THE STATE OF SOUTH CAROLINA,  Green County.  Personally appeared before me.  MORTGAGE OF REAL ESTAT  M	warrant and forever defend, all and singular, the said premises unto the said  Heir eirs, Executors, Administrators and Assigns, and every person whomsoever lawfu  And the said mortgagor agree to insure the house and buildings on said	Heirs, Executors and Administrators
the permitted and forever defeat, all and singuish, the said premitted without the said.  Helies of Assigns, from and against.  Helies of Assigns, from and against.  Me acted on a segret to impure the house and buildings on said for in a soon not less than.  Dollars fine a company or compusse a said-defining, or to closely to the mortgages.  Dollars fine a company or compusses assistance, and the task the mortgages.  Dollars fine a company or compusses assistance, and the task the mortgages.  Dollars of the said mortgages.  Dollars of t	warrant and forever defend, all and singular, the said premises unto the said	er. a. Elles his
response and forever defect, all and singuish, the said promines unto the cate the cate of	warrant and forever defend, all and singular, the said premises unto the said	er. a. Elles his
The Receivers, Administrators and Assigns, and every person whomsever baseling that least, the same, or any part thereof.  And the said margagar—agree—to insurer the house and boildings on said lot in a non not less than.  Dollars (in a company or companies satisfactory to the mortagage), and keep the same insured from low or damn from and antiger the policy of insurance to the said mortagage, and that is the vert that the contriguent, and all at any time fall to do use, then the an injuryer may cause the same to be insured in.  The premium and expense of such insurance under this mortagage, with interest.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  And the reast and profits actually of course to be an interest thereon and meaning of the parties to these Presents, that if  PROVIDED ALMAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that if  If any is closely associating to the true mortal and actually an interest parties to these Presents, that if  If any is closely associating to the true mortal and actually and actually an interest parties to these Presents, that if  If any is closely associating to the true mortal and actually and actually an interest parties to the actual debt or sum of many afferestable with interest parties and indicated any of the parties to the course of the said mortagage.  In the parties and actually appeared before me  Premiers and actually appeared before me  And actually	rs, Executors, Administrators and Assigns, and every person whomsoever lawfu  And the said mortgagor agree to insure the house and buildings on said	1
And the said margagor— agree— to insure the boses and bindings or on add to said on a man of the said of the said margagor— agree—to insure the boses and bindings or on add to in a man or the test hat.  The premium and expense of macunes to the said mortagene—, and that in the event that the mortagene—distinct and saids at any time fail to do so, then the said gager—may cross the same to be insured in————————————————————————————————————	rs, Executors, Administrators and Assigns, and every person whomsoever lawfu And the said mortgagor agree to insure the house and buildings on said	s and Assigns, from and against
And the sald mortgagor— agree— to insure the house and buildings on said lot in a zorn not less than  Dollars (in a company or companies satisfactory to the mortgagor—), and keep the same insured from loss or dama  tire, and assign the policy of insurance to the said mortgagor—, and that in the event that the mortgagor—shall at any time fail to do so, then the sa  tagger— may cause the same to be insured in  mame, and reimburse—  the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if at any time any part of said debt, or interest thereon be past due and unpaid—  And if a tany time any part of said debt, or interest thereon be past due and unpaid—  And if a tany time any part of said debt, or interest there is a district of said factor or interest the said mortgagor—  And if a say is an advertised promises to said mortgagor—  If any is due, according to the true interest und meaning of the said note, then this deed of the parties to these Presents, that if any is due, according to the true interest und meaning of the said note, then this deed of bargain and sale shall cases, determine, and be utterly mull as in the year of the Lord one thousand nine hundred and anest, then this decide or man formation in this tore and write.  AND IT IS ACREED, by and between the said sparlies, that the said mortgagor—  If any is due, according to the said the said and the said mortgagor—  If any is a said debt or in the said de	And the said mortgagor agree to insure the house and buildings on said	ally claiming, or to claim, the same, or any part thereof.
