TO INCE AND TO HOLD, all and ningeline, the and Premises must the said  [Author Received and Administrators with the said angular, the said organized with the said.  [Author Received and Administrators were and force of the said.  [Author Received and Administrators were and Administrators with the said angular, the said organized with the said and Assigns, from and against.  [Author Received Administrators and Administrators and Administrators with the said and Assigns, from and against.  [Author Received Administrators and Assigns, and every pureon whomeover lawshift clinning, or to choose, the menting and an author of the said.  [Author Received Administrators and Assigns, and Assigns, and Assigns, from and against.  [Author Received Administrators and Assigns, and Assigns, and Assigns, and Assigns, from and against the said.  [Author Received Administrators and Assigns, and Assigns, and Assigns, from and against the said.  [Author Received Administrators and Assigns, and Assigns, and Assigns, from and against the said.  [Author Received Administrators and Assigns, and Assigns, and Assigns, from and against the said.  [Author Received Administrators and Assigns, and Assigns, and Assigns, from and against the said.  [Author Received Administrators and Assigns, from and against the said assigns the reast and profits and assigns the reast and profits.  [Author Received Administrators and Assigns, an	TOGETHER with, all and singular, the Rights, Members, Hereditaments an opertaining.  TO HAVE AND TO HOLD all and singular, the said Premises unto the	
berety bind.  Belle Berein and Administrators and Administrators were at the disperse of the soid.  Been and Assigns, from and arginate the soid and singular, the raid profess ment to the soid.  Been and Assigns, from and arginate the soid and source the soid.  Been and Assigns, from and arginate the soid and source the soid and source the soid and soil as a man can test than the Amend and arginate and soil as a source the sounce of the soil of the soil and soil and the soil of the	A CALLED TO HOLD, all and singular, the said Tremises unto the	Heirs and Assigns forever And
marrant and forcers derical, all and singular, the eastly profines with the salt.  These course, Ambientations and Assigns, and every person whomosever larship chiming, or to chim, the same, or any part thereof.  And the salt marraneous agreet to insure the house and buildings on anid for in a min not less than.  And the salt marraneous agreet to insure the house and buildings on anid for in a min not less than.  And the salt marraneous agreet to insure the house and buildings on anid for in a min not less than.  And the policy of immerates the salt marraneous the salt marraneous the salt marraneous anity and the premium and exposure of the salt dearways.  And if at any time any part of sald she's, or interest thereon he past dies and unput.  And if at any time any part of sald she's, or interest thereon he past dies and unput.  And if at any time any part of sald she's, or interest thereon he past dies and unput.  And if at any time any part of sald she's, or interest thereon he past dies and unput.  And if all the premium and exposure of sald the interest thereon he past dies and unput.  And if all the promium and exposure of sald for the past dies and unput.  And if all the promium and exposure of sald for the past dies and unput.  And if all the past dies for the past dies and unput dies past dies and unput dies and unput dies past dies and unput dies and unput dies and		
SELECTION, Administrators and Anologis, and every person whomscover leavily thoulings, or to claim, the same, or any set threated.  And the stid movingagor—agree—to instruce the house, and bridlings on said for in a men not lear than.  J. O. D. J. O. D. Dollars (in a company or companies satisfactory to the movingagor—), and keep the same instruct from loss or deavoy.  J. O. D. J. O. D. Dollars (in a company or companies satisfactory to the movingagor—), and keep the same instruct from loss or deavoy.  J. O. D. J. O. D. Dollars (in a company or companies satisfactory to the movingagor—), and keep the same instruct from loss or deavoy.  J. O. D. J. O. D. Dollars (in a company or companies satisfactory) to the movingagor—), and keep the same instruct from the same instruction of the property of the property of the company of the same instruction of the same in	hereby bind	C. Haris Barrella
In Execution, Administrators and Acaging, and every persons whomscover inwithly chaining, or to chiam, the name, or any part thereof.  And the said mortgaper— agree— to insure the house and buildings on said tot in a sum not less than the said mortgaper—), and keep the same insured from less or damage for and somety the policy of insurance to the said anortgaper—, and that in the event dash the mortgaper—), and keep the same insured from less or damage from and surject the said to do so, then the said regarder—may cause the same to be insured in	warrant and forever defend, all and singular, the said premises unto the said	william power and
