









Title To Real Estate

or consideration of the time of Fundamental control groupers; in the Control Manufacturing Corporation, a regression chainered under the Saste of Educates and having a paired in such as a state of the Saste of Educates and Living and element and by the partner beyonders mande the receipt of which is hereby acknowledged has, greated, beginned, sold and relement and by these presents does great, beginned to which is hereby acknowledged has, greated, beginned, sold and relement and by these presents does great, beginned to which is hereby acknowledged has, greated, beginned, sold and relement and by these presents does great, beginned and by these presents does great, beginning with the present of the first control of the partner by the greatest partner of the par	of the State of Delewate and having a place of husiness and owning property in the Country of Corostella in the State of South Cardina set to it in hand duly said at and before the sulling and delivery of these presents by the grance husiness for many of the property of the process by the grance husiness for many of the process of the	COUNTY	of greenville					
and in consideration of the sum of **Tentry-of.** Fundry-of and streets to the local day and it and before the sultage and delivery of these presents these grant, bargains, but he receipts of which is bereity acknowledged has, granted, bargained, and and released and by these presents these grant, bargain, sell and cellules unto the control of the streets of the sultage of the streets of the streets. The sultage of the streets of the streets of the sultage of the streets. The sultage of the streets of the sultage of the streets of the sultage of the sulta	main in consideration of the man of Tunty-sell, Rimitred and Sixty-five (\$9.055,00) — Deliber to it in hand deliby raise and shelime has change and delivery of these presents by the garnets controlled small, the princip of which is hereby acknowledged has garnet, bragalised, look and crised and by these presents the present does grant, targain, all and cleases and the left of head with inspersement theorem, instant, brigg and being in Judow Mills Village, Gorsentillo. County, 2005. Cardians and being knowledged being and sellenged and the principles of the princip	KNOW	ALL MEN BY THESE PRESENTS That	at, The Cotwool	Manufacturing Corp	oration, a corporation c Greenville in the Stat	hartered under the laws e of South Carolina for	
part in hand daily upid at and before the useling and delivery of these presents by the gatance hostinafter anamod, the rocepts of which is hearty according to a plant of an anamon of the present of the property of the control of the property of the prop	us in in boad duly usid at and before the sealing and delivery of these presents by the grantee hereinafter named, the corelle of which is fretely sectioned long much to grantee designated and by these presents does grant, beginned to grantee and processes. All that piece, paced or lot of land, with improvements therens, situate, long and being include and being known and designated at her No							
South Carelina, and being known and designated as Lot No	South Credina, and being known and designated a Ln No. Territorious Engineering Service, Generolity, S. C., dated April 11, 190, just of Block 7, 39, 10, 11, 12, 13 and 19 being recorded in the R.M.O. Office for Generolite County, S. C., respectively, in Plat Book 8, at pages 145-175, inclusive. The los above descaled and herein conveyed fronts on. The Territorious County of the County of the Plat of the County of the County of the County of the Plat of the County of the County of the Plat of the County of the County of the Plat of the County of the County of the Plat of the County of the	to it in hand hereby ackno	l duly paid at and before the sealing and del owledged has, granted, bargained, sold and re	ivery of these pr leased and by th	resents by the grante lese presents does gra	e hereinafter named, t	the receipt of which is telease unto	
the R.M.C. Office for Greenville County, S. C., respectively, in Plas Book X, ar pages 142-157, inclusive. The los above described and herein conveyed from ton. — The state of the provided towards the state is tamble memoral and margined from the question bare of a wine, consequent that the state is tamble memoral and margined from the question bare of a wine, consequent that the content is a state of the provided from the state of the provident and an angine of the proportion of the content of the state	the RMC Office for Greenville County, S. C., respectively, in Patt Book X, at page 143-157, inclusive. The lot above described and herica conveyed fronts on. "P" State (Amazin propries review) and the pattern of the propries of the propries of the pattern of t	All tha	t piece, parcel or lot of land, with improv	vements thereon,	situate, lying and be	ing in Judson Mills Vil	lage, Greenville County,	
the R.M.C. Office for Greenville County, S. C., especialwyb, in Plats Book X. at pages 143-157, inclusive. The lot above described and herric conveyed forces on. The Proceed Management of the process o	the R.M.C. Office for Corecville County, S. C., respectively, in Plat Book X, at pages 143-175, inclusive. The los above described and herric conveyed forts on the Book I have a knowledge and the control of the property of	South Caroli Piedmont E	ina, and being known and designated as Lot ngineering Service, Greenville, S. C., dated	No. 4 April 11, 1950,	, of Block 8 plats of Blocks 7, 8	, according to a plat , 9, 10, 11, 12, 13 an	of said Block made by d 14 being recorded in	