Dollars (in a company or companies astickatority to the mortgages—), and altered the same instruct from fost or drawn that in the event that the mortgages—shall at any time fall to do so, then the same to be insured in		
in, and asign the policy of incurance to the said mortgage— and that in the event that the mortgago— shall at any time fail to do so, then the an squage— may cause the same to be insured in		•
And if at any time any part of said debt, or interest thereon be past due and usual debt and the above described premises to said mortgage.  And if at any time any part of said debt, or interest thereon be past due and usual december of the above described premises to said mortgage.  And if at any time any part of said debt, or interest thereon be past due and usual december of the control of	fire, and assign the policy of insurance to the said mortgagee, and that in the	e event that the mortgagor shall at any time fail to do so, then the said
the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon be past due and ungaid.  And if at any time any part of said debt, or interest thereon be past due and ungaid.  And if at any time any part of said debt, or interest thereon be past due and ungaid.  And if at any time any part of said state may at chamber, or otherwise, appoint a receiver with authority to late all so a state and agree that any ludge of the late of the said debt or and profits setulity collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is mortgaged.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is undergone, and said with a content of any bid due, according to the true intent and meaning of the parties to these Presents, that it is content and the united and meaning of the parties to these Presents, that it is content and the united and meaning of the parties to these Presents, that it is content and the united and meaning of the parties to these Presents, that it is content and the united said and said that it is a content and the united said and said that it is a content and the united said and said that it is a content and the united said and said that it is a content.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  To hold and enjoy the sa united said parties, that the said mortgager.  To hold and enjoy the sa united said parties, that the said mortgager.  To hold and enjoy the sa united said parties, that the said mortgager.  To hold and enjoy the said mortgager.  To hold and enjoy the said mortgager.  The STATE OF SOUTH CAROLINA,  A D. 10 24  October 10 24  Octob	tgagee may cause the same to be insured innam	e, and reimburse
And if at any time any part of said debt, or interest thereon be past due and mapaid.  Item Executors, Administrators or Assigns, and agree that early Judge of or the above described premises to said mortgages.  Item Executors, Administrators or Assigns, and agree that tary Judge of or this phyloge of the next proceeds thereof (ofter paying costs of collection) upon said debt, interest, colors or organizes since callect said rests as the said profits extend (ofter paying costs of collection) upon said debt, interest, colors or organizes since callect said rests and meaning of the parties to these Presents, that if.  Imprograpes—do and shall well and truly pay, or cause to be paid, unto the said mortgage. the said debt or sum of money aforesaid, with interest the say be due, scending to the true interest and meaning of the parties to these Presents, that if.  Imprograpes—do and shall well and truly pay, or cause to be paid, unto the said mortgage. the said debt or sum of money aforesaid, with interest the say be due, scending to the true interest the said and response to remain a full force and written.  AND IT IS AGREED, by and between the said parties, that the said mortgage.  AND IT IS AGREED, by and between the said parties, that the said mortgage.  It is also and the said of payment shall be made.  WITHINGS — Play Hand.  And in the one bundred and attributely — Date of Lord one thousand nine hundred and Italians and the said mortgage.  It is a said and one thousand nine hundred and Italians and a said and in the one hundred as a partie.  Year of the Sovereignty and Independence of the United States of America.  Signed, Saind and Delivered in the Presence of These of the Sovereignty and Independence of the United States of America.  Signed, Saind and Delivered in the Presence of These of the Sovereignt and that She, with.  THE STATE OF SOUTH CAROLINA.  A D. 1924  Out of the within amed.  One of the within amed.  A D. 1924  Out of the within amed.  A D. 1924  Out of the within amed.  A D. 1924  Out of the wit		
And if at any time any part of said debt, or interest thereon be past due and unpaid.  he above described premises to said mortgages.  he above described premises to said mortgages.  of the part due and unpaid.  he part due to the part due t	the premium and expense of such insurance under this mortgage, with interest.	
