TOGETHER with all and despute the Rights, Members, Herealtsmands and Apputentaneous to the said Frember belonging, or in sometime incidence or apputentings. TO HAVE AND TO HOLD and despute the said translate who the said. MANUAGE S. Albertson, and Antidistrates to various the Manual State of the Antides Record And Antides Record And I show hereby bed, MESSAT, NY MESSAT,	TOCKTHER with all and absolute the Niches, Merolium, Heroliuments and Apputteeness to the said President below, or in anywise incident or apputualing. TO INCID all and singular the said President unto the said. MUNICAGE Cs. Alberts con. and Smith X. Alberts con. and Administrators to warrant and recover And an I	G.R.E.M.—2-a	
TOGETHER with all and simplified the Rights, Members, Hereditements and Appartements to the call Premises belonging, or in anywhol incident or apparation. TO INCH AND TO HOLD all and simpler the said Premises and the said. **EANTAGE AND TO HOLD all and simpler the said Premises and the said. **EANTAGE AND TO HOLD all and simpler the said Premises and the said. **EANTAGE AND TO HOLD all and simpler the said Premises and the said. **EANTAGE AND TO HOLD all and simpler the said Premises and the said. **EANTAGE AND TO HOLD all and Abstract and Abstract and Abstract and Abstract and Adaptive the said Premises and the said. **EANTAGE AND TO HOLD all and Abstract Abstract and Abstract and Abstract	TOGETHER with all and simpler the Eightic Members, Hercellasaments and Apparentament to the said Frenties belonging, or in surprise incident or apperticiting. TO HAVE AND TO HOLD at and simpler the old Premises uses the said. **MENTAGE, S.**Albertzon, and Amiljan Land Tombers and Apparentament of the said Section of the Amiljan Section and Amiljan Land Tombers. **MEMBERS**INTERNATION OF BUILD at and simpler the said Premises uses the said. **MEMBERS**INTERNATION OF BUILD AND AMILJAN TO THE SECTION OF BUILDING AND AMI		
TOCKTHER with all and simpler the Rights, Members, Bereditaments and Apparenances to the cell Premiers belonging, or in any sine incident or apparations. TO LAVE AND TO HOLD all and stangates the solal Premiers must the rest	TOGETHER with all and simpler the Eightic Members, Hercellasaments and Apparentament to the said Frenties belonging, or in surprise incident or apperticiting. TO HAVE AND TO HOLD at and simpler the old Premises uses the said. **MENTAGE, S.**Albertzon, and Amiljan Land Tombers and Apparentament of the said Section of the Amiljan Section and Amiljan Land Tombers. **MEMBERS**INTERNATION OF BUILD at and simpler the said Premises uses the said. **MEMBERS**INTERNATION OF BUILD AND AMILJAN TO THE SECTION OF BUILDING AND AMI		
TOGETHER with all and alwaysher the Nights, Manners, Mercelliments and Appartments to the old Nomine behanding or in appraise incident or appreciating TO HAVE AND TO HOLD all and singular the said Premises uses the said. ***MANTION OF AND TO HOLD all and singular the said Premises uses the said. ***MANTION OF AND TO HOLD all and singular the said Premises uses the said. ***MANTION OF AND TO HOLD all and singular the said Premises uses the said. ***MANTION OF AND TO HOLD All AND THE SAID PREMISES. ***MANTION OF AND T	TOGETHER with all and dispute the Right, Members, Hordinaness and Apparimenators to the said Frenches belonging, or in service incident or appendixing. TO HAVE AND TO ROLD and and singuise the unit of Premises must be said. MEMPLES. S. Albertson, and Ritth N. Albertson Chair. The and Antigm forware. And I do bereby band. WESSIL MY. Heirs, Executers and Administrators to warrant and Season forware. And I do bereby band. WESSIL MY. Heirs, Executers, Alministrators and Antigms and every person whomoserer incidedly chilaring as to this he same or any port thread. And the said mentgager. Agree or thread the said bandings on and the last areas and a band. A district on any approach of the said and a said and a said and a said a said a said a said a said a said and a said said		
TOGETHER with all and simplers the Night, Members, Hereditaments and Appartmances to the said Frentee belonging, or in saywise incident or appertaining. TO HAVE AND TO HOLD all and simplers the said Frentees unto the said. **MANTICE C. Alberts OB. And The M. N. Alberts OB. And Andrews Observed Administratures to warrant and recent database and adaptate the said Premises unto the taid. **Extract C. Alberts OB. And Dr. A. Alberts OB. A.	TOGETHER with all sea alongsize the Eights, Mandows, Herolitements and Appartmentors to the said Promises belonging, or in sury size belonger or aspertishing. TO HAVE AND TO HOLD 21 and singuise the said Promises us to the said. **MANTICE C.** Alberts on, And Authoritements and Administrators and		
TOGETHER with all and singular the Right, Members, Hereditaments and Apparamentes to the said Premises belonging, or in survive inributor or apparatishing. TO HAVE AND TO HOLD all and anapate the said Premises uses the said. MANTAGE C. Alberts OR, and Ruth M. Alberts OR. Alberts OR, and Gretch M. Alberts OR. Alberts	TOGETHER with all and shoulder the Nighta, Mombers, Recolliments and Appurtenance to the said Premise Monaging, or in anywhat incident or appearations, TO HAVE AND TO HOLD all and singular the said Premise must be raid. MANYLOG C. Albertson, and Ruth M. Albertson the last of Manylog C. Albertson, and Ruth M. Albertson the last of Manylog C. Albertson and Administrators to warrant and Natural Company of the said Premise undo the said Manylog C. Albertson and Administrators as warrant and Manylog C. Albertson and State M. Albertson C. Albertson		
TOGETHER with all and allegades the Kighas, Menders, Herofitzments and Apparatuments to the said Premises belonging, or in suryoles incident or appetuishing. TO MAVE AND TO MOLD all said disposite for said fremises who the said. MENTICO, C., Alberts Gn., and Ruth, X., Alberts Gn., and Ruth, X., Alberts Gn., and Assigns forew. And. I. do briefly blind. MAUNICO, C., Alborts Gn., and Ruth, X., Alberts Gn., and Ruth, X., Alberts Gn., blinds and saigns forew. And. I. do briefly blind. MAUNICO, C., Alborts Gn., Alberts Gn., and Ruth, X., Alberts Gn., blinds and Assigns from said against the said premises must be said. MAUNICO, C., Alborts Gn., Alberts Gn., and S., and S	TOGETHER with all and aliquidar the Eights, Mambers, Hereditaments and Apparameneous to the and Promises belonging, or in supreints incident or apparentially. TO HAVE AND TO HOLD all and desputer the said Promises who the ends. Maurileo C. Alberteon, and Saith X. Alberteon the said and subject the said Promises who the said. Maurileo C. Alberteon and Administrators to warrant and Manifestators and Administrators to warrant and Manifestators and Administrators and Administrators. Maurileo C. Alberteon and Thith M. Alberteon. Pricity. Help and Administrators and Administra		