Provided however, that here is twenty emore and secured from the special house of all water, were electrical and other prints and approximation of the provided of provided the provided of the provided of provided the provided of the provi	Provided however, that show is twenty conveyed and secured from the equation housed all water, severel relief and the shows are all the severel from the conveyed of and severel considerating with a in anytone servicing and promise the shows a few for the form of the conveyed from the conveyed of any device provided and severel considerating of the conveyed of the	the R.M.C.	Office for Greenville County, S. C., respect	tively, in Plat B	ook X, at pages 143	-157, inclusive. The l	ot above described and	
or systems or any part thereof, other than house water and rever him serving the property interest control of the process of the property and the process of	or systems or any part thereof, other than beauer works and rever him serving the property havely managed and presented continued to distinct the electronic of said litter sections of the property of the pr		syed froms on				t.	
the not any part harmony. The Cornect Annatestrating Corporation and the received of an any part harmony and the promises of the corporation of the corporation of the promoters of the corporation of the	the not any part harmony. The Cornect Annatestronic Corporation, the recession of angues that have promises as we offered by one or enquiremental and promises and present the not or the companion of the promotion of the promoti	or system ing with	is or any part thereof, (other than house water and or in anywise servicing any property of The Cotwo yer, together with such easements and rights-of-way	sewer lines servin ol Manufacturing C and rights of ingre	g the property hereby co corporation, its successors and excess as may be	onveyed) on said premises s and assigns or the proper necessary for the proper ma	extending to, connect- rty of any other person aintenance of said lines	
This conveyance is made subject to the following restrictions: (1) Said premises shall not be sald, conveyed, leased, released, released or otherwise disposed of to, or occupied or used by any person of premises of African decorn. (2) That no alcoholic liquors or other ardent spirits, shall be made or sold on said premises. (3) That no building other than a dwelling bouse and/or the usual controllings appurenant thereto or used in connection, theretoes the usual controllings appurenant thereto or used in connection, the three the usual controllings appurenant theretoes used in connection, the three the usual controllings appurenant theretoes used in connection, the three t	This conveyance is made subject to the following restrictions: (1) Said premises shall not be sald, conveyed, leased, released, rented, devised or otherwise disposed of to, or occupied or used by any person or persons of Affains deceme. (2) That no alcoholic liquors or other ardent spirits, shall be made or sold on said premises. (3) That no building other than a dwelling bouse and/or the usual controllings appurement thereto or used in connection therewish the time of construction, less than the wereage of the fair marks values of the dwelling houses on the additions or neighboring properties shall be exceed or placed upon said premises. (4) No store, meranitile establishment, junk year of any other type of business shall be conducted or naintained on said premises; that no long or cown or other livestock shall be kept thereas; and said premises shall be used to as to constitute a nutuance, other public or private to as in timpute the whee of my adjoining or neighboring property. Person coming preparity in the area evidence of the said of the conducted or naintained on said premises; that no long or cown or other livestock shall be kept thereas; and saignst or any other stretches and the said and the said of the said	ises or a grantee of sible pro	ny part thereof, The Cotwool Manufacturing Corporate his being or devisees the preferred right to pure	oration, its succ ess e hase same at a pric	ors or assigns shall have and on terms not less	ve within ten (10) days favorable than are offered	d by any other respon-	
person or persons of African descent. (2) That no building other than a dwelling house and/no the usual outbuildings appurtenant thereto or used in connection therewish shall be exercted or placed on said premises and the same hall be used for readential purposes only; and no dwelling house costing, at the time of construction, less than the average of the fair market values of the dwelling house on the significant of the premises and the same hall be used for readential purposes only; and no dwelling house costing, as the time of construction, less than the average of the fair market values of the dwelling house on the significant property. (4) No store, mecantille establishment, junk yard or any other type of business hall be conducted or maintained on said premises; other public or privates on as to injure the value of any adjoining on neighboring property. (5) That said The Conwool Manufacturing Corporation, its successors and assigns or any other person occurring a human beautiful to the said premises and conventions and private the register servicious and limitations shall have the right without liability-for damages to enforce compliance with the same by any appropriate proceeding at law or in equity. Together with all and singular the Rights, Members, Hereditaments and Apputtenances to the said premises belonging or in anywire indent or apperuishing. Together with all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and sassigns forever. AND, white to all of the frequering reservations, exceptions, conditions, cereprism, conditions, the said three church had to effect on the same of the said premises belonging or in anywire indented or appetually and the safety of the frequery and the dispulsar number shall also include and denote the plural number. AND, white required for clarity of context, the manufacturing