his above described premises to take mertpages. Or Micros. Recontrol. Administrators or Assists, and agree that any Judge of the international or the proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses and collect said rena into applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses without liability to account for anything the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses without liability to account for anything the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses without liability to account for anything the said and proceeds and process and proc		
and court of said State may, at chambers or otherwise, appoints a receiver with a country of said State may, at chambers or otherwise, appoints a received by the said of the said profits actually collected.  The Country of the State of State may, at chambers or otherwise, appoints and death, interest, codes or expenses; without flability to account for anythic than the said mortgage.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgage.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgage.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  The bold and enjoy the saminess until default of payment shall be made.  WITHESS May and Land Seal., this Like 28 L. day of Old and enjoy the saminess until default of payment shall be made.  WITHESS May for Lord one thousand nine hundred and Live Littly Orce and in the one hundred and the said mortgagor.  The said and Delivered in the Presence of May of Delivered in the Presence of May of Little States of America.  Signed, Scaled and Delivered in the Presence of May of Little States of America.  The said and said the one hundred and Live Little Orce and Indian shall with the one hundred and the said mortgagor.  The STATE OF SOUTH CAROLINA.  County.  Personally appeared before me May of	And if at any time any part of said debt, or interest thereon be past due and u	npaid hereby assign the rents and profit
nit Court of said State may at chambers or otherwise, appoint pure said debt, interest, codes or expenses; without liability to account for anythic tena the retals and porfits actually collected.  FROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	H.	eirs Executors Administrators or Assigns, and agree that any Judge of the
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	uit Court of said State may, at chambers or otherwise, appoint a receiver with a spolying the net proceeds thereof (after paying costs of collection) upon said	
imotragence	e than the rents and profits actually collected.	the state of the s
if any be due, according to the true intent and meaning of the said note, then this death to sugar and act and meaning of the said north contents to the said and the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  They hand, and Sail, this the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  They hand, and Sail, this the said parties, that the said mortgagor.  They hand, and Sail, this the said parties, that the said mortgagor.  They hand, and sail the presence of the United States of America.  Sifted, Scaled and Delivered in the Presence of the United States of America.  Sifted, Scaled and Delivered in the Presence of the United States of America.  The STATE OF SOUTH CAROLINA,  Queen Heading of the said mortgagor.  A D. 19.2/  Notad Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  THE STATE OF SOUTH CAROLINA,  GREAU Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the said mortgagor.  The STATE OF SOUTH CAROLINA,  Great Heading Of the sai		d marker area. The said debt or sum of money aforesaid with interest there
AND IT IS AGREED, by and between the said parties, that the said mortgagor	if any he due, according to the true intent and meaning of the said note, then w	his deed of bargain and sale shall cease, determine, and be utterly null and
mises until default of payment shall be made.  WITNESS My Hand. and Seal., this the 28th day of Other in the year of sher Lord one thousand nine hundred and tweethy Ous and in the one hundred and Loverthy Ous.  In the year of sher Lord one thousand nine hundred and tweethy Ous.  In the year of sher Lord one thousand nine hundred and tweethy Ous.  In the State of America.  Signed, Sealed and Delivered in the Presence of Mask.  W. C. Prisson.  (L. S. C.		to hold and enjoy the sai
WITNESS  My Hand and Seal this the 28th day of the presence of in the year of far Lord one thousand nine hundred and the Culty Out and in the one hundred as partice of the United States of America.  Sined, Sealed and Delivered in the Presence of Mad III M Helly (L. S. C. C. C. S. C.		
in the year of Gir Lord one thousand nine hundred and tweely well and in the one hundred as Joseph Routh year of the Sovereignly and Independence of the United States of America.  Side of Scaled and Delivered in the Presence of Mas A. M. Felly (L. S. Mas A. Health (L. S. Mas A. M. Mortgage Of Real Estat (L. S. Mortgage	mises until default of payment shall be made.	h day of Oct
Signed, Scaled and Delivered in the Presence of  The Mark Market	WITNESS Hand and Seal time to the seal to the seal time time to the seal time time time to the seal time time time time time time time time	Out to the one hundred on
Signed, Sealed and Delivered in the Presence of Man C. M. C. Prison.  (L. S. Darian Helden.  (L. S. C. C. S. C.		