TOGETHER with all and ringular the Kighn, Members, Hereditaments and Appartenances to the said Premises belonging, or in suprobe insident or apparentialing. TO BANE AND TO HOLD all and singular the said Premises who he had. **MANTAGE S. A.	TOCHNER with all and alongshor the Kinjate, Members, Herecitimments and Apportenances to the said Promise belonging, or in anywise incident or apportuning. TO HAVE AND TO HOLD off and simpler the said Premises uses the said. Mantice C. Alberts on an America and Administrators		
TOCHER with all and singular the Nights, Members, Hereclitaments and Appurtenances to the said Premises belonging, or in super-the institutes of appurents of the said. **NATALS*** S. A. A. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. D. S. T. C. S. A. A. A. A. S. S. A. A. A. A. S. S. A. A. A. A. S. S. A. A. S. S. A. A. A. S. S. A. S. S. S. S. S. S. A. A. S. S. A. S.	TOCHNER with all and alongshor the Kinjate, Members, Herecitimments and Apportenances to the said Promise belonging, or in anywise incident or apportuning. TO HAVE AND TO HOLD off and simpler the said Premises uses the said. Mantice C. Alberts on an America and Administrators		
TO HAVE AND TO HOLD 21 and singular the said Premises unto the said. **SAUNIOS G.** Albertson, and Ruth M. Albertson, the said and singular the said premises unto the said. **Martice C.** Albertson and Buth M. Albertson, the said and singular the said Premises unto the said. **Martice C.** Albertson and Buth M. Albertson, the said of the said and singular the said Premises unto the said. **Martice C.** Albertson and Buth M. Albertson, the said of the said and singular the said Premises and Andigas and every servon shomewore bardily challing or no claim the same or any part thereof. **And the said mortgager.** spre.** to insure the bouse and buildings on said to in a sum not less than. **Dollar, in a company or companies adulationsy to the mortgager, and keep the same surred from loss or durings by fire, and saign the policy of immunes to the said mortgager, and that in the cent that the mortgager, and keep the same surred from loss or durings by fire, and saign the policy of immunes to the said mortgager, and that in the cent that the mortgager, and all it as well an operated said date, interests thereon, by part does and mortgager and that in the cent that the mortgager	TO HAVE AND TO HOLD all and singular the said Premises winto the said. **MANTAGE C.** Alberts on And Assign forew. And I. do hereby hind. **MYSSAS.** EV.**		
this far, and Andigus forever, And. I do hereby bind. Mys011. MY Heirs and Andigus forever, And. I do hereby bind. Mys011. MY Marriago C. Albertson and Aministrators to warrant and Marriago C. Albertson and Buth M. Albertson, thair. Heirs and Andigus, from and against. M9. Albertson And the said mortspon. agree. To insure the house and buildings on said fail in a sun not less than. Dollars, in a company or companies natificatory to the mortugue. and keep the same and of some loss or damage by far, and assays the policy of insurance to the said mortugue. and that in the erest that the mortugue. Intell of my time and it is to give and are part of and dolls, or interest thereon, be past the and unpaid. I have by antique the control of the above described readers to said contexpon. The control of the above described the control of the above described readers to said mortugue. In the control of the above described readers to said mortugue. In the control of the above described readers to said mortugue. The doll dolls or interest thereon, be past the and unpaid. I have by any sing the recent and profits of the above described readers to said mortugue. One of the above described readers to said control of the above described readers of the said mortugue. The described readers and control of the above described readers and control of the above described readers and the said mortugue. The described readers and said the said the said mortugue. The described readers and said the s	chie and Audigns forever. And. I do hereby blad. MYSSIT, MY Heir, Executers and Administrators to warrant and recovered design and singular the said Premises onto the said. **Resurtice C. Allywarta con and Batth M. AlDowthoun. The Lat. Allowarta con and administrators to warrant and recovered design and said inquitar the said forestapaov agree to issuers the house and buildings on said let in a sum not less than. **Dollars, in a company or commands antichatery to the mortgages and keep the same neared from loss or diamage by fice, and antique the policy of insurance to the said mortgages and the mortgages and keep the same neared from loss or diamage by fice, and antique the policy of insurance to the said mortgages and the said mortgages and the said said said the said said said said said said said said		
the and Anique forces. And I do hereby bind MY321f MY	circ and Analysis forever. And. I do hereby hind. MYSOLT. MY Miles. Execution and Administrators to warrant and the received and all singular the said Peculius unto the said. **MRIVICE C. Albortoon and Ruth M. Albortson.** **Chieff.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **And the said mortgagers. 2016. All By M. Albortson.** **June 1886. And the said conceptual. 1986. And the said conceptual. 2016. And the said said said said said said said said	TO HAVE AND TO HOLD all and singular the said Premises un	nto the said Maurice C. Albertson, and Ruth M. Albertson
circ and Anique forces. And. I. ob perely bind. MYR91f. NY. Here, Research and Administrators to several and recept offered all and singular the said Première uses the said. Mativio G. Albortoon and Puth K. Albortson, the 15th K	circ and Analysis forever. And. I do hereby hind. MYSOLT. MY Miles. Execution and Administrators to warrant and the received and all singular the said Peculius unto the said. **MRIVICE C. Albortoon and Ruth M. Albortson.** **Chieff.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **Heirs and Assigns, from and against. 1986. All BY M. Albortson.** **And the said mortgagers. 2016. All By M. Albortson.** **June 1886. And the said conceptual. 1986. And the said conceptual. 2016. And the said said said said said said said said	their	