Corporation, accorption, accorptions, accorptions, accorptions, accorptions, accorptions, accorptions, accorptions, accorptions, accorptions, acc	person or persons of African descent. (2) That no building other than a dwelling house and/or the usual outbuildings appurenant thereto or used in connection therewith shall be exected or placed on said premises and the same shall be used for evidential purposes only; and no dwelling house conting, at the time of construction, less than the average of the fair market values of the dwelling houses on the adoluting or neighboring groperted shall be executed up head upon said premises. (4) No store, mecantile establishment, junk yard or any other type of business shall be conducted or maintained an said premises, each of the problem of problems of the problem of problems of the problems of the problem of problems of the problems of the problems of the problem of problems of the problem of problems of the	•	onveyance is made subject to the following re	estrictions:	•			
(2) That no alcohole liquous or other andent spirits, shall be made or sold on said premises. (3) That no building other than a dwelling house and/or the sunal outsuidings appartenant thereto or used in connection, therewish the state of	(2) That no alcoholic liquors or other ardent spirits, shall be made or sold on said premises. (3) That no building other than a dwelling bouts and/or the usual outbuildings apparents thereto or used in connection, therewith the state of the time of construction, less than the average of the fair market values of the dwelling houses on the adjoining one neighboring properties shall be erected or placed upon said premises. (4) No store, mercanitel establishment, junk yard or any other type of butiness shall be conducted or maintained on said premises; that no hogs or cows or other livestock shall be kept theren; and said premises shall not be used so as to constitute a natissance of the said premises that no hogs or cows or other livestock shall be kept theren; and said premises shall not be used so as to constitute a natissance of the said premises that no hogs or cows or other livestock shall be kept theren; and said premises shall not be used so as to constitute a natissance, either public or private so as to higher the value of any adjoining no neighboring property. (5) That said The Cotwool Manufacturing Corporation, its successors and assigns or any other person owning property in the area known as Judon Milk Village who may be aggreed by violating of the foregoing restrictions and limitations and the said premises belonging or in anywise incident or appertaining. Together with all and singular the Rights, Members, Hereditaments and Appartenances to the said premises belonging or in anywise incident or appertaining. TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and his Heits and Assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Conwool Manufacturing Corporation and the said The Conwool Manufacturing Corporation of the properties of the design of the said The Conwool Manufacturing Corporation, a corporation, allowed the part of the properties and decided on Manu	(1) S	aid premises shall not be sold, conveyed, le	ased, released, re	nted, devised or other	wise disposed of to, or	occupied or used by any	
The me building other than a dwelling house and/or the usual ontbuildings appuremant thereto or used in connection, therewish shall be erected or placed on said premises and the same shall be used for reductable purposes only; and no dwelling house contents, at the time of construction, less than the average of the fair market values of the dwelling house on the adjoining or neighboring properties shall be exceeded upon said premise; that no hops or cows or other livestock shall be kept thereis; and said premises shall not be used so as to constitute a nuisance, either public or private so as to injure the value of any adjoining or neighboring property. (3) That said The Conwool Munificuting Corporation, its successors and assigns or any other person owning property in the area known as Judon Mills Village who may be agarieved by violation of any of the foregoing extraction of the property of the area who are appropriate proceeding at lew or in equity. To HAVE AND TO HOLD all and singular the Rights, Members, Hereditaments and Apputtenances to the said premises belonging or in anywise introduced or appropriate proceeding at lew or in equity. TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and his Heins and Assigna foreset. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Cotwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forewer defend all and singular the aforesaid premises unto the grantee hereinabove named, and premises allowed the plant number. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the ingular numbers shall also include and denote the feminine gender, and the ingular numbers shall also include and denote the plant number. Personally appeared before me. And All All All All All All All All All Al	The me building other than a dwelling house and/or the usual outbuildings appurenant thereto or used in connection, thereto shall be shall be exercted or placed on said premises and the same shall be used for reductable purposes only; and no dwelling house contents, at the time of construction, less than the average of the fair market values of the dwelling house on the adjoining or neighboring properties shall be exercted or placed upon said premise; that no hops or cows or other livestock shall be kept thereo; and said premises shall not be used so as to constitute a nuisance, either public or private so as to injure the value of any adjoining or neighboring property. Shared The Corwood Manufacturing Corporation, its successors and usings or any other person owning property in the area known as Judon Mills Village who may be agarieved by violation of any of the foregoing extraction which we have a specific the standard of the control in the control of the property of the area who are the right without highly; for damages to enforce compliance with the arns by any appropriate proceeding at law or in equity. TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and Assigna foreset. