) Dollars, in a company or companies statisfactory to the mortgager. and the number of the said mortgager. And if at any time and press of the said wortgager, and the number of the said wortgager. And if a say time and press of the said wortgager. And if at any time any part of and said, or therest thereon, by past the end mortal. He're, Execution, Administrators or Assign the said creates used the mortgager. And if a say time any part of and said, or therest thereon, by past the end mortal. He're, Execution, Administrators or Assign the said creates used thereon, by said the said wortgager. And if a say time and press of the said mortgager, and the said creates any could may be said to the said mortgager. And if a say time and press of the said wortgager or control		
TOOSTHER with all and singular the Rights, Members, Hereditaments and Appartenance to the sald Premites belonging, or in anywase, succlean or TO HAVE AND TO HOLD all and singular the said Premites unto the said. I. W. Birpoeth, his firs and Assigns forever, And. I. do berely hind WYSSIT, RY Heirs, Executors and Administrators and Assigns and every nector elementer burding chaining or to claim the same or any part thereof. And the said moragane, agreet, so insure the house and buildings on said to a same set less than Thirty-Tyte Hundre. Mo/JOO (#85500.001,,,,,,). Dollaria is company or companies substictory to the mortgage, and that in the case of early part thereof. My And By a said mortgager, and assign the policy of insurance to the said mortgager, and that in the execution the mortgager, and all all a same and remaining to the mortgager, and that in the execution the mortgager, and all all any one of the mortgager, and that in the execution the mortgager, and all all any one of the insurance of early insurance or one said mortgager, and all all any one of the mortgager, and all all any one of the mortgager, and that in the execution the mortgager, and that in the execution the mortgager, and that in the execution of the mortgager, and that in the execution of the mortgager, and that in the execution in the said mortgager, and all all any one of the interest thereon, by past due and unique said mortgager, and all any said in the execution of the mortgager, and that in the execution in the said mortgager, and all any part of mid-doc on the said mortgager, and all any part of mid-doc on the said mortgager. All 1 as yet many part of and doc on the said mortgager, and all mortgager, and that it is the tree intent and mensing of the parties on these process, that if it is posterior is a said mortgager, and that it is the tree intent and mensing of the parties on these process, that if it is posterior is a said mortgager, and that it is the dree intent and mensing of the parties on thes		
TOGETHER with all and singular the Eights, Members, Heroditaments and Appartenances to the said Premises belonging, or in anywhic incident on a TOHAVE AND TO HOLD all and singular the said Premises must the said. J. W. BUPDERE, his		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurrenances to the said Premises belonging, or in anywise teckion or or TO HAVE AND TO HOLD all and singular the said Premises anto the said. J. W. Burnett, his The said Assigns forever. And		
TOGETHER with all and singular the Rights, Members, Hereditaneous and Appurpanances to the said Premises belonging, or in supprise incident or TO HAVE AND TO HOLD all and singular the said Premises unto the said. J. W. BUPDERS, RIS. All and saiguat forever. And. Ido hereby bind. TYPELLE, RY. Helds and Assignat forever. And. J. W. BUPDERS, RIS. Helds and Assignat forever. And. J. W. BUPDERS, RIS. Helds and Assignat from and against. ES. 6.20. BY Helds and Assignat from and against. ES. 6.20. BY Helds and Assignat from and against. ES. 6.20. BY Helds and Assignat from and against. ES. 6.20. BY Helds and Assignat from and against. ES. 6.20. BY Helds and Assignat from and against. ES. 6.20. BY Helds and Assignation on an analysis of the claim the same or any part thereof. And the said mortgager. And the said mortgager. MIS/100. (\$2.5500.00). —		
TOGETHER with all and singular the Kights, Mombers, Heroclinaneous and Apparenances to the taid Promises belonging, or in anywise incidence of the ADA TO HOLD all and singular the said Promises stote the said. J. W. Burnett, his and Assigns forever, And. L. do hereby bind. MISSIL. MY. Heirs, Executors and Administrators to rever defend all and singular the said Promises tante the said. J. W. Burnett, his Burnett, his Burnett, his Burnett h		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise inclient or TO HAVE AND TO HOLD all and singular the said Premises unto the said. It does not have a said of the said Premises unto the said. It does not have defend all and singular the said Premises unto the said. It does not defend all and singular the said Premises unto the said. It does not defend all and singular the said Premises unto the said. It was Burnett, his . Here and Assigns forever. And. It does not defend all and singular the said Premises unto the said. It was Burnett, his . Here and Assigns, from and against. Re. and . Ry. and		
TO HAVE AND TO HOLD all and singular the said Premises must the said. J. W. Burnett, his Heirs and Assigns forever. And		