Neutrice C. Albertson and Singular the said Pombies unto the said. Lite's and Assigns, from and against. Me and My day, Executers, Administrators and Arsigns and every person whomseever herishy claiming or to chiam the same or any part thereof. And the said mortpaper. agree. to income the house and buildings on and but in a some not have that And the said mortpaper. agree. To income the house and buildings on and but in a some not have that Deliter, in a company or companies said-statety to the mortpaper. and keep the same street from how few the said and contrapper. The property of the mortpaper. The company or companies said-statety to the mortpaper. The company or companies to said mortpaper. The company or companies to said mortpaper. The company of the above described white the said mortpaper. The company of the c	Neurrice C. Albortson and Eath N. Albortson that? Here and Assigns, from and against. Me. And My. Here and Assigns, from and against. Me. And My. And the said mortgages. agree. to insure the house and buildings on said to in a sum see less than. And the said mortgages. agree. to insure the house and buildings on said to in a sum see less than. And the said mortgages. agree. to insure the house and buildings on said to in a sum see less than. Dollars, in a company or companies attrifactory to the mortgages, and keep the same sured from less or thange by fire, and saign the policy of insurance to the said mortgages. and heep the same sured from less or thange by fire, and saign the policy of insurance to the said mortgages. and has in the event that the mortgages, and leep the same sured from less or thange by fire, and saign the policy of insurance to the said mortgages. and has not the event that the mortgages, and leep the same sured from less or thange by fare, and saign the policy of insurances to the said mortgages. and has not the event that the mortgages. And leep the same sured from the said mortgages. The said said said the said investigates. And if it as toy internal conditions the said for the said said said the said the said mortgages. And said said said said said said said sai		
Heles and Ansigns, from and against. TO AID ET AID ET AID EXCEPTION, Administrators and Assigns and every person whomstoever leavistly claiming or to claim the same or any part thereof. And the said mortages agree to insure the house and buildings on said bet in a sum not less than	their mad Assigns, from sed against		
Here and Assigns from and against	Heirs and Assigns, from and against. The RING May. dels. Executors, Administrators and Assigns and every person whossescent hardiny clashing or to claim the same or say part thereof. And the stidl mortgager. Agree. to insure the house and beddings on all for in a sun to the statu. Dollars, in a company or companies satisfactory to the mortgager. And long the same control tools have been add mortgager. The policy of insurance to the salt mortgager. In the same and the same are all to do so, then the said mortgager. They area the same to be handed in. And if an art time area proof of said class, or instruct thereof, he part does not seem that the control the mortgager. And said is any time are proof of said for the above described the mortgager. And if an art time are proof of said for instruction the part does not seem to said mortgager. The Cherchi Court of said State may, at chambers or otherwise, appoint a receive, that anthropive to the postession of said premises and alterious formation of the said mortgager. FROVIDED ALWAYS, novembeles, and that it is the tree intest and meaning of the parties to these Presents, that if the said mortgager. The said mortgager. The dolb or same of moorey afterwald, with interest thereon, if any be day, according to the tree intent and monting of an alternation from the said mortgager. The dolb or same of moory afterwald, with interest thereon, if any be day, according to the tree intent and monting of an alternation from the said mortgager. The dolb or same of moory afterwald, with interest thereon, if any be day, according to the tree intent and monting of an alternation from the said mortgager. The said mort may be all the said mortgager. The dolb or same of moory afterwald, with interest thereon, if any be day be deal with the said mortgager. The said mortgager is a said with the said mortgager. The dolb or said the said mortgager is a said to the said mortgager. The said mortgager is a said mortgager is a said to said the said mortgager is a said mortg	rever defend all and singular the said Premises unto the said	MANUAL CO. MIDEL OF OH WITH LINGUI W. MIDOLOGO
ciris, Excentors, Administrators and Assigns and every person whomesver lawfully claiming or to chim the same or any part thereof. And the said mortgagor— agree to insure the house and buildings on and lot in a sum to lets than Dollars, in a company or companies satisfactory to the mortgagre, and long the same sured from loss or dunings by fire, and assign the policy of insurance to the said mortgage, and that in the event that the mortgager, shall at a shy time in do to be, the time and mortgage, and that in the event that the mortgager, shall at a shy time the same superson of all other or interest thereon, be past due and unpaid. I hereby assign the route and profits of the above described runtees to raid mortgage of the contract of and State may, at claimbers or otherwise, appoints in receiver, with authority to take possession of and profits of the above described runtees to raid mortgage of and state may, at claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers or otherwise, appoints in receiver, with authority to take possession of and profits active claimbers of collections of the contract of and for the profits of the parties to these Presents, that if	ciris, Executors, Administrations and Austges and covyry person whomesver invitally claiming or to claim the same or any part thereof. And the said mergagor—, agree— to insure the house and buildings on said to in a more of new part thereof. And the said mergagor—, agree— to insure the house and buildings on said to in a more of the mortgagor—, and keep the same nurred from hous or dummer by fee, and easign the policy of insurance to the said mortgagor—, and that in the event that the mortgagor—, and it as sky time and expense of such insurance moder this energys, still interest. And if at any three adds mortgagor—, may have be same to be insured in. And if at any three and profits of the showe described emission to said mortgagor—, and and expense of such insurance moder this energy still interest. And if all the said mergagor—, and assign the policy of insurance and ungoid, I. horsby assign the rests and profits a clifford mortgagor—, and all and the said mergagor—, and all assign the rests and profits a clifford profit in a creative, which said the contract of the showe described emission to said mortgagor—, and and said and contract and profits a clifford profit in a creative, and the said mergagor—, and the said mergagor	their	