And the said mortgages—agree—to insure the house and buildings on said to in a min not less than.  ### Office Office of the control of a company or companies satisfactory to the mortgages—that the same instruction for any design the policy of insurance to the said mortgages—any cause the same to be insured in the policy of insurance to the said mortgage, with interest.  #### And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if at any time any part of said delth; or interest thereon be part due and unpaid.  And if a tony time any part of said delth; or interest thereon be part due and unpaid.  And if a tony time any part of said delth; or interest thereon and profession and any part of the said unpaid.  And if a tony time any part of said delth; or interest thereon and unpaid.  And if a part of the said any time and part of the said unpaid.  And if a part of the said unpaid thereon of the said unpaid.  And if a part of the said unpaid thereon of the said unpaid.  And if a part of the said unpaid the said unpaid the said unpaid.  And if a part of the said unpaid the said unpaid the said unpaid the said unpaid		
## ADD AD  Dollar (in a company or company or company or company), and keep the same insured from loss or during free, and mainful the policy of insurance to the said nortegare, and that in the cent that the mortgage, shall at say time full to do so, then the said ortgage.  The premium and expense of such insurance moder this mortgage, with instruct.  And if at any time any part of said debt, or interest thereon be part due and unpaid.  The above depending premium to grant specific to the company of the said state.  And if at any time any part of said debt, or interest thereon be part due and unpaid.  He in the above depending premium to a said debt, or interest thereon be part due and unpaid.  He in the said state may part of said debt, or interest thereon be part due and unpaid.  He in the said state may part of said debt, or interest thereon be part due and unpaid.  He in the said state may part of said debt, or interest thereon be part due and unpaid.  He in the said state may part of said debt, or interest thereon be part due and unpaid.  He in above depending premium to a said debt, or interest thereon is the said state of the said premium and said said particles.  AND IT IS AGREED, by and between the said apartic, that the said anort, then this debt by an of all adults of the said anort, then this debt and said particles that said and said that the p	irs, Executors, Administrators and Assigns, and every person whomsoever lawr	thry claiming, or to claim, the same, or any part thereon.
the premium and gayenee of such lossurance under this mortgage, with interest.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if at any time any part of said dods, or interest thereon he part due and ungold.  And if any time any part of said dods, or interest the said part of the said ancest, there has deep interest, onto or experisor, and the said collection, and the said ancest, there is only the said ment there is the law of the said ancest, there is the said of the said of the said ancest, there is the said of the said of the said ancest, there is the said of the said ancest, there is the said ancest, there is the said of the said ancest, there is the said ancest, there is the said of the said ancest, there is said ones, there is an any of the said ancest, there is said of the said ancest, there is said ones, there is an an analysis of the said ancest, there is an an an an analysis of the said ancest, there is an an an an an an an an analysis of the said ancest, there is an an an an an an an an an analysis of the said ancest, there is an		
the premium and espense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon he part due and unpaid.  And if at any time any part of said debt, or interest thereon he part due and unpaid.  The debt premises to said mortgages or the said and profits of collection? upon and debt, interest, series or gazeness; without liability to account for saysthing the that it is route and profits started they opining costs of collection? upon and debt, interest, series or expenses; without liability to account for saysthing received the result and profits started they opining costs of the collection? upon and debt, interest, series or expenses; without liability to account for saysthing received the route and profits started there is a profit as testing to the parties to these Presents, that it.  the discoverages— do and shall wall and truly gos, or cause to be paid, unto the said mortgages—, the said debt or sam of mores aforeadly with interest there is any being an early as the control of the says of the says and as the shall vest, externions, as do writely and the says of the says of the says and as the shall vest, externions, as do writely nearly and it is any being one and as the shall vest, externions, as do writely nearly and its fact of the parties to these Presents, that the said mortgages—  (It is in the year of ofe Lord one thousand size hundred and trailected.  