TO MAY AND TO HOLD, all and simple, the Right, Marker, Hendelments and Apparenesses to the said Promises belonging, or in survivae recipioner TO MAY AND TO HOLD, all and simple, the said Promises cases the said J. M. 124 A. 12			
TO HAVE AND TO HOLD, all and disgular, the sold Fremiese unto the sold Andrew forever, And. I have forever, And. I have been designed in the disgular that the sold premies were the sold and travers defined, at and disgularly the sold premiese were the sold.  Here to design the policy of insurance and every persons who amonorous travellarly classing, from one against. Place 12:11 for And the sold merapager—myre—in harves. The house sold merapager—myre—in harves—to heaves the house and building on sold in it is a more of these the same, or any part threat.  Deliver (in a company of company of company on the certainty classing, for or claim, the same, or any part threat.  Deliver (in a company of company of company of the mortgager—and the sold of the certainty of the certainty of the sold of the sold of the sold of the certainty of the certainty of the sold of the sold of the certainty of the certainty of the sold of the sold of the certainty of the sold of the cer		and Appurtenances to the said Premises belonging, or in anywise inci	ident o
Beardy blad 11.16.16.16.11 May were all and supplied the said germlines unto the said 11.16.16.16.11 May gar. Mich. Recentors and Administrators and Property and Section 11.16.16.16.16.16.16.16.16.16.16.16.16.1	TO HAVE AND TO HOLD, all and singular, the said Premises unto t	the said A Jorgan his	
thereby bring a string of the sold generalizes unto the sale street deeper and a designate warrant and a designate of the sold generalizes unto the sale sold street deeper and a designate from and against "street left" 2014 (in Execution, Administrators and Assigna, and every general whomeover touthely chaining, or to châm, the same, or any part through. And the said mortgager—agree—is to insure the bouse and buildings on said list or as most of the host of Administrators and Assignates (in a company of companies originately) to the mortgager—and a support through the primary and expense of such insurance under this mortgage, with interest.  And if it any time any part of said debt, or interest thereto be past dies and unquisid. W. W. Malleau M. Amerika and the primary and collect and part of said factors and the primary and collect and part of said factors and the primary and collect and part of said factors and the primary and collect and primary and collect and part of said factors and said factors an			
warrant and forcers offend, all and magned the mid premises unto the and MAN 10.0 g.m. It. A.  this is and Ardina, from the same, to any general without the content of the same, or any general three in the content of the content, Administrators and Ardina, and every person whomscover brailly chaiming, or to claim, the same, or any general three in the content of the content, and the same of the content of th	hereby bind William III my	V	istrator
interes and Assign, from and against. Interest and Assign, som and against. Interest for the committee and assign, the policy of insurance to house and buildings on each fit in a sum not less than Interest. Interest the committee and	warrant and forever defend all and singular the said premises unto the said	( ). H. margan his	
in. Executors, Administrators and Assigns, and every person whomesome lawfully claiming, or to claim, the same, or safe year tiffered.  And the said mortgaper— or insure the bores and buildings on said for in a tum not test than Individual and the said mortgaper— Dollars (in a company or companies satisfactory to the mortgaper—), and keep the same insured from low or dama for, and assign the policy of insurance under this mortgage, and that in the event that the mortgaper— said at any time tail to do so, that the analyses of such insurance under this mortgage, with interest.  And if at a twy time any part of said dick, or interest thereon he past dic and unpublish. M. Malifeasat Indiana, and agree that any late of this above described permitter the advantages—— of the said and unpublish. M. Malifeasat Indiana, and agree that any late of this appropriate proceeds thereof claimer experience and advantages—— of the said and unpublish. M. Malifeasat Indiana, and agree that any late of this appropriate the said proceeds thereof claimer experience appeals a receiver with our Receiveds, Administrators or Assigns, and agree that any late of this appropriate that the said mortgage, and add that failt and that year or cases to be past, more than the said dick, faintered, coats or expenses; without lability to account for anything the said and the said and that any time and process the said and that any late of the said and that any	warrant and lorever detend, an and singular, the said premises unto the said	Winds the bound of 2211	
And the said mortgagor—agree—to income the house and buildings on said hat in a sum one tens than Infellered Recorded Dollars (in a company or composities saidisationly to the contragene) and keep the same insured from loss or dama for, and assign the policy of insurance the said mortgage and that in the event that the configure. Adult is said to do so, then the se regage man, and reinfluence. Marked Ma	• •	// // 1	•••••