ciris, Executors, Administrations and Askigns and covery person whomosvers lawfully claiming or to claim the same or any part thereof. And the said mortgage— agree — to insure the house and buildings on said for in a most less than Dollars, in a company or companies satisfactory to the mortgages—, shall as say time sured from those of durage by five, and assign the policy of insurance to the said mortgage—, and that in the event that the mortgage—, shall as say time the said contracts of the said mortgage—, and that in the event that the mortgage—, shall as say time minus and expense of such insurance under this mortgage, and that in the event that the mortgage—, shall as say time minus and expense of such insurance under this mortgage of the Circuit Court of tail distor may, at claimlers of the said unusual to the said mortgage—, and may part of asid distor or insurant thereon, he past due and unusual,	tin, Executors, Administrators and Audigns and covey person whosenever instally claiming or to claim the same or any part thereof. And the said mortgages— agree— to insure the house and buildings on said his in sum of less than— Dollars, in a company or companies estificatory to the mortgages, and keep the same sorted from lone or dumage by tire, and assign the policy of hosenesse to the said mortgages, and that in the event that the mortgages, and the policy of hosenesse to the said mortgages, and that is all the event that the mortgages, and the policy of hosenesse to the said mortgages, and that is all the event that the mortgages, and the policy of hosenesse to the said mortgages, and that is a said mortgages— and that the event that the mortgages— and that the event that the mortgage		Heirs and Assigns, from and against me and my
Dollars, in a company or companies satisfactory to the mortgager, and keep the name surred from loss or damage by fire, and assign the policy of insurance to the said mortgager, and the in the event that the mortgager shall at say time if to do so, then the said mortgager	Dollars, in a company or companies satisfactory to the mortgages, and leep the same surred from loss or durange by fire, and assign the policy of insurance to the said mortgages, and that in the event that the mortgages, and that in the event that the mortgages		
sured from loss or damage by for, and assign the policy of insurance to the said mortgages	sured from loss or damage by fore, and assign the policy of inscreaces to the said mortgagee; and that in the erest that the mortgager shall at any time and sequence of each contended and the said mortgages are also the said sequence of each contended and sequence of the sequence of each contended and sequence of each contended and sequence of the sequence of each contended and sequence of the sequence of each contended and sequence of the sequence of sequence	And the said mortgagor agree to insure the house ar	d buildings on said lot in a sum not less than
sured from loss or dennage by fire, and assign the policy of insurance to the said morrgages; and that in the event that the morrgager also it at any time of do so, then the said morrgages may entage the same to be insured in X	sured from loss or damage by fire, and assign the policy of insurance to the said mortgagee and that in the event that the mortgage shall at any time and expense or other structures and the more same to be insured in X. manne and reimburne		
is on bo on, then the main montageness	Il to do no, then the sold mortgagee		
And if a may time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the rents and profits of the above described emises to sid mortgager, or	And if at any time any part of said delt, or interest thereon, be past due and uspaid, I herry assign the rents and profus of the above described emiss to said mortgages or come is to said mortgages or come is to said mortgages or come is to say Judge of the Chrust Court of said Stare may, at chambers or otherwise, appoint a receiver, with authority on the possession of said presses at any Judge of the Chrust Court of said Stare may, at chambers or otherwise, appoint a receiver, with authority on the possession of said pressession of said the said mortgages As of said that it is the true intent and meaning of the parties to these Presents, that if I the said mortgages are all posts (bank in deed of sharps man said said accesses, determina, and said the said for said said the said mortgages As of said that the said mortgages As of said the said mortgages As of said that the said mortgages As of said the said for said said the said for said said the said said the said said the said for said said the said said said the said said the said said said the said said said said the said said said said the said said said said said said said said		
And if at any time any pert of said debt, or interest thereon, be past due and unpaid, I berely assign the rents and profits of the above described emises to aid mortgage, or	And if a say time any part of said debt, or interest thereon, be past due and uspaid, The Part Part of Security of the above described emises to said mortgages The Christ Court of said State may, at classifiers or otherwise, appoint a receiver, with authority to take possession of said pression and agree at any judge of the Christ Court of said State may, at classifiers or otherwise, appoint a receiver, with authority to take possession of said pressions and agree at any judge of the Christ Court of the Christ Court of State May (Calculation) PROVIDED ALWAYS, meretheless, and that it is the true intent and meaning of the parties to these Presents, that if I I It is said mortgages the debt or sum of money, aforesaid, with interest thereon, if any be due, according to the said mortgages The court of the court of the said mortgages The court of the said mortgages It is said for the said of th	I to do so, then the said mortgagee may cause the same to be	insured inXfor the
enties to said mortgagee. or	emites to said mortgagere, of		
at any Judge of the Circuit Court of said State may, at chambers or otherwise, ampoint a receiver, with authority to take possession of said premises and literate state retain approxist, appring the early content for experiment of said state may, at chambers or otherwise, ampoint a receiver, with authority to take interest, coals or expenses; without failility account for suptiming more than the remis and promits actually collected. PROVIDED ALWAYS, nevertheless, and that is the true intent and meaning of the parties to these Presents, that if	at any Judge of the Circuit Court of said Sites may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and create and profits address and profits applying the net proceeds the net proceeds the net proceeds in the processes without flee section of profits actually callected. PROVIDED ALWAYS, nevertheless, and that is in the true intent and meaning of the parties to these Presents, that if, the said mortgager the said mortgager the debt or sum of money aforesaid, with innerent thereon, if any be due, according to the rue intent and meaning of AND IT IS ACREED by and between the said parties that said mortgager and and setal than		