cirs and Assigns forever. And. I do hereby bind. WYSELT. NY Heirs. Executors and Administrators to J. W. Surrett. his "Heirs and Assigns, from and against. We and surrettered." "Heirs and Assigns, from and against. We and surrettered." "Heirs and Assigns, from and against. We and surrettered." "Heirs and Assigns, from and against. We and surrettered." "Heirs and Assigns, from and against. We and surrettered." "No/100 (\$3500.00). ———— Dollars, in a company or companies satisfactory to the mortgages and the said mortgage was cause the house and buildings on said loss in a man est less than an entered from less or damage by fire, and assign the policy of issurance to the suit mortgage and the firs the result that the event that the mortgage and the first the said mortgage was cause the same to be immered in his. "And if at any time any part of said dist, or interest thereon, he past the said unpaid, hereby assign the rents and profits of the said mortgage or his. "As and if a tray the direct forms from rot said State may, at cleasublets or otherwise, appoint a receiver, with authority to take postsosion of said policy and profits, applying the net proceeds thereafter (after parting costs of collection) upon raid debt, increast, collect and reports several profits, applying the net proceeds thereafter (after parting costs of collection) upon raid debt, increast, collect and tray of the said profits, applying the net proceeds thereafter (after parting costs of collection) upon raid debt, increast, collect and tray of the said profits, applying the net proceeds thereafter (after parting costs of collection) upon raid debt, increast, collect and tray of the said profits and said said collection and collections. Am and the parties to these Presents, that if	h all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertain	ning.
circ and Assigns forever. And. I do bereby blad. MYSELT, MY Heirs, Exceutors and Administrators to revere defend all and singular the said Premises unto the said. No. Rurpett Lis	TO HOLD all and singular the said Premises unto the said. J. W. Burnett, his	
Heirs and Assigns, from and against. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 11.** (\$25,500.00). **And 11.** (\$25,500.00). **And 12.** (\$25,500.00). **And 12.** (\$25,500.00). **And 13.** (\$25,500.00). **And 14.** (\$25,500.00). **And 15.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, said that is in the row interest and sproits applying the net proceeds thereafter (sifer paying couts of collection) upon said debt, interest, close or expenses: with any and person and profits, applying the net proceeds the return and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, and that is in the row interest and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, and that is in the row interest and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, sud that is in the row interest, and that in the row interest the said mortgager. **PROVIDED ALWAYS, exerchaless, sud that is in the row interest, and that in the row interest the row interest the said mortgager. **PROVIDED ALWAYS, exerchaless, sud that is		
Heirs and Assigns, from and against. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. And the said mortgager. **Recutors, Administratures and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereof. **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 10.** (\$25,500.00). **And 11.** (\$25,500.00). **And 11.** (\$25,500.00). **And 12.** (\$25,500.00). **And 12.** (\$25,500.00). **And 13.** (\$25,500.00). **And 14.** (\$25,500.00). **And 15.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, said that is in the row interest and sproits applying the net proceeds thereafter (sifer paying couts of collection) upon said debt, interest, close or expenses: with any and person and profits, applying the net proceeds the return and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, and that is in the row interest and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, and that is in the row interest and meaning of the parties to these Presents, that if \$1.** (\$25,500.00). **PROVIDED ALWAYS, exerchaless, sud that is in the row interest, and that in the row interest the said mortgager. **PROVIDED ALWAYS, exerchaless, sud that is in the row interest, and that in the row interest the row interest the said mortgager. **PROVIDED ALWAYS, exerchaless, sud that is	rever And I do hereby bind MVSCIT. MV Heirs Executors and Administrators to warrant	hne
Heirs and Assigns, from sod against. Be and By with, Executors, Administrators and Assigns and every person whomesever lawfully claiming or to claim the same or any part thereof. And the said mortgager agree to insure the house and buildings on said tot in a sum not less than. Thirty-Five Hundre No/100.1\$3500.001 Duller, in a company or companies satisfactory to the mortgager and he sured from lose or damage by fire, and assign the policy of insurance to the said mortgager and that in the event that the mortgager and he reminished and expense of such insurance under this mortgage, with interest And if at any time any part of said debt, or interest thereon, he past the said mortgager or had in any sure that there has no part of said debt, or interest thereon, he past the said unique the reminisher of the past and it yadge of the Circuit Court of aid State may, at chamber, or otherwise, apoping a receiver, with sandring to the past action of said of said State may, at chamber, or otherwise, apoping a receiver, with sandring to the past action of said of said State may, at chamber, or otherwise, apoping a receiver, with sandring to the past action of said of said State may, at chamber, or otherwise, apoping a receiver, with sandring to the past action of said of said State may, at chamber, or otherwise, apoping a receiver, with sandring to the past action of said of said State may, at chamber, or otherwise, apoping a receiver, with said profits of the said parties and profits, applying the net proceeds therealty (after paying custs of collection) upon said debt, interest choice or expenses; with PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if it is a second or said and the said parties and said mortgager If to the said mortgager If the said mortgager If the said mortgager If the said mortgager is any the day, according to the true linear the said mortgager If the said mortgager is any the sai		