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Corwood Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee and premises the being and sains, against itself and its successors and against ever promon whomosever levelluly claiming, or to claim, the arms of any part thereof. Where required for claiming of context, the masculine gender as used herein shall also include and denote the fermioniae gender as used herein shall also include and denote the fermioniae gender as used herein aband and these presents to be subscribed by its Board of Directors on March 15, 1950, has caused in corporate seal to b		·· -	its.shall be made	e or sold on said premi	ses.		
shall be erected or placed on said premises and the same shall be exceed for residential purposes only, and no develops notice or to find, at the time of construction, less than the everage of the fair marker values of the develops bouse on the shallous poses on the adoling notice or placed upon said premises, or the properties shall be conducted or maintained on said premises, either public or private so as to injure the value of any additing or neighboring properties. (3) No store, mercanite establishment, junk yard or any other type of business shall be conducted or maintained on said premises, either public or private so as to injure the value of any additining or neighboring properties. (4) That said The Cownool Manufacturang Corporation, its successors and assign or any other person owning mynerty in the area known as Judon Mills Village who may be agarieved by violation of any of the foregoing restrictions and limitations shall have the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of damages to enforce compliance with the same by any appropriate proceeding at law or the right without liability of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Convocid Manufacturing Corporation and the said The Convocid Manufacturing Corporation and the said The Corvocid Manufacturing Corporation, as originated and d	shall be erected or placed on said premises and the same shall be used for residential purposes only, and no develous poor soin, at the time of construction, less than the screnge of the fair market values of the develops bouses on the saidbullancy or neighboring properties shall be conducted or maintained on said premises, exceptions, content of the public or private so as to injure the value of any additions or neighboring properties that public or private so as to injure the value of any additions or neighboring property. (5) That taid The Cownel Manufacturing Corporation, its successors and assigns or any other person owning property in the area income as Judon Mills Village who may be agricered by violation of any of the foregoing restrictions and limitations shall have the right without liability for damages to enforce compliance with the same by any appropriate proceeding at law or in equal to the right without liability for damages to enforce compliance with the same by any appropriate proceeding at law or in equal to the right without liability for damages to enforce compliance with the same by any appropriate proceeding at law or in equal to the right without liability for damages to enforce compliance with the same by any appropriate proceeding at law or in equal to the same of any part of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Conwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee above named, his beits and assigns, against itself and its successors and against every person whomsoever lawfully chiming, or to claim, the same or any part between. Where required for claimy of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number. IN WITTRESS WHERTOF, the said The Corwool Manufacturing Corporation, a corporation chaptered under the law 6th State of Delaware, sign, seal with	(3) 1	That no building other than a dwelling house	and/or the usual	outbuildings appurt	enant thereto or used	in connection therewith	
that no hogs or cown or other livestock shall be kept theren; and said premises shall not be used on as to constitute and adjoining or neighboring property. (5) That said The Cotwool Manufacturing Corporation, its successors and assigns or any other person owning property in the area known as Judon Mills Village who may be aggireted by volation of any of the foregoing restrictions and limitations shall have the right without liability-for damages to enforce compliance with the same by any appropriate proceeding at law or in equity. Together with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in anywise incident or appertaining. TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantec hereinabove named, and his Heirs and Assigns forerer. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Convool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unot the grantec hereinabove named, his heirs and assigns solverer. Where required for clarity of context, the masculine gender as used herein shall also include and denote the granter base of the said and the successors and appart to the said and the successors and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Corvool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereuno affixed and these presents to be subscribed by its duty authorized efficients, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary of The Corvool Manufacturing Corporation, a corporation content the within written deed, and that deponent, with a subscribed by its duty authorized for the subscribed state of New York Country of the Secretary of The Corvool Manufacturing Corporation, a cor	that no logs or cown or other livenock shall be kept thereon; and said premises shall not be used so as to injurte the value of any adjoining or neighboring protecty. (5) That said The Cotwool Manufacturing Corporation, is successors and assigns or any other person owning propriet in the area known as Judon Mills Willage who may be againered by violation of any of the foregoing restrictions and limitations shall have the right without liability-for damages to enforce compliance with the same by any appropriate proceeding at law or in equity. Together with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in anywise incident or appertaining. Together with all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and Assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Conwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee horeone named, his heirs and assigns acceptable of the heirs and assigns acceptable to the same or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Brand of Directors on March 15, 1950, has caused its corporation seed to be hereunto affixed and these presents to be subscribed by its dury authorized efficients, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the Log Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation challed under the laws of the State of Delaware, sign, seal print to corporative seal and as the act and deed of said corporation delaw the subscribed by its dury auth	s. ii	hall be erected or placed on said premises and ng, at the time of construction, less than the	d the same shall average of the fa	be used for residenti ir market values of t	ial purposes only; and	no dwelling house cost-	
known as Judson Mills Village who may be agarleved by violation of any of the foregoing restrictions and limitations shall have the right without liability for damages to enforce compliance with the same by any appropriate proceeding it or in equity. To Great And To Hold And To Hold all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Cotwool Manufacturing corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee hove named, his heirs and assigns, against itself and its successors and against every person whomoscever lawfully claiming, or to claim, the ame or any part thereof. When required for claimy of context, the masculine gender as used herein shall also include and denote the feminine gender, and the diagolar number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its Witness of the carection thereof. And Ward And Assistant Secretary on the 1st day of May accessively and the corporate seal and as the act and denote the law of the State of Delaware, sign, seal with its corporate seal and as the act and denote on the base of the State of Delaware, sign, seal with its corporate seal and as the act and denote on the base of the State of Delaware, sign, seal with its corporate seal and as the act and denote on the subscribed by its through the subscribed by the subscribed by its form the subscribed by the subscr	known as Judson Mills Village who may be aggrieved by violation of any of the foregoing restrictions and huntations shall have the right without liability for damages to enforce compliance with the same by any appropriate proceeding at on it equity. Together with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in anywise incident or appertaining. TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee bereinabove named, and his Heirs and assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Cotwool Manufacturing proportion does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee hove named, his heirs and assigns, against itself and its successors and against every person whomosever lawfully claiming, or to claim, the ame or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the diagolar number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its Witness of the control of the plural number. THE COTWOOL MANUFACTURING CORPORATION Assistant Secretary on the list day of the control of the plural number of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the laws to the State of Delaware, sign, seal with its corporate seal and as the act and denote the law to the State of Delaware, sign, seal with its corporate seal and as the act and denote the laws to the State of Delaware, sign, seal with its corporate seal and as the act and denote the laws to the State of Delaware, sign, seal with its corporat	t	No store, mercantile establishment, junk yard or any other type of business shall be conducted or maintained on said premises; hat no hogs or cows or other livestock shall be kept thereon; and said premises shall not be used so as to constitute a nuisance,					
TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and Assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Convool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the afforciation promotes are all the parties when the heirs and assigns, against itself and its successors and against every person whomosever lawfully claiming, or to claim, the same or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its duty authorized officers, alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the left day of the same of the presence of: THE COLWOOL MANUFACTURING CORPORACIONAL STATE OF NEW YORK Personally appeared before me and made coath that he vices you was a supplied to the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the said of	TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and his Heirs and Assigns forever. AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Conwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the grantee those named, his being and assigns, against itself and its successors and against every person without charged and the grantee those named, his being and assigns, against itself and its successors and against every person without charged and the grantee those named his being and army part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be between affixed and these presents to be subscribed by its Board of Directors on March 15, 1950, has caused its corporate seal to be between affixed and these presents to be subscribed by its Board of Directors on March 15, 1950, has caused its corporate seal to the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the State of Polaware, sign seal with the corporate seal and as the actual property of the state of Polaware, sign seal with the seal of the seal property of the State of Polaware se	l l	known as Judson Mills Village who may be aggrieved by violation of any of the foregoing restrictions and limitations shall have the					
AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Cotwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee above named, his heirs and assigns, against itself and its successors and against every person whomsoever lawfully claiming, or to claim, the amen or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the inquilar number shall also include and denote the plural number. IN WITTNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized afficers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the 18th day of May 1950. Signed, seal and delivered in the presence of: THE COUNCOL MANUFACTURING CORPORATION. And Assistant Secretary of The Cotwool Manufacturing Corporation as corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the control of the said	AND, subject to all of the foregoing reservations, exceptions, conditions, restrictions and limitations, the said The Cotwool Manufacturing Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee above named, his heirs and assigns, against itself and its successors and against every person whomsoever lawfully claiming, or to claim, the amen or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the inquilar number shall also include and denote the plural number. IN WITTNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized differers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the 18th day of May 1950. Signed, seal and delivered in the presence of: THE COLWOOL MANUFACTURING CORPORATION. And Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporate seal and as the act and declared the same of			s, Hereditaments	and Appurtenances (to the said premises belo	onging or in anywise in-	
Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee above named, his heirs and assigns, against itself and its successors and against every person whomsoever lawfully claiming, or to claim, the same or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Corwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the list day of Secretary of The Cotwool Manufacturing Corporation, a corporation charge and made cost that he class) saw Alan B. Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation charge for under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation charged to the seal of the seal of the seal	Corporation does hereby bind itself and its successors to warrant and forever defend all and singular the aforesaid premises unto the grantee above named, his heirs and assigns, against itself and its successors and against every person whomsoever lawfully claiming, or to claim, the same or any part thereof. Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Corwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the lot of the corporation of the presence of: THE COTWOOL MANUFACTURING CORPORATION. PROBATE COUNTY OF NEW YORK PROBATE Personally appeared before me and made cost that he class) saw Alan B. Sibley, as Vice President And H. E. Williams, as Assistant Secretary of The Corwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the corporation chapter of			premises before	mentioned unto the	grantee hereinabove na	med, and his Heirs and	
Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Corwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the 181	Where required for clarity of context, the masculine gender as used herein shall also include and denote the feminine gender, and the singular number shall also include and denote the plural number. IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its durty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the 181	Corporation above name	does hereby bind itself and its successors to d, his heirs and assigns, against itself and its	warrant and for	ever defend all and s	ingular the aforesaid pr	remises unto the grantee	
IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the last day of May 1950. Signed, seal and delivered in the presence of: THE COUNCOL MANUFACTURING CORPORATION By Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the state of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the seal of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the seal of Delaware sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and the seal of Delaware sign, seal with the seal of Delaware sign, seal w	IN WITNESS WHEREOF, the said The Cotwool Manufacturing Corporation, pursuant to resolutions duly adopted by its Board of Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the 18t day of May 1950. Signed, seal and delivered in the presence of: THE COUNCOL MANUFACTURING CORPORATION By Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with 1970 and 1	Where	required for clarity of context, the masculine	e gender as used number.	herein shall also inc	lude and denote the fe	minine gender, and the	
Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the left day of May 150. Signed, seal and delivered in the presence of: THE COTWOOL MANUFACTURING CORPORATION By Vice President Assistant Secretary of The Cotwool Manufacturing Corporation, as corporation challenged by the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with STATE OF NEW YORK Personally appeared before me and made oath that he sake) saw Alan B/ Sibley, as Vice President And H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, as corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary on the Cotwool Manufacturing Corporation as corporation challenged by the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary on the law of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary on the law of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Manufacturing Corporation deliver the within written deed, and that deponent with the State of Delaware, sign, seal with its corporation deliver the within written deed, and that deponent with the State of Delaware, sign, seal with its corporation deliver the within written deed, and that deponent within the seal of	Directors on March 15, 1950, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, Alan B. Sibley, as vice president and H. E. Williams, as assistant Secretary on the left day of May 150. Signed, seal and delivered in the presence of: THE COTWOOL MANUFACTURING CORPORATION By Vice President And Assistant Secretary of The Cotwool Manufacturing Corporation accompany appeared before me and made oath that he sake) saw Alan B Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, as corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary of The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary of The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary on the Law 100 Manufacturing Corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with MANUFACTURING CORPORATION Assistant Secretary on the Law 100 Manufacturing Corporation Corpor		•		Corporation, pursua	nt to resolutions duly	adopted by its Board of	
Signed, seal and delivered in the presence of: THE COTWOOL MANUFACTURING COPPORATION By Ver President And Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this MANUFACTURING COPPORATION PROBATE PROBATE PROBATE PROBATE And Assistant Secretary of The Cotwool Manufacturing Corporation acropromiton charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this MANUFACTURING COPPORATION Assistant Secretary of The Cotwool Manufacturing Corporation acropromiton for the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this My Commission Expires Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Signed, seal and delivered in the presence of: THE COTWOOL MANUFACTURING CORPORATION By Vier President And Assistant Secretary Personally appeared before me. And Manufacturing Corporation are corporation charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this MANUFACTURING CORPORATION PROBATE PROBATE PROBATE PROBATE And Assistant Secretary of The Corwool Manufacturing Corporation acropromiton charged under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this And Assistant Secretary of The Corwool Manufacturing Corporation are organized to the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this And Assistant Secretary of The Corwool Manufacturing Corporation acrops the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me this And And And And And And And Assistant Secretary of The Corwool Manufacturing Corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Sowin to before me the secretary of The Corwool Manufacturing Corporation deliver the within written deed, and that deponent, with the secretary of The Corwool Manufacturing Corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the laws of the State of Delawa	Directors on	March 15, 1950, has caused its corporate se	eal to be hereun	to affixed and these p	presents to be subscribed	d by its duty authorized	
By And Assistant Secretary And Assistant Secretary PROBATE COUNTY OF NEW YORK Personally appeared before me and made oath that he (she) saw Alan B/Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with With the execution thereof. A. D., 1950. MARIONE S. GOODENOUGH A. D., 1950. MONTHAY JUBBLIC, State of New York Ording in New York County Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	By And Assistant Secretary Assistant Secretary Assistant Secretary Personally appeared before me and made oath that he (she) saw Alan B Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with With the execution thereof. Assistant Secretary of The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation as a corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation as a corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation as a corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with Assistant Secretary The Cotwool Manufacturing Corporation as a corporation deliver the within written deed, and that deponent, with Assistant Secretary Assistant Secretary Assistant Secretary The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with Assistant Secretary Assistant Secretary Assistant Secretary The Cotwool Manufacturing Corporation deliver the within written deed, and that deponent, with Assistant Secretary	omeers, rua	, b. Sincy, as vice president and 11. 21 vin	imino, uo uosistati	decrease on the		23 Y 11 Y 30 11	
Personally appeared before me and made oath that he case) saw Alan E Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with within the second of the secution thereof. Mark Signature State of New York Delaware Delaware State of Delaware Delaware State of Delaware Delaware State of Delaware Delaware Delaware Delaware Delaware Delaware Delaware	Personally appeared before me_and made oath that he (she) saw Alan E Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with within the execution thereof. Mark Sign S. Goodenough A. D., 1950. My Commission Expires My Comm	Signed, seal	and delivered in the presence of:		THE COTWOO	L MANUFACTURIN	IG CORPORATION A	
Personally appeared before me	Personally appeared before me		before to		n Colla	WB C	Libley?	