lifet and profes, approved the restrict clare paying costs of collection) upon said debt, interest, costs or expenses; without liability records for everytein generic float for remin and profest actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said mortgagor, the said mortgagor, do and shall well and truly pay or cause be paid onto the said mortgagor, the said paying shall well and truly pay or cause be paid onto the said mortgagor, the said mortgagor, and the said paying shall be made. AND IT IS AGREED by and between the said payries that said mortgagor, the said Trensies until default of payment shall be made. AND IT IS AGREED by and between the said payries that said mortgagor, the said Trensies until default of payment shall be made. AND IT IS AGREED by and between the said payries that said mortgagor, the day of, the said Trensies until default of payment shall be made. AND IT IS AGREED by and between the said payries that said mortgagor, the day of, the said Trensies until default of payment shall be made. AND IT IS AGREED by and between the said payries that said mortgagor, the said Trensies until default of payment shall be made in the one hundred and and said shall shall be made and delivered in the presence of, the said mortgagor	lifet and profits and profits, applying the Pri proceeds the capture (after anying costs for employing more than the reens and profits centrally collected.) 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	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	dlect said rents and profits, applying the net proceeds thereafter (af	ter paying costs of collection) upon said debt, interest, costs or expenses; without liability
do and shall well and truly pay or cause be gaid unto the said mortgages the debt or sum of money aloresaid, with interest thereon, if any be due, according to the true intert and meaning of all notes that aski mortgages	do and shall well and truly pay or cause be paid unto the said morrgagee the debt or sum of money aforesaid, with interest thereon, if any be day, according to the true insteat and meaning of activity and and void; otherwise or remain in full force and write. Witness Sy hand. and seal. which is also mortgagee AE. to beld and eapy the said Premises until default of payment shall be made. Witness Sy hand. and seal. which is also mortgagee AE. to beld and eapy the said Premises until default of payment shall be made. Witness Sy hand. and seal. which is also mortgagee AE. to beld and eapy the said Premises until default of payment shall be made. Witness Sy hand. and seal made the said mortgagee AE. to beld and eapy the said Premises and in the one hundred and act of our Lord one thousand, uses hundred and. America. ARYENTY-FIRST year of the Independence of the United States Signed, sealed and delivered in the presence of P. H. Tremmelll J. W. Cennon (L. S.) Werry Size Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. E. H. Tremmell drade oath that be saw the within named. J. W. Cennon Merry Size Tollison Werry Size Tollison Werry Size Tollison Werry Size Tollison Werry Size Tollison Notary Public for South Carolina. SWORN TO before me this. 15th Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. B. H. Tremmell. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cennon of 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, end or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within maned. MELLYCO, C. Allentreon. and client and assign the interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release		
be paid unto the said motigrages the debt or sum of money aforesaid, with interest thereon, if any be due, according to the tree intent and meaning of earl onto, then this deed of bargain and sale that case, determine, and be untry until and void, otherwise to remain in full force and vitter. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said Premises until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said Premises until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said Premises until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said Premises until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said Premise until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said premise until default of payment shall be made. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and cipy the said premise until default of payment shall be made. AND IT IS ACREED by and between the said payment shall be made. AND IT IS ACREED by and between the said payment shall be made. AND IS ACREED by and between the said payment shall be made. AND IS ACREED by and between the said payment shall be made. AND IS ACREED by and between the said that said call between the said said. AND IS ACREED by and between the said said and all between the said said.	be paid unto the said mortragec the debt or sum of money aforesaid, with interest thereon, if any be day, according to the true intent and meaning of a sun but, then the dead of baryan and sale shall case, determine, and the utrely multi and void; otherwise or remain in fair force and virtue. AND IT IS AGRIFUD used between the said parties that said mortgagen IR. to hold and enjoy the said Fremese until default of payment shall be made. AND IT IS AGRIFUD used between the said parties that said mortgagen IR. to hold and enjoy the said Fremese until default of payment shall be made. AND IT IS AGRIFUD used between the said parties that said mortgagen IR. to hold and enjoy the said Fremese until default of payment shall be made. AND IT IS AGRIFUD used between the said parties that said mortgagen IR. to hold and enjoy the said Fremese until default of payment shall be made. Signed, sealed and delivered in the presence of B. H. Tremmell J. W. Cannon (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. PERFORMTE Personally appeared before me B. H. Trammell d made oath that he saw the within named. J. W. Cannon May Sue Tollison witnessed the execution thereof. SWORN TO before me this 15th January A. D. 1947. Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA. County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA. County of Greenville. J. W. Cannon 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. MBULTICO C. Albertrann and exist the premises within mentioned and released. Given under my hand and seal, this 15th	*	
be paid unto the said mortgrages the debt or sum of money aforesaid, with interest thereon, if any be day, according to the true intent and meaning of earling that seed of largering and sale shalf case, determine, and be untry until and void, otherwise to remain in full force and virtue. AND IT IS ACREED by and between the said parties that said mortgage 18. to hold and enloy the said Premises until default of payment shall be made. It is a consistent of the said parties that said mortgage 18. to hold and enloy the said Premises until default of payment shall be made. It is a consistent of the said parties that said mortgage 18. to hold and enloy the said Premises until default of payment shall be made. It is a consistent of the said parties that said mortgage 18. to hold and enloy the said Premises until default of payment shall be made. It is a consistent of the said payment shall be made. A construction of our construction of the United States and our construction. It is a construction of the United States and the said