AND IT IS AGREED, by and between the said parties, that the said mortgages—  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and the said and the said trailected.  (It is in the year of ofe Lord one thousand size hundred a		
the premium and espense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon he part due and unpaid.  And if at any time any part of said debt, or interest thereon he part due and unpaid.  The debt premises to said mortgages or the said and profits of collection? upon and debt, interest, series or gazeness; without liability to account for saysthing the that it is route and profits started they opining costs of collection? upon and debt, interest, series or expenses; without liability to account for saysthing received the result and profits started they opining costs of the collection? upon and debt, interest, series or expenses; without liability to account for saysthing received the route and profits started there is a profit as testing to the parties to these Presents, that it.  the discoverages— do and shall wall and truly gos, or cause to be paid, unto the said mortgages—, the said debt or sam of mores aforeadly with interest there is any being an early as the control of the says of the says and as the shall vest, externions, as do writely and the says of the says of the says and as the shall vest, externions, as do writely nearly and it is any being one and as the shall vest, externions, as do writely nearly and its fact of the parties to these Presents, that the said mortgages—  (It is in the year of ofe Lord one thousand size hundred and trailected.  AND IT IS AGREED, by and between the said parties, that the said mortgages—  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and trailected.  (It is in the year of ofe Lord one thousand size hundred and the said and the said trailected.  (It is in the year of ofe Lord one thousand size hundred a	ortgagee may cause the same to be insured in	ne, and reimburseetself
the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said dock, or interest thereon he past due and unpaid.  And if at any time any part of said dock, or interest thereon he past due and unpaid.  And if at any time any part of said dock, or interest thereon he past due and unpaid.  Heirs, Execution, Administrators or Assigns, and large that are Judge of the table forms and growth actually observed the are Judge of the table forms and growth actually observed the design and the parties to the principle the ast proceeds thereof (clar popular clarity) to account for anything related to the parties of the principle of the parties to the principle of the claim order, then this rect of bargins and said said case, extermine, and be written shown and the parties to receive the principle of the claim order, then this rect of bargins and said said case, extermine, and be written shown and anything the parties to the principle of the claim order, then this rect of bargins and said said case, extermine, and be written shown and the parties to the principle of the claim order, then this rect of bargins and said said case, extermine, and be written shown and the parties to the partie		· · · · · · · · · · · · · · · · · · ·
And if at any time any part of said dobs, or interest thereon be past due and unpuid.  The above described greenies to said mortgagee.  Of the crust and grotis steality collected.  Of the crust and grotis steality of the true interest and meaning of the above the steal and the steal note, then this deed of bargain and sade shall coase, determine, and did obtained to fasyment shall be made.  WITHERS THEY Hand. and Seal., this.  Of the said the said greening to the true interest and meaning of the said mortgager.  Of the said desirate of payment shall be made.  WITHERS THEY HAND.  Of the Said and Delivered in the Presence of the United States of America.  Of the Said and Delivered in the Presence of the Said mortgage of the Said and the one hundred and said that the said mortgager.  Of the Said and Delivered in the Presence of the Said and the said that the said mortgager.  Of the Said and Delivered in the Presence of the Said and the said that the said that the said mortgager.  Of the Said and Delivered in the Presence of the Said and the sa	the premium and expense of such insurance under this mortgage, with interest.	