THE STATE OF SOUTH CAROLINA,  green County.  Perionally appeared before me.  MARKA A. M. Helly  made oath that Lie saw the within named.  County.  A. D. 19-24  Decay Hadges  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA,  OR CAROLINA,  THE STATE OF SOUTH CAROLINA,  Green Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  County.  I. Decay Hadges  THE STATE OF SOUTH CAROLINA,  Green Hadges  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA		I Independence of the United States of America.
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  MANN. A. M. MORTGAGE OF REAL ESTAT  County.  Personally appeared before me.  MANN. A. M. Mortgage of Real estat  made oath that "S. he saw the within named. W. C. P. M. S. With.  SWORN to before me, this.  Z 8 th.  OR CAN Hadges  witnessed the execution thereof.  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA,  County.  THE STATE OF SOUTH CAROLINA,  County.  THE STATE OF SOUTH CAROLINA,  County.  The criffy unto all whom it may confern, that Mrs.  Such and Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  THE STATE OF SOUTH CAROLINA,  COUNT		71/ 6, 50
THE STATE OF SOUTH CAROLINA,  GREEN County.  Personally appeared before me.  MAN. A. M. Helly  made oath that She saw the within named W. C. Purson  a, seal, and as Res act and deed, deliver the within written Deed; and that She, with.  Docar Hedges witnessed the execution thereof.  SWORN to before me, this 2 8 th  On the Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  GRENUNCIATION OF DOWE  THE STATE OF SOUTH CAROLINA,  Green Hodges, A. Note Public for South Carolina  THE Within named did this day appear before re in one hereby certify unto all whom it may concern, that Mrs. Julian L. Purson  of the within named did this day appear before re in open 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 did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appear before relinquish unto the within named did this day appe		
THE STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ESTAT  THE STATE OF SOUTH CAROLINA.  A seal, and as Rest act and deed, deliver the within written Deed; and that The, with.  SWORN to before me, this 2 H. A. D. 19.24  OR A. D. 19.24  Notes Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County.  I, Or and Hodges A Rest Public State A Rest of the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.  Lupon being reliable to th	- Committee of the comm	
Perionally appeared before me.  Mas. A. M. Hally  made oath that S.he saw the within named.  W. C. Paragra  act and deed, deliver the within written Deed; and that S.he, with.  Witnessed the execution thereof.  SWORN to before me, this.  The STATE OF SOUTH CAROLINA,  Great Hodges a Not Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Great Hodges a Not Public for South Carolina did this day appear before a 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.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.		(L. S.
Personally appeared before me. Mrs. A. M. Kalley  made oath that S.he saw the within named W. C. Pillaran  a, seal, and as. Riss act and deed, deliver the within written Deed; and that S.he, with.  Worn to before me, this 28 th  of Orth A. D. 19-2/  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Green Hodges A. Not Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Green Hodges A. Not Public for South Carolina did this day appear before me to the within named.  The within named.  W. C. Research A. D. 19-2/  I 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.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.		