and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the presence of the United States. Signed, sealed and delivered in the United States. Signed, sealed and delivered in the United States. Signed, sealed and delivered in the Premise within and mend that the presence of the United States. Signed, sealed and delivered in the Premise within mentioned and the new that the presence of the United States. Signed, sealed and delivered in the United States. Signed, sealed and delivered in the Uni	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 of and not the bind seed of barguian and asis shall case, determine, and be utriefy mill and void; otherwise to remain in fair force and virtue. AND 17 is A CREATED and between the said parties that said mortgagou All, to hold and enjoy the said Fremese until default of payment shall be made. AND 17 is A CREATED and between the said parties that said mortgagou All, to hold and enjoy the said Fremese until default of payment shall be made. A control. Seventy It is a control of the independence of the United States Signed, seeled and delivered in the presence of B. H. Tremmall J. W. Cannon (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personalty appeared before me. B. H. Trammell And a cath that he saw the within named. J. W. Cannon Made oath that he saw the within named. J. W. Cannon May Sue Tollison Well B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, SWORN TO before me thin 15th January A. D. 1947 Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, County of Greenville. A Line Cannon We read of the within named. J. W. Cannon His day appear before me thin 15th Notary Public for South Carolina. Notary Public for S. C., Altina Cannon this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, rolantarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. MENUTICE C. Albertrann and eleased. Given under my hand and seal, this. 15th		, do and shall well and truly pay or cause
Witness My hand, and seal, this X day of X in the ar of our Lord one thousand, nine handred and forty-sagen and in the one handred and America. Signed, sealed and delivered in the presence of B. H. Traumell J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me B. H. Traumell And odd deliver the within written deed, and that he with Mary Sue Tollison witnessed the exceution thereof. SWORN TO before me this 15th Yor January A. D. 1927 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER The STATE OF SOUTH CAROLINA, County of Greenville. The STATE OF SOUTH CAROLINA, County of Greenville of South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville of South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. The Austin Albantana, County of Greenville. The Austin County of Count	Witness And and scale, this A day of X in the ar of our Lord one thousand, time hundred and forty-seven and in the one hundred and America. America. Signed, scaled and delivered in the presence of B. H. Tremmell J. J. W. Cannon (L. S.) Wery Site Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Tremmell dade and coath that he saw the within named J. W. Cannon witnessed the execution thereof. SWORN TO before me this 15th (Mary Sue Tollison Witnessed the execution thereof. SWORN TO before me this 15th (Nell B. Austin (L. S.)) THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this 15th (Nell B. Austin (L. S.)) THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary Sue Tollison Notary Fablic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary Sue Tollison Mary Cannon (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary County of Greenville. Notary Fablic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary County of Greenville. Notary Fablic for South Carolina (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary County of Greenville. Notary Fablic for South Carolina (Mary Pablic for S. C. Albertaon (L. S.)) THE STATE OF SOUTH CAROLINA, County of Greenville. Refl B. H. Trammell Mary County of Greenville. Notary Fablic for South Carolina (Mary Pablic for S. C. Albertaon (May appear before me, and upon being privately and separately examined by me, did declare that ale does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomeover, renounce, release and forever relinquish unto the within named (May appear before me, and upon being privately and separately examined by me, did declare that ale does freely, voluntarily and without any compulsion, e		
Witness My hand, and seal, this X day of X in the ar of our Lord one thousand, nine hundred and. FORTY-SASER and in the one hundred and America. Signed, sealed and delivered in the presence of B. H. Tremmell J. J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Tremmell Of Mary Sue Tollison witnessed the execution thereof. SWOEN TO before me this. 15th yoi January A. D. 1927 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER T. S. H. Tremmell, Notary Public for South Carolina. RENUNCIATION OF DOWER J. W. Cannon RENUNCIATION OF DOWER L. H. Tremmell Mary Sue View of the within named J. W. Cannon The STATE OF SOUTH CAROLINA, County of Greenville. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon The STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon The STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon The STATE OF SOUTH CAROLINA, County of Greenville. Altha Cannon The H. Tremmell, Notary Public for S. C. County of Greenville. J. W. Cannon The Cannon The Cannon The H. Tremmell, Notary Public for S. C. Albertann and Sulth M. Albartann , their	Witness 1 and and seal this 2 day of X in the ar of our Lord one thousand, sine hundred and forty-seven and in the one hundred and America. America. America. Signed, scaled and delivered in the presence of B. H. Tremmell J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Tremmell d made outh thathe saw the within named J. W. Cannon witnessed the execution thereof. SWORN TO before me this. 15th. You January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER J. W. Cannon witnessed the execution thereof. RENUNCIATION OF DOWER J. B. H. Trammell Notary Public for Scuth Carolina. RENUNCIATION OF DOWER J. W. Cannon Motary Public for S. C. hereby certify unto all whom it may concern that Mrs. Allins Cannon J. W. Cannon Motary Public for S. C. hereby certify unto all whom it may concern that Mrs. Allins Cannon J. W. Cannon Motary Public for S. C. hereby certify unto all whom it may concern that Mrs. Allins Cannon J. W. Cannon Motary Public for S. C. hereby certify unto all whom it may concern that Mrs. Allins Cannon J. W. Cannon Motary Public for S. C. Allentan And S. Wie of the within named Maurices C. Allentan And European Mand and seal, this. 15th. Etts and Assigns, all her interest and estate, and also all the 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. 15th.	AND IT IS AGREED by and between the said parties that said	mortgagor18_to hold and enjoy the said Premises until default of payment shall be made.