golf. Court of said State may a chambers or otherwork, apoint the control of the	And if at any time any part of said debt, or interest thereon be past due and	unpaidhereby assign the rents and profits
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that the common discovery discovery to the paid, more than the said more grown the said control of the said of the count of the said control of the said of the count of the said control of the said of the count of the said control of the said of the said of the count of the said control of the said	rcuit Court of said State may, at chambers or otherwise, appoint a receiver with office applying the net proceeds thereof (after paying costs of collection) upon sain	SINTENCENTY TO TAKE DOSSESSION OF SAID DICHUSES AND CONCUE SAID TONGS AND
d mortgages		neaning of the parties to these Presents, that if
dis otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor	d mortgagor, do and shall well and truly pay, or cause to be paid, unto the said if any be due, according to the true intent and meaning of the said note, then	id mortgagee the said debt or sum of money aforesaid, with interest there-
emises until default of payment shall be made.  WITNESS MALL Hand and Seal , this	d; otherwise to remain in full force and virtue.	1
WITNESS Your Hand and Seal, this 9 day of August in the year of the Lord one thousand nine hundred and August year of the Sovereignty and Independence of the United States of America.  Signod, Saided and Delivered in the Presence of Signod, Saided and Delivered in the Presence of South Carolina.  THE STATE OF SOUTH CAROLINA.  Personally appeared before me Do T. Common gland of the mittin written Deed; and that the saw the within named Solution Williams of Mortgage Of REAL ESTATE Williams.  SWORN to before me, this 19 th Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Production of the saw the within named of the within written Deed; and that the within seased the execution thereof.  SWORN to before me, this 19 th Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  PARTICIPATION OF DOWER County.  I. Cheel M. May ye a Making Participation of the Williams of Dower, of, in or to, all and singular Premises within mentioned and released.  Given under my hand and seal, this 19 th One of the Williams of the Williams of Dower, of, in or to, all and singular Premises within mentioned and released.  Given under my hand and seal, this 19 th One of the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, in or to, all and singular the Williams of Dower, of, i	AND IT IS AGREED, by and between the said parties, that the said mortga	gorto hold and enjoy the said
in the year of off Lord one thousand nine hundred and the year of the Sovereignty and Independence of the United States of America.  Stated, Sould and Delivered in the Presence of States of America.  Stated, Sould and Delivered in the Presence of States of America.  States of Sould and Delivered in the Presence of States of America.  (I. S.)  THE STATE OF SOUTH CAROLINA.  County.  Persually appeared before me. D. F. Currous ghour.  I made oath that _he saw the within named.  A D. 1984  I made oath that _he saw the within named.  A D. 1984  Of D. H. Boat.  Witnessed the execution thereof.  SWORN to before me, this	emises until default of payment shall be made.	
in the year of off Lord one thousand nine hundred and the year of the Sovereignty and Independence of the United States of America.  Stated, Sould and Delivered in the Presence of States of America.  Stated, Sould and Delivered in the Presence of States of America.  States of Sould and Delivered in the Presence of States of America.  (I. S.)  THE STATE OF SOUTH CAROLINA.  County.  Persually appeared before me. D. F. Currous ghour.  I made oath that _he saw the within named.  A D. 1984  I made oath that _he saw the within named.  A D. 1984  Of D. H. Boat.  Witnessed the execution thereof.  SWORN to before me, this	WITNESS Hand and Seal, this	day ofaugust
Signed. Sould and Delivered in the Presence of  S. D. W. Bask  (L. S. C.	in the year of our Lord one thousand nine hundred and thursand	y - Oul and in the one hundred and
Sigged, Sealed and Delivered in the Presence of A. D. W. Rasel.  (I. S. C. S. S. C. S. C. S. C. S. C. S. S. C. S. C. S. S. C. S. C. S. S. C. S. S. C. S. S. C. S. C. S. S.		J
THE STATE OF SOUTH CAROLINA.  The state of south carolina act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this / 9 lk  of A. P. D. 1024  (SEAL)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  I. Class M. May you a National South South Carolina  THE STATE OF SOUTH CAROLINA,  I. Class M. May you a National South So		
THE STATE OF SOUTH CAROLINA,  Of results appeared before me.  A made oath that he saw the within named.  SWORN to before me, this 19 kg.  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Of Hermites Manuelle.  County.  I. Charles Manuelle.  County.  A D. 1924  Charles Manuelle.  County.	F = F + F + F + F + F + F + F + F + F +	Interest Williams 1 (15)