Personally appeared before me And made cath that he (abe) saw Alan E/ Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manuacturing Corporation, a corporation chartered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with a swinglessed the execution thereof. Marticle S. GOODENOUGH A. D., 1950. Notary Public for New York Oralling Mych 2015 L.S.) My Commission Expires April 1950 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Personally appeared before me		To the second second	· 	ву		Vice President	
Personally appeared before me	Personally appeared before me		- 191sele		And VE	Dillian		
Personally appeared before me and made oath that he (she) saw Alan B Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manuacturing Corporation, a corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the execution thereof. A	Personally appeared before me and made oath that he (she) saw Alan B Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manuacturing Corporation, a corporation chaltered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the execution thereof. A					A	Issistant Socretary	
Personally appeared before me	Personally appeared before me	STATE OF	NEW YORK			PROBATE	1 60 1 th Wayner	
and made oath that he sho) saw Alan B. Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manuacturing Corporation, a corporation chartered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the execution thereof. A. D., 1950. MARILUSE S. GOODENOUGH A. D., 1950. Notary Public for New York	and made oath that he sho) saw Alan B. Sibley, as Vice President and H. E. Williams, as Assistant Secretary of The Cotwool Manuacturing Corporation, a corporation chartered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with the execution thereof. A. D., 1950. MARILUME S. GOODENOUGH A. D., 1950. NoTARY J. PUBLIC. State of New York Opalithet in New York Country Public for New York Country Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	COUNTY	OF NEW YORK			INOBATE		
and made oath that he she saw Alan B/ Sibley, as Vice President And H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with with the execution thereof. Sworn to before me this	and made oath that he she saw Alan B/ Sibley, as Vice President And H. E. Williams, as Assistant Secretary of The Cotwool Manufacturing Corporation, a corporation chaptered under the laws of the State of Delaware, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with with the execution thereof. Sworn to before me this	Persona	ally appeared before meQ	Tanda &	·			
witnessed the execution thereof. District Section me this day MARIOTE S. GOODENOUGH A. D., 1950. NOTARY PUBLIC, State of New York Outliffed in New York County Fram Express Mych 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	witnessed the execution thereof. District Section me this day MARIOTE S. GOODENOUGH A. D., 1950. NOTARY PUBLIC, State of New York Outliffed in New York County France: Mych 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	and made o	eath that he (she) saw Alan B/ Sibley, as V	ice President an e laws of the S	d H. E. Williams, a tate of Delaware, sig	ns Assistant Secretary on, seal with its corpor	of The Cotwool Manuate seal and as the act	
Sworm to before me this day of MARIOGIE S. GOODENOUGH A. D., 1950. NOTARY PUBLIC, State of New York Oursing the New York County From Express Myrch 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Sworn to before me this day of MARIOGIE S. GOODENOUGH NOTARY PUBLIC, State of New York Oursing the New York County From Express Myrch 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	and deed of	said corporation deliver the within written e execution thereof.	deed, and that	deponent, with	· A. Sull		
MARIOTE S. GOODENOUGH NOTHRY FUBLIC, State of New York Outside in New York County Term Expres Metch 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	MARIOTE S. GOODENOUGH NOTARY FUBLIC, State of New York Notary Public for New York Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	1600	77					
NoTARY PUBLIC, State of New York Outstiffed in New York County Perm Express March 30, 1951 (L.S.) Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	NoTARY PUBLIC, State of New York Outstiffed in New York County Perm Express March 30, 1951 (L.S.) Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Sworn to b	efore me this lat	day	0 (a () =		
Notary Public for New York Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Notary Public for New York Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	OTAR	Var A D	1950	Jak -	-dept		
Outliffed in New York County Jeffin Expres Merch 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Outliffed in New York County Jeffin Expres Merch 30, 1951 Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	ТОИ	YRY FUBLIC State of New York	7550.		77		
Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	Notary Public for New York Recorded May 23rd. 1950 at 11:00 A. M. #12695	SUE	Opabled in New York County			\cup		
C Recorded may 25rd. 1950 at 11:00 A. m. #12055	C Recorded may 25rd. 1950 at 11:00 A. m. #12055	Mes	Learn Experes Merch 30, 1951	_(Commission E	ixpires have	L 30, 1951	
· ·		"	Notary Public for New Yo Recorded May 23rd.	nk 1950 at 1	1:00 A. M.	#12695		
¢ ·								
· ·	· ·							
						c		