ar of our Lord one thousand, nine hundred and	are of our Lord one thousand, nine hundred and forty-asyen and in the one hundred and America. Signed, sealed and delivered in the presence of B. H. Trammell J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell d made each that he saw the within named. J. W. Cannon Mary Sue Tollison (L. S.) PROBATE Personally appeared before me. B. H. Trammell d made each that he saw the within named. J. W. Cannon Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. SWORN TO before me this. 15th yol. January A. D. 1947 Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. E. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Altine Gennon e wife of the within named. J. W. Cannon 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, end or fear of any person or persons whomsever, reasonace, release and forever relinquish unto the within named. Maurice. M	Witness hand and seal, this	
America. Signed, sealed and delivered in the presence of B. H. Trammall J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell J. W. Cannon In, seal and as. his act and deed deliver the within written deed, and that he with Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. January A. D. 1847 Nell B. Austin Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. REMUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, County of Greenville. REMUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, County of Greenville. REMUNCIATION OF DOWER We cannon THE STATE OF SOUTH CAROLINA, County of Greenville. REMUNCIATION OF DOWER J. W. Cannon with of the within named. J. W. Cannon with of the within named. J. W. Cannon with of the within named. J. W. Cannon wife of the within named. J. W. Cannon wife of the within named. Meurica.	America. Signed, seeled and delivered in the presence of B. H. Trammall J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell di made cath that he saw the within named. J. W. Cannon Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. January A. D. 16 ²⁷ Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER J. H. Trammell Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. J. W. Cannon Alins Cannon Witnessed the execution thereof. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. J. W. Cannon J. W. Cannon Alins Cannon e wife of the within named. J. W. Cannon The STATE of SOUTH CAROLINA, County of Greenville. J. W. Cannon Alins Cannon e wife of the within named. J. W. Cannon Alins Cannon Enth M. Albartson , their Full M. Albartson , their Tannon Eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released. Given under my hand and seal, this. 15th. Alins Cannon Full M. Albartson and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released. Given under my hand and seal, this. 15th. Alins Cannon Full M. Albartson Alins Cannon Full M. Albartson Alins Cannon Full M. Albartson and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released.	ar of our Lord one thousand, nine hundred andforty-seve	and in the one hundred and
Signed, sealed and delivered in the presence of B. H. Træmmell J. W. Cennon (L. S.) Mary Sue Tollison (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Træmmell di made oath that he saw the within named. J. W. Cennon same seal and as. her and deed deliver the within written deed, and that he with Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. January A. D. 1847 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Træmmell. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Træmmell. SWORN TO before me this. SWORN TO before me this. January A. D. 1847 Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Træmmell. Notary Fublic for S. C., Dereby certify unto all whom it may concern that Mrs. Alline Cennon e wife of the within named. J. W. Cænnon di 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 whomseover, renounce, release and forever relinquish unto the within named. Malurice. C. Albertaon and Ruth. M. Albertaon , their	Signed, sealed and delivered in the presence of E. H. TERMURE II J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. E. H. Transmell d made oath that he saw the within named. J. W. Cannon made oath that he saw the within named. Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. JETH Noll B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. The Transmell. REMUNCIATION OF DOWER The Transmell. Notary Public for S. C., Obereby certify unto all whom it may concern that Mrs. Aline Cennon of this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, and or fear of any person or persons whomsorever, renoance, release and forever relinquish unto the within named. Maurice C. Albertson and Entth M. Albertson , their		
Signed, sealed and delivered in the presence of B. H. Trammell J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell di made cath that he saw the within named. J. W. Cannon with Sue Tollison SWORN TO before me this. January Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER County of Greenville. I. E. H. Trammell The STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER County of Greenville. J. W. Cannon de wife of the within mamed. J. W. Cannon de wife of the within mamed. J. W. Cannon de wife of the within mamed. J. W. Cannon Many Public for S. C. Derectly certify unto all whom it may concern that Mrs. Alina Cannon de wife of the within mamed. J. W. Cannon Many Public for S. C. Derectly certify unto all whom it may concern that Mrs. Alina Cannon Swith M. Albertson , their Gers 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.	Signed, sealed and delivered in the presence of R. H. Tremmell J. W. Cennon (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	America	seventy-first
H. H. Trammall J. W. Cannon (L S)	B. H. Tremmall J. W. Cannon (L. S.) Mary Sue Tollison (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell di made oath thathe saw the within named. J. W. Cannon SWORN TO before me this. Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this. 15th January A. D. 1847 Nell B. Austin County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. I. E. H. Trammell. RENUNCIATION OF DOWER County of Greenville. J. W. Cannon THE STATE OF SOUTH CAROLINA, County of Greenville. J. W. Cannon The State of south carolina, County of Greenville. J. W. Cannon Alina Cannon Detective certify unto all whom it may concern that Mrs. Alina Cannon to wife of the within named. J. W. Cannon County of Greenville. The State of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Maurice C. Albertson and Full M. Albertson , their Leits 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. 15th Leits 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.		
Mary Sue Tollison (L S) (L S) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell di made oath that _he saw the within named. J. W. Cannon so, seal and as. his	Mary Sue Tollison (L.S.) (L.S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Tranmell d made oath that _he saw the within named. J. W. Cannon In, seal and as		T W Common
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me B. H. Trammell d made oath that he saw the within named J. W. Cannon mu, seal and as act and deed deliver the within written deed, and that he with Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this 15th yof January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell Notary Public for South Carolina, Perbly certify unto all whom it may concern that Mrs. Alina Gennon et wife of the within named J. W. Cannon 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, cad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Maurica Cannon and Euth M. Albartson their	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trammell d made oath thathe saw the within named. J. W. Cannon in, seal and as his act and deed deliver the within written deed, and thathe with Mary Sue Tollis on witnessed the execution thereof. SWORN TO before me this. 15th January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. E. H. Trammell, RENUNCIATION OF DOWER I. E. H. Trammell, Notary Public for South Carolina. Althus Cannon e wife of the within named. J. W. Cannon it 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. Maurice C. Alberthon and Buth M. Albartson their		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. H. Trømmell d made oath thathe saw the within named J. W. Cannon m, seal and as. Mary Sue Tollis on witnessed the execution thereof. SWORN TO before me this 15th y of January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, B. H. Trømmell. RENUNCIATION OF DOWER County of Greenville. Notary Public for S. C., thereby certify unto all whom it may concern that Mrs. Aline Cannon et wife of the within named J. W. Cannon d this day pear 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 Maurica C. Aline Place and Futh M. Albantaon , their	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Mary Sue Tollison	- (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me		-
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me		
Personally appeared before me	PROBATE Personally appeared before me B. H. Trammell d made oath thathe saw the within named		(L. S.)