THE STATE OF SOUTH CAROLINA.  County.  Personally appeared before me.  D. F. Cumming have  I made oath thathe saw the within named.  A. D. 19 F.  SWORN to before me, this.  J. L.  Of A. P. D. Notary Fubic for South Carolina.  THE STATE OF SOUTH CAROLINA.  I, Charles M. May speece a Matany Personal State of the within named.  I, Charles M. May speece a Matany Personal State of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named.  A. D. 19 F.  Charles M. May speece Matany Personal State of the state of the state of the mithin named.  A. D. 19 F.  Charles within mentioned and released.  GIVEN under my hand and seal, this J.  Notary Fubic for South Carolina.  A. D. 19 F.  Charles Within mentioned and released.  GIVEN under my hand and seal, this J.  Notary Fubic for South Carolina.  A. D. 19 F.  Notary Fubic for S	1	(I S)
THE STATE OF SOUTH CAROLINA,  County.  Fersonally appeared before me.  D. F. Curanunghau.  I made oath that he saw the within named Sahal V. Williams  n, seal, and as Red act and deed, deliver the within written Deed; and that he, with  A. D. 1984  F. O. Bare witnessed the execution thereof.  SWORN to before me, this. 19 2k  F. O. Bare witnessed the execution thereof.  SWORN to before me, this. 19 2k  F. O. Bare witnessed the execution thereof.  SWORN to before me, this. 19 2k  F. O. Bare witnessed the execution thereof.  SWORN to before me, this. 19 2k  F. Curanunghau.  THE STATE OF SOUTH CAROLINA.  G. Charles M. Meel G. County.  I, Charles M. Meel G. County.  I G. Charles M. Meel G. County.  I G. Charles M. Meel G. County.  I G. Cha	, de mangalle	(7 C)
THE STATE OF SOUTH CAROLINA,  Seal, and as Red and deed, deliver the within written Deed; and that he, with  Mortgage of real Estate  A D. 1924  Mortgage of real Estate  A D. 1924  Mortgage of real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  Witnessed the execution thereof.  SWORN to before me, this 19  Mortgage of Real Estate  A D. 1924  Description of Real Estate  Witnessed the execution thereof.  Witnessed the execution thereof.  SWORN to before me, this 19  Witnessed the execution thereof.  By Currentplace  Menuncian Mortgage of Real Estate  Mortgage of Real Estate  Witnessed the execution thereof.  Witnessed the execution thereof.  By Currentplace  Witnessed the execution thereof.  Witnessed the execution that he, with he, with he, with he, with he, with he witnessed the execution thereof.  Witnessed the execution that he, with he, with he witnessed the execution thereof.  Witnessed the execution that he, with he, with he witnessed the execution that he, with he witnessed the execution that he, with he, with he witnessed the execution thereof.  Witnessed th		, , , ,
Personally appeared before me. D. F. Curroung ham.  Id made oath thathe saw the within named		(2, 5)
de made oath that _he saw the within named		MORTGAGE OF REAL ESTATE
m, seal, and as Red act and deed, deliver the within written Deed; and that he, with  Witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, this / 9 Legy witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculous witnessed the execution thereof.  SWORN to before me, the seculo	//	
m, seal, and as Rea act and deed, deliver the within written Deed; and that he, with  A. D. 19 Rea witnessed the execution thereof.  SWORN to before me, this / 9 Reaction of Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this / 9 Reaction of Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this / 9 Reaction of Deed Research of Deed Reaction of Deed Rea	Personally appeared before me 2.7 Cunningha	<u> </u>
m, seal, and as Red act and deed, deliver the within written Deed; and that he, with  A. D. 19 Red witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, this / 9 Le witnessed the execution thereof.  SWORN to before me, the witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execution thereof.  SWORN to before me, the such as a D. 19 Le witnessed the execu	0 17 7/100	
SWORN to before me, this 19 28  y of August A. D. 1984  THE STATE OF SOUTH CAROLINA,    Lycenary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,    Lycenary Public for South Carolina.    Charles M. Mark	d made oath thathe saw the within named	
SWORN to before me, this 19 18  The State of South Carolina.  The State of South Carolina.  See Julian County.  I. Charles M. May gree a Nature Cervice of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person whomsoever, renounce, release, and forever relinquish unto the within named Carrentees Barks is successed.  GIVEN under my hand and seal, this 19 1924  You Green to the within mentioned and released.  GIVEN under my hand and seal, this 19 1924  You Green the cercution thereof.  Sworn to before me, this 19 1924  Notary Publifor South Carolina.  A D. 1924  Notary Publifor South Carolina.	<u> </u>	
SWORN to before me, this 19 28  The State of South Carolina.  The State of South Carolina.  See South Carolina.  The State of South Carolina.  See of the within named	D /	