Dollars (in a campany or companies autisationly to the mortgages) and knop the same insured from loss or dama for the policy of insurance to the said mortgage and that in the one whet that the mortgages thall at any time to to to, the the manages and the same to the insurance under this mortgage, with interest.  And if at any time any part of said dobt, or interest thereon he past due and unpublish. The Mollage at the property of the possession of and premises and content and content of past Sette may part of said dobt, or interest thereon he past due and unpublish. The Mollage at Laboratory and agree that any Judge of a collection of past Sette may a delamber or otherwise, appoint a receiver with subority to this possession of and premises and do not a collection of past Sette may a delamber or otherwise, appoint a receiver with subority to this possession, of and premises and content and an advanced to the said of the content of the past			1
for, and saign the policy of invariance to the sold mortgage, and that in the event that the mortgager. That it any time fail to do so, that the surgeger. The premium and expanse of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon he past due and unpublif. W. W. Maleauck Laberry assign the rests and profit the above described greenies to said mortgager.  And if at any time any part of said debt, or interest thereon he past due and unpublif. W. W. Maleauck Laberry assign the rests and profit the said greenies to said mortgager.  And if at any time any part of said debt, or interest thereon he past due and unpublif. W. W. Maleauck Laberry assign the rests and profit to the post of the said for them they described greenies to said mortgager.  And if at any time any part of said debt, or said mortgager.  And if at any time any part of said debt, or said mortgager.  And the form and profits actually collected.  BOOVIDED ALMYS. NEVERTHERS. and it is the true inserts and manning of the parties in these Presents, being the parties in the said mortgager.  AND IT IS AGREED, by and between the said sparties, that the said mortgager.  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.  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.  AND IT IS AGREED, by and parties the said parties, that the said mortgager.  AND IT IS AGREED, by and parties the said parties, that the said mortgager.  AND IT IS AGREED, by and parties the said parties, that the said mortgager, the said said said and the said the one hadded and said that it is the said and the said the said said the said to the said said the said that said the said that said the said to the said said the said that	•	/	
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.  Mein, Recenter, Administrator or Aspine, and agree that any page of conficulties or designed to conficulties.  Mein, Recenter, Administrator or Aspine, and agree that any page of conficulties proposed thereof close paging cast or confection upon add debt, interest, control and previous and agree that any page of conficulties of said state may at chandres or otherwise, appoint a receiver with authority to take gonesias on of said previous and collect said runs a purplying the interpretation proposed thereof close paging cast or collection) upon add debt, interest, one of said previous and collect said runs of many page of collections and the page of collection of the collection and collection of the co			
the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of mild debt, or interest thereon be past due and unpublic W.W. Mallanuell hereby arigin the rests and profit of the showed described premises to make mortgager.  The first Execution, Administrators or and promise and colored of the showed described premises to make mortgager are conserved in about by to had some and profits extendly collected.  PEROVIDDA ALWAYS, NEVERTILELESS, and is the true intent and meaning of the parties to these Presents that is a district of mortgager.  The mortgager.  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.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  WITHINGS 2014.  Hend and Seal., this is the said of the true intent and meaning of the parties to these Presents, what is a significant of the parties of the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  WITHINGS 2014.  Hend and Seal., this is the said parties of the said mortgager.  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.  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.  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.  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.  AND IT IS AGREED, by and the said that the said mortgager.  AND IT IS AGREED, by and the said that the said mortgager.  AND IT IS AGREED, by and the said that the said mortgager.  AND IT IS AGREED, by and the said that the said mortgager.  AND IT IS AGREED, by			
And if at any time any part of said debt, or interest thereon be past due and ampidid.  M. M. M. M. M. Chencely assign the rents and portion of the show described premises to said mortgages.  The control of said Saite may at chamber or otherwise, appoint a receiver with authority to the governation of said premises and office said enter in the control of said premises and office said enter in the control of said premises and office said enter in the control of said premises and office said enter in the control of said premises and office said enter in the control of said premises and said that it is a said debt or said of said the said of said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT IS AGREED, by and between the said sparies, that the said mortgages.  AND IT AGREED, by and the said said said said said said said said	Transfer and the same to be more and an arrangement and arrangement and arrangement and arrangement and arrangement and arrangement and arrangement ar		*****************
the store described premises to mid inversages. The store of the store	the premium and expense of such insurance under this mortgage, with inter	est.	