Personally appeared before me	PROBATE Personally appeared before me B. H. Trammell d made oath thathe saw the within named	WALL COLUMN OF COLUMN CAPOLINA	
Personally appeared before me	Personally appeared before me	·	PROBATE
d made oath thathe saw the within named	d made oath thathe saw the within named	County of Greenville.	
d made oath thathe saw the within named	d made oath thathe saw the within named		
Mary Sue Tollis onwitnessed the execution thereof. SWORN TO before me this	Mary Sue Tollis on witnessed the execution thereof. SWORN TO before me this. 15th y of January Nell B. Austin (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cennon et wife of the within named. J. W. Cennon it 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. Maurice C. Albertson and Buth M. Albertson , their Given under my hand and seal, this 15th January A77	Personally appeared before meB	. H. Trammell
Mary Sue Tollis on witnessed the execution thereof. SWORN TO before me this 15th y of January Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named J. W. Cannon it 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 Buth M. Albartson their	Mary Sue Tollis on witnessed the execution thereof. SWORN TO before me this	d made oath thathe saw the within named	. W. Cannon
Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this	Mary Sue Tollison witnessed the execution thereof. SWORN TO before me this 15th y of January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell, RENUNCIATION OF DOWER Thereby certify unto all whom it may concern that Mrs. Aline Cannon wife of the within named. J. W. Cannon it 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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Maurice C. Albertson and Futh M. Albertson , their Futh M. Albertson , their		• •
SWORN TO before me this 15th y of January A. D. 1947 Nell B. Austin (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, B. H. Trammell Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named J. W. Cannon it 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 Maurice C. Albertson and Euth M. Albertson , their	SWORN TO before me this. 15th January Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell Notary Public for So. C., hereby certify unto all whom it may concern that Mrs. Alter Cannon e wife of the within named. J. W. Cannon It 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. Maurice C. Albertson and Euth M. Albartson, their Given under my hand and seal, this. 15th Lownord Lo	\cdot	
Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Alina Cannon e wife of the within named. It is 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. Buth M. Albartson, their eirs 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.	Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named. It his 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. Buth M. Albartson, their Given under my hand and seal, this. 15th Language. 15th	· · · · · · · · · · · · · · · · · · ·	Sue Tollis on witnessed the execution thereof.
Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon i 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. Maurice C. Albertson and Euth M. Albertson , their	Nell B. Austin Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. whereby certify unto all whom it may concern that Mrs. Aline Cannon whereby certify unto all whom it may concern that Mrs. Aline Cannon 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. Ruth M. Albartson, their Eirs 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. 15th Tennorm	SWORN TO before me this 15th	
Nell B. Austin 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. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon 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. Ruth M. Albartson, their eirs 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. 15th	January A D 1947	B. H. Trammell
THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. W. Cannon We wife of the within named. It is 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. Maurice C. Albertson and Buth M. Albertson, their	THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., Thereby certify unto all whom it may concern that Mrs. Aline Cannon W. Cannon It his 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. Maurice C. Albertson and Ruth M. Albertson , their Eirs 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. 15th.		
THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Altine Cannon wife of the within named. I 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. Maurice C. Albertson and Buth M. Albertson, their eirs 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.	THE STATE OF SOUTH CAROLINA, County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon it 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. Maurice C. Albertson and Buth M. Albertson , their eirs 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 15th	Notary Public for South Carolina.	
County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon I 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. Maurice C. Albertson and Ruth M. Albertson their eirs 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.	County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon It 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. Maurice C. Albertson and Euth M. Albartson , their eirs 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 15th		
County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon if 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. Maurice C. Albertson and Ruth M. Albertson their	County of Greenville. I. B. H. Trammell. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Aline Cannon e wife of the within named. J. W. Cannon i 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. Maurice C. Albertson and Ruth M. Albertson their eirs 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 15th	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern that Mrs. Aline Cannon wife of the within named J. W. Cannon I 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 Maurice C. Albertson and Ruth M. Albertson , their eirs 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.	hereby certify unto all whom it may concern that Mrs. J. W. Cannon I 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. Ruth M. Albartson , their eirs 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 15th		
hereby certify unto all whom it may concern that Mrs. Aline Cannon wife of the within named J. W. Cannon I 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 Maurice C. Albertson and Ruth M. Albertson , their eirs 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.	hereby certify unto all whom it may concern that Mrs. J. W. Cannon I 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. Ruth M. Albartson , their eirs 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 15th	B. H. Trammell,	Notary Public for S. C.,
wife of the within named	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 compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto 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 compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Maurice C. Albertson and Ruth M. Albertson their Eirs 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 15th		
Ruth M. Albertson , their eirs 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.	Ruth M. Albertson , their eirs 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 15th		
Ruth M. Albertson , their eirs 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.	Ruth M. Albertson , their eirs 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 15th	d this day appear before me, and upon being privately and separat	ely examined by me, did declare that she does freely, voluntarily and without any compulsion,
Ruth M. Albertson , their eirs 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.	Ruth M. Albertson , their eirs 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 15th	ead or fear of any person or persons whomsoever, renounce, release	and forever relinquish unto the within named Maurice C. Albertson and
eirs 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.	eirs 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		
eirs 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, this15tb		
	Given under my hand and seal, this15th		
N page 1.7	Jonnom		
Given under my hand and seal, this	January A. D. 147 Mrs. Alline Cannon	Given under my hand and seal, this15th	
January A. D. 147	mis. Alline Cannon	JanuaryA. D. 1647	Mas Allina Campon
mrs. Alline Cannon			mrs • Alline Cannon
70 77 May 2 7		B. H. Trammell (Seal)	
B. H. Trammell (Seal) Notary Public, S. C.	·	•	-