Hers and Assigns, from and against		
clies, Executors, Administrators and Assigns and every person whomesever lawfully claiming or to claim the same or any part thereof. And the said mortgagor agree. to insure the house and buildings on said lot in a sem not less than. Thirty-Five Hundre. No/100.1\$3500.001		
And the said mortgagor— agree— to insure the house and buildings on said lot in a sum not less than. Thirty-Five Hundre. No. 1.00. (\$3500.00) —————————————————————————————————		
No/100 (\$5500.00) Dollars, in a company or companies satisfactory to the mortgages, and the sured from loss or damage by fire, and assign the policy of insurance to the said mortgage and that in the event that the mortgage shall it to do so, then the said mortgages may cause the same to be insured in his. name and reimburse. himself. reminds and expense of such insurance under this mortgages, with innerest. And if at any time any part of said dobt, or interest thereon, he pass due and unpaid, I hereby assign the rents and profits of the about the contents to said mortgages and the said mortgages or his said said many, at chambers or otherwise, appoint a cectiver, with authority to take punession of said policies and reats and profits, applying the net proceeds thereafter (after proping coats of collection) upon said dobt, interest, coats or expenses; will 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 on and shall well and truly be paid unto the said mortgages the debt or sum of money aforesaid, with interest thereon, if any be dog, according to the true intent and each not this seed of largagin and sale shaping case, determined and be unterly all and yold. June each of our Lord one thousand, nice hundred and. Ponty-Six are of our Lord one thousand, nice hundred and. Ponty-Six and in the one Seventhelba. THE STATE OF SOUTH CAROLINA, County of Greenville. PROBATE THE STATE OF SOUTH CAROLINA, County of Greenville. A. D. 19. 46 M. L. Hingson SWORN TO before me this 24th A. D. 19. 46 M. L. Hingson SWORN TO before me this A. D. 19. 46 M. D. 19. 46 Ohr is time Brissey THE STATE OF SOUTH CAROLINA, County of Greenville. Notary Public observed that Mrs. In the wild of the within named. A. D. 19. 46 Ohr is time the said mortgage Notary Public observed and selective and second and second and second and second and second a	ministrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof.	a
unred from loss or damage by fire, and assign the policy of insurance to the said mortgage, and that in the event that the mortgage while to do so, then the said mortgage may cause the same to be insurand in. h18. name and reimburse. h188e1f. minim and expense of such immersance under this mortgage, with interest. And if at any time any part of said dots, or interest thereon, be past due and unpaid. I hereby assign the remains and profits applying the set proceeds therefare (after paying costs of collection) upon said dots, interest, costs or expenses; will account for anything more than the rents and profits applying the set proceeds therefare (after paying costs of collection) upon said dots, interest, costs or expenses; will 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 are all the said mortgagee the dots or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and e said most their does of bargain and said said cases, determine, and be satiety, and land void, charwise to remain in full force and vitrue. AND IT IS AGREED by and between the said parties that said mortgager	ortgagor agree to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on said lot in a sum not less than to insure the house and buildings on	<u></u>
il to do so, then the said mortgages may cause the same to be insured in his name and reimburse. himself entition and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid,I hereby assign the rents and profits of the aboremites to said mortgages. or his	3500.00) Dollars, in a company or companies satisfactory to the mortgagee, and keep the	same
remium and expense of such incurrance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the rents and profits of the abovemies to said mortgagee. And if at any fludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said per and profits, applying the net proceeds thereafter (fair paying costs of collection) upon said debt, interest closs or expenses; with 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, the said notes that this deed of bargain and sale shall cease, determine, and be uttered, and and the said mortgage. the debt or sum of money aforesaid, with interest thereon, if any be due, according to the rue intent and said mortified this deed of bargain and sale shall cease, determine, and be uttered, and land enjoy the said Premises until defaul of payments of Witness. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREE		
And if at any time any part of said debt, or interest thereon, be past due and unpaid,	ne said mortgagee may cause the same to be insured inhisname and reimbursehimself for	or the
minises to said mortgagee or	e of such insurance under this mortgage, with interest.	