the store described premises to mid inversages. The store of the store		W. W. Yalanda	
gold. Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possessions of said premises and cooliect said created by the court of the said the critics of courts or apposits in the court of the said the critics of courts or otherwise without inhibits of the said mortgagor.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the mortgagor.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the mortgagor.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the 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.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  The said of payment shall be made.  WITHESS THAT I Hand. and Stal., this.  Agreed, perfed and Directed in the Presence of the Sovereignty shad Independence of the United States of America.  Personally appeared before me.  ALLA MARAGORINA,  MORTGAGE OF REAL ESTAT  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOU	.0.	· · · · · · · · · · · · · · · · · · ·	
d mortgagor	rcuit Court of said State may, at chambers or otherwise, appoint a receiver w	ith authority to take possession of said premises and collect said re-	nts an
if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null at otherwise to remain in full force and vittee.  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.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  And the year of tur Lord one thousand nine hundred and Atalest by test of the Source of the United States of America.  And I would be a said of the Source of the Source of the United States of America.  AND ASSETTION OF SOUTH CAROLINA,  ALLE FOR A STATE OF SOUTH CAROLINA,  A D. 1924  A D.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an	d meaning of the parties to these Presents, that if	, th
AND IT IS AGREED, by and between the said parties, that the said mortgagor to bold and enjoy the samines until default of payment shall be made.  WITHERS MAY Hand. and Seal., this is the year of pur Lord one thousand nine hundred and Kelensky Leal.  Sagued, fighted and Delivered in the Fresence of La Marty Leal.  Sagued, fighted and Delivered in the Fresence of La Marty Law	if any be due, according to the true intent and meaning of the said note, th		
mises until default of payment shall be made.  WITNESS THEY Hand and Seal this day of farmers and in the one hundred and statistical and in the year of pur Lord one thousand nine hundred and statistical and party and Independence of the United States of America.  Signed, fefted and Delivered in the Presence of Signed, fefted and Delivered in the Presence of Alan Adams and Seal and Signed, fefted and Delivered in the Presence of Alan Adams and Seal and Signed fefted and Delivered in the Presence of Alan Adams and Seal an			
WITNESS Mit Hand and Seal, this day of January and in the one hondred and technically stall and in the one hondred and farther stall and s	AND IT IS AGREED, by and between the said parties, that the said mor	tgagor to hold and enjoy t	the sai
in the year of but Lord one thousand nine hundred and Addisony Idal  Signed, Seried and Delivered in the Presence of Signed and Delivered in the Presence of Signed and Delivered in the Signed Signe			
in the year of but Lord one thousand nine hundred and Addisony Idal  Signed, Seried and Delivered in the Presence of Signed and Delivered in the Presence of Signed and Delivered in the Signed Signe	η	day of farmary	
Sened, seeled and Delivered in the Presence of Ala Maria Carolica.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  Personally appeared before me Lola Maria County.  Personally appeared before me Lola Maria County.  Personally appeared before me Lola Maria County.  Mortgage of Real Estat County.  Personally appeared before me Lola Maria County.  Maria Carolica.  Notary Fublic for South Carolina.  The STATE OF SOUTH CAROLINA.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  County.  1. Poll. Morgan County.  1. Poll. Morgan County.  The STATE OF SOUTH CAROLINA.  RECOUNTY.  1. Poll. Morgan County.  The STATE OF SOUTH CAROLINA.  RECOUNTY.  A Maria County.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  County.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria County.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria County.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A Maria Carolica.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A D. 1923  A D. 1923  A D. 1924  A D.	in the year of our Lord one thousand nine hundred and Audense	Jand in the one hunds	lred an
Sened, period and Delivered in the Presence of Color Advanced Color Color Advanced Color Color Advanced Color Colo	farty-Set the year of the Sovereignty	and Independence of the United States of America.	