SWORN to before me, this 9 16  y of A. P. D. Bose (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,    Chas M. May 1900 a Nature Public for South Carolina    I, Chas M. May 1900 a Nature Public for South Carolina    RENUNCIATION OF DOWER      Language		
SWORN to before me, this 9 16  y of A. P. D. Bose (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Ly earnest County.  I, Chas M. May ye a Natury Public for South Carolina.  RENUNCIATION OF DOWER  bereby certify unto all whom it may concern, that the Amanda Le Welliams did this day appear before me d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person whomsoever, renounce, release, and forever relinquish unto the within named  Chara Bank is Massessal Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to Premises within mentioned and released.  GIVEN under my hand and seal, this 19  Chas M. M. Chara C. L. S.)  Notary Public for South Carolina.  A D. 1924  On A D. 1924	A. P.D. B.	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,    Chaster   Market   Market		
THE STATE OF SOUTH CAROLINA,  Paralle County.  I, Charl M. Man yee a Natary Paralle Jan S. C.  hereby certify unto all whom it may concern, that Mrs. Camanda P. Welliams.  did this day appear before me d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named  Camanda Bank is americant.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this 19 A. D. 1924  yof Charl M. May let (I. S.)  Notary Fublifor South Carolina.	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA,  Paralle County.  I, Charl M. Man yee a Natary Paralle Jan S. C.  hereby certify unto all whom it may concern, that Mrs. Camarda P. Welliams.  did this day appear before me d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named  Camara Bank is meressand  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this 19  yof Gang A. D. 1924  Notary Fubic for South Carolina.  A. D. 1924  Notary Fubic for South Carolina.	(APQ) BADO (SEAL)	D. 7 Currentalon
I, Charl M. Man yee a Notary Parlie of the within named did this day appear before med upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named distributions.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to the property of the property of the property of the within mentioned and released.  GIVEN under my hand and seal, this 19 days of distributions of the property of	Notary Public for South Carolina.	
I, Charl M. Man yee a Notary Parlie of the within named did this day appear before med upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named distributions.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to the property of the property of the property of the within mentioned and released.  GIVEN under my hand and seal, this 19 days of distributions of the property of		
hereby certify unto all whom it may concern, that here a Mathasy Perulic Jon S. C.  hereby certify unto all whom it may concern, that here a Market S. C.  fee of the within named John J. Welliams did this day appear before med dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named  Charles Bank ils successors  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this 19  Yof Gargest A. D. 1924  Yof Gargest A. D. 1924  Notary Publifor South Carolina.	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
bereby certify unto all whom it may concern, that Mrs	- lphelesselle County.	
hereby certify unto all whom it may concern, that Mrs	1 Chas m ma use a nator	w Carlie Son & C
did this day appear before med dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this 19  Of A. D. 1924  Charles May Green (L. S.)  Notary Public for South Carolina.		e Province
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person persons whomsoever, renounce, release, and forever relinquish unto the within named		
Premises within mentioned and released.  GIVEN under my hand and seal, this 19 A. D. 1924  Of Great Mary Public for South Carolina.  One of the control of the within named to the within		
Given Bauk i's uscessors  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this 19  of Guguet A. D. 1921  Class M. Mey lyce (L. S.)  Notary Publif for South Carolina.	· · · · · · · · · · · · · · · · · · ·	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this 19 A. D. 192/ y of Grand M. May lyre (L. S.) Notary Publishor South Carolina.	-	
GIVEN under my hand and seal, this 19 1 2/ y of Guguet A. D. 192/ Chas M. My lyce (L. S.) Notary Public for South Carolina.		estate, and also all her right and claim of Dower, of, in or to, all and singular
Chas M. M. Gee (L. S.)  Notary Public for South Carolina.  A. D. 1924  Chas M. M. Gee (L. S.)  Notary Public for South Carolina.	<b>A</b>	
Chas M. Mc Gee (L. S.)  Notary Public for South Carolina.  On the control of the	GIVEN under my hand and seal, this	
Notary Public for South Carolina.	v of	
	Chas M. my eyee (L. S.)	Umanda I. Williams
Recorded for and ganger 1921	Notary Public for South Carolina.	
ALLUVA MAN A VA 8000 MINISTER MAN	Recorded for and 22 nd 102/	
1.7	<b>V</b>	

) |} 23 200