ast any Judge of the Circuit Court of said State may, at chambers or otherwise, appeint a receiver, with authority to take possession of said, account for anything more than the reats and profits aptroceds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; with a second for anything more than the reats and profits a settably collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
account for nything more than the tents 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 , the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and seal and total parties that said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and seal and total parties that said mortgage 180 holds and enjoy the said Pressions until default force and virtue. AND IT IS AGREED by and between the said parties that said mortgage 180 holds and enjoy the said Pressions smill default of payment at Witness. 187 hand. and seal., this 24th day of June are of our Lord one thousand, nine bundred and POLTY-SIX		_
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I the tail to the said mortgages	profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without lia	and bility
be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and the said nortgage and sale shall cease, determine, and be uttedy null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor		
be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and each east not, then this deed of bargain and sale shall cease, 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 mortgagor Into hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the hold and enjoy the said Premises until default of payment at Witness By the said Premises until default of payment at Witness By and in the one Seventieth Ports By the other with the one of our Land By and the payment at Witness By and in the one Seventieth Premises until default of payment at Witness By and in the one Seventieth Premises until default of payment at Witness By and in the one Seventieth Premises until default of payment at Witness By and in the one Seventieth Premises until default of payment at Witness By and in the one of our the Independence of the Land By and in the one of our the Independence of the Land By and in the one of our the Independence of the Land By and Independenc		
witness by hand and seal , this 24th day of June are of our Lord one thousand, nine hundred and Forty-Six and in the one Seventieth		
witness by hand and seal , this 24th day of June are of our Lord one thousand, nine hundred and Forty-Six and in the one Seventieth	said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.	ng of
and in the one Seventieth Annie W. Smith Christine Brissey THE STATE OF SOUTH CAROLINA, R. L. Hingson Annie W. Smith Christine Brissey PROBATE Annie W. Smith Annie W. Smith Christine Brissey Annie W. Smith Annie W. Smith Mannie W. Smith Annie W. Smith An	REED by and between the said parties that said mortgagor1R to hold and enjoy the said Premises until default of payment shall be	nade.
Seventieth Signed, sealed and delivered in the presence of H. L. Hingson Christine Brissey THE STATE OF SOUTH CAROLINA, County of Greenville. Probate		
Signed, sealed and delivered in the presence of H. L. Hingson Annie W. Smith Christine Brissey THE STATE OF SOUTH CAROLINA. County of Greenville. Present appeared before me Christine Brissey and made oath that .S.he saw the within named. Annie W. Smith Rm. seal and as her act and deed deliver the within written deed, and the H. L. Hingson witnessed the execution thereof. SWORN TO before me this. 24th Sworn To before me this. 24th The STATE OF SOUTH CAROLINA, Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina. NO DOWER - HOMAN HORTGAGOR RENUNCIATION OF DOWER I. Notary Public for South Mrs. the wife of the within named. The state of the within named. The wife of the within named.		