I made oath that She saw the within named W. C. Pulsanza  In, seal, and as lies act and deed, deliver the within written Deed; and that She, with  Occar Hadges witnessed the execution thereof.  SWORN to before me, this Z B the SWORN to before me, this Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWE Green Hadges County.  I. Occar Hadges C Not Public for South Carolina.  THE STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWE Green Had Mrs. Julian L. Pulsanza L. Pu		MORTGAGE OF REAL ESTATE
I made oath that She saw the within named.  A care of the same the within named.  A D. 19-2/  Occar Hadges (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greever criffy unto all whom it may concern, that Mrs.  Fe of the within named.	Λ	
n, seal, and as	Personally appeared before me Mrs A. M. He	lly
n, seal, and as	71/6 7/11	
SWORN to before me, this 28th  Occas Hadges (SEAL)  Notar Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greewelle County.  I. Desay Hodges a Not Public Section of the within named did this day appear before me in upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named theirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular Premises within mentioned and released.	made oath that \( \sigma_{\text{ne}} \) saw the within named	
SWORN to before me, this 28th  of A. D. 192/ Occar Hadges (SEAL)  Notar Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greewelle County.  I. Desay Hodges a Not Public Security of the within named did this day appear before me a 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 Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.		
SWORN to before me, this 28th  of A. D. 19.2/  Oscar Hadges (SEAL)  Notar Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Greenwille County.  I. Decay Hodges A Not Public Section of the within named did this day appear before me 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 Height and Collection freely for the control of	a, seal, and asact and deed, deliver the within written	Deed; and that She, with
SWORN to before me, this.  The state of South Carolina,  THE STATE OF SOUTH CAROLINA,  GENUNCIATION OF DOWE  County.  I. Desni Hodges, a not Public South  A D. 19.24  The state of South Carolina,  RENUNCIATION OF DOWE  County.  I. Desni Hodges, a not Public South  County.  The within named did this day appear before received by the state of the within named did this day appear before received by the state of the state		
of. Ocean Hadges (SEAL) Notar Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenalle County.  I. Desay Hadges a Not Public Section of Down Manager County.  I. Desay Hadges a Not Public Section of Down Manager County.  I. Desay Hadges a Not Public Section of Down Manager County.  I. Desay Hadges a Not Public Section of Down Manager County.  I. Desay Hadges a Not Public Section of Down Manager Desay (In this day appear before a lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named Manager Desay (In theirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular Premises within mentioned and released.	70+1	WARE CAUCATION PROPERTY.
THE STATE OF SOUTH CAROLINA,  Greenwille  County.  I,  Decan  Hodges,  The Mark Public for South Carolina.  REMUNCIATION OF DOWE  County.  I,  Decan  Hodges,  The Public for South Carolina.  REMUNCIATION OF DOWE  County.  I,  Decan  Hodges,  The Public for South Carolina.  REMUNCIATION OF DOWE  County.  I,  Decan  Hodges,  The Public for South Carolina.  REMUNCIATION OF DOWE  County.  It is a few particular of the within named.  I who is a few particular of the within named without any compulsion, dread or fear of any 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 premises within mentioned and released.	() A	
THE STATE OF SOUTH CAROLINA,  County.  I,  C	Oscar Hadres (SEAL)	mrs a m Kelly
Areacuelle County.  I, Decay Hodges, a Not Pub. Sc.  thereby certify unto all whom it may concern, that Mrs. Julia L Piccon  e of the within named. W. C. Piccon  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  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul  Premises within mentioned and released.	Notary Public for South Carolina.	
I, Decay Hodges, a Not Puls School Hodges, a Not Puls School Hereby certify unto all whom it may concern, that Mrs. Sules L Piuson did this day appear before me 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 Lelis Lei  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.	THE STATE OF SOUTH CAROLINA.	RENUNCIATION OF DOWE
hereby certify unto all whom it may concern, that Mrs.  e of the within named.  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.  A Clus here  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.		
hereby certify unto all whom it may concern, that Mrs.  e of the within named.  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.  A Clus here  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.	I, A Oscar Hodges a not Pus	L Se
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  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.	hereby certify unto all whom it may concern that Mrs. Lelea L	Pieson
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  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.	of the within named W.C. Pike son	did this day appear before m
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul	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
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul Premises within mentioned and released.		
Premises within mentioned and released.	es a Clis hi	
Premises within mentioned and released.	//	
28th		,
Of Oct A. D. 19.21	Premises within mentioned and released.	•
De al Hadred as Vulea & Russon	28th	
The District Court Court Court	28th	