Signed, sealed and delivered in the presence of H. L. Hingson Christine Brissey THE STATE OF SOUTH CAROLINA, County of Greenville. Presentable appeared before me. Christine Brissey Indicate that .S. he saw the within named. Annie W. Smith Christine Brissey Annie W. Smith Christine Brissey Annie W. Smith An	Seventiethyear of the Independence of the United S	States
THE STATE OF SOUTH CAROLINA, County of Greenville. Personal was appeared before me. Christine Brissey. Indicate on that She saw the within named. Annie W. Smith Annie W. Smith PROBATE Probate Probate Probate Probate Probate Probate Annie W. Smith County of Greenville. I. Hingson Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina. No DOWER - WOMAN MORTGAGOR RENUNCIATION OF DOWER I. Notary Public on bereby certify unto all whom it may concern that Mrs. the wife of the within named. tid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any	I delivered in the presence of	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Christine Brissey and made oath that She saw the within named. Annie W. Smith gm, senl and as her act and deed deliver the within written deed, and th H. L. Hingson witnessed the execution thereof. SWORN TO before me this. 24th ay of June A. D. 19 46 The STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina The STATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public on bereby certify unto all whom it may concern that Mrs. we wife of the within named. with sday appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personal was appeared before me	. Bullianam	•
THE STATE OF SOUTH CAROLINA, County of Greenville. Personnel appeared before me. Christine Brissey and made oath that S.he saw the within named. Annie W. Smith gn, seal and as. her act and deed deliver the within written deed, and th B. L. Hingson witnessed the execution thereof. SWORN TO before me this 24th ay of June A. D. 19 46 The STATE OF SOUTH CAROLINA, County of Greenville. No DOWER - MOMAN MORTGAGOR RENUNCIATION OF DOWER I	()	L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Christine Brissey Indicate the management of the within named. Annie W. Smith Indicate the management of the within named. Annie W. Smith Indicate the management of the within written deed, and the secution thereof. SWORN TO before me this. 24th Indicate the management of the within written deed, and the secution thereof. SWORN TO before me this. 24th Indicate the management of the within management of the management of the within management of the within named. No Dower - Moman Mortgagor Renunciation of Dower Renunciation of Dower Renunciation of Dower Renunciation of the within named. No before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely, voluntarily and without any separately examined by me, did declare that she does freely and separately examined by me, did declare that she does freely and separately examined by me, did declare that she does freely and separately examined by me, did declare that she does freely		L. S.)
County of Greenville. Personal appeared before me		L. S.)
County of Greenville. Personal appeared before me		
Personnel appeared before meChristine Brissey Indicate that _S.he saw the within named		
and made oath that _S_he saw the within named	y of Greenville.	
and made oath that She saw the within named Annie W. Smith In the Latingson Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Witnessed the execution thereof. SWORN TO before me this 24th Annie W. Smith Brissey Christine Brissey Christine Brissey Christine Brissey The STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER In the STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Notary Public for South Carolina, Notary Public for South Carolina, Notary Public for South Caro	red before meChristine Brissey	
SWORN TO before me this 24th You Interest of South Carolina. The State of South Carolina, County of Greenville. I, Notary Public for South Mrs. One wife of the within named the within written deed, and the secution thereof. Witnessed the execution thereof. Christine Brissey No Dower - Homan Mortgagor Renunciation of Dower Renunciation of Dower - Homan Mortgagor Renunciation of Dower - Notary Public or South Carolina. Notary Public or South Mrs. One wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any		
SWORN TO before me this 24th June A. D. 19 46 The State of South Carolina. The State of South Carolina, County of Greenville. I,		
SWORN TO before me this		with
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Notary Public for South Mrs. No DOWER - MOMAN MORTGAGOR RENUNCIATION OF DOWER Notary Public for South Mrs. No Dower - Moman Mortgagor RENUNCIATION OF DOWER Notary Public for South Mrs. No dower - Moman Mortgagor Renunciation of Dower - Moman Mortgagor Renunciation o		1 1 7
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Notary Public for South Carolina. NO DOWER - HOMAN MORTGAGOR RENUNCIATION OF DOWER Notary Public for South Carolina. Notary Public for South Carolina. No DOWER - HOMAN MORTGAGOR RENUNCIATION OF DOWER Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina.	Manufacture Danker and	
THE STATE OF SOUTH CAROLINA, County of Greenville. I, he wife of the within named. the STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Notary Publication of the within named. The state of	1eA. D. 19A.	
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	lingson (L. S.)	
County of Greenville. RENUNCIATION OF DOWER I,	Notary Public for South Carolina.	
County of Greenville. I,	DE SOUTH CAROLINA) NO DOWER - HOMAN MORTGAGOR	
the wife of the within named	RENUNCIATION OF DOWER	
the wife of the within named		
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any		
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	,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的大大的大大的大大的大大的大大的大大的大大的大大的大大的大大的大大的大大的	
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compu	lsion,
	person or persons whomsoever, renounce, release and forever relinquish unto the within named	
Heirs 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	•	
Given under my hand and seal, this		. (4
	""我们的一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	
	\$1.	
Notary Public, S. C.		