A STATE OF SOUTH CAROLINA,  County  Personally appeared before me Dela Attantif  made oath that She saw the within named M. M. Abelian the within written Deed; and that She, with  Real, and as Lied act and deed, deliver the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and act and deed, deliver the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and act and deed, deliver the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and act and deed, deliver the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and act and deed, deliver the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and act around the within written Deed; and that She, with  Witnessed the execution thereof.  SWORN to before me, this and the carolina.  RENUNCIATION OF DOWE.  A D. 1924  A D. 1924  Here and Assigna, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular that and and seal, this and the interest and estate, and also all her right and claim of Dower, of, in or to, all and singular and the within mentioned and released.  GIVEN under my hand and seal, this and the interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the seal and the seal the seal and the	Samuel College and Delivered in the Bressman of		
THE STATE OF SOUTH CAROLINA,  Seal, and as Lied act and deed, deliver the within written Deed; and that he, with  By A. D. 1924  SWORN to before me, this and with the saw the within written Deed; and that he, with  By A. D. 1924  SWORN to before me, this and deed, deliver the within written Deed; and that he, with  We saw the within the saw the saw the saw the saw the saw the saw the within the saw the within the saw the sa	ola Strange	Nr. W. Holconte	(L. S
THE STATE OF SOUTH CAROLINA,  Seal, and as Lie and deed, deliver the within written Deed; and that he, with  Sworn to before me, this 2 had and seal, this as a second of orear relinquish unto the within named  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE.  A. D. 1922  Sworn to before me, this 2 had and seal, this as a second of orear relinquish unto the within named  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE.  A. D. 1924  A. D. 192	3. a. margan		(L. S.
THE STATE OF SOUTH CAROLINA,    County.   County.			.,(L. S.
Personally appeared before me. Sold Stand of made oath that is he saw the within named N'N' Stalland of that is he saw the within named N'N' Stalland of that is he saw the within named N'N' Stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the stalland of the execution thereof.  SWORN to before me, this is supported by the within of the execution thereof.  SWORN to before me, this is supported by the within of the execution thereof.  SWORN to before me, this is supported by the within of the execution thereof.  SEAL SUPPORTED IN THE STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  A D. 1922	J		(L. S.
I made oath that whe saw the within named M. M. Nolland M. Witten Deed; and that when with M.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ES	STATE
I made oath that whe saw the within named M. M. Nolland M. Witten Deed; and that when with M.	Personally appeared before me Lola Strange		
act and deed, deliver the within written Deed; and that he, with  Roll Mayar witnessed the execution thereof.  SWORN to before me, this 3 10 (SEAL)  A. D. 1922  A. D. 1922  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWE.  County.  I. Poll Mo (gan A Mat. Put. S.C.  hereby certify unto all whom it may concern, that Mrs. Liddle B. Hollandle  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. M. M. S.	SA TA. DI	. 0	
SWORN to before me, this 3 Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE  County.  I. B.A. Mo. (gan a not. Past. S.C., hereby certify unto all whom it may concern, that Mrs. L.d., B. J. alcomble  e of the within named W. W. It alcomble  to 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 J. J. Molgan, B.C.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular privately may hand and seal, this 3 Notary Public for South Carolina.  Of Monagay A. D. 1922  Monagay Notary Public for South Carolina.	I made oath that he saw the within named	To si he	·
SWORN to before me, this 3 Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE  County.  I. B.A. Mo. (gan a not. Past. S.C., hereby certify unto all whom it may concern, that Mrs. L.d., B. J. alcomble  e of the within named W. W. It alcomble  to 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 J. J. Molgan, B.C.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular privately may hand and seal, this 3 Notary Public for South Carolina.  Of Monagay A. D. 1922  Monagay Notary Public for South Carolina.	·		
SWORN to before me, this 3 Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE  County.  I. B.A. Mo. (gan a not. Past. S.C., hereby certify unto all whom it may concern, that Mrs. L.d., B. J. alcomble  e of the within named W. W. It alcomble  to 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 J. J. Molgan, B.C.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular privately may hand and seal, this 3 Notary Public for South Carolina.  Of Monagay A. D. 1922  Monagay Notary Public for South Carolina.	$\mathscr{S}$		
SWORN to before me, this.  A. D. 1922  SEAL.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  REMUNCIATION OF DOWE.  I. B.A. Mo gan a not. Publ. S.C.  hereby certify unto all whom it may concern, that Mrs. Liddle B. Jyollande.  e of the within named. W. W. Jyollande.  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 singuls.  Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1923  A. D. 1923  Notary Public for South Carolina.	·		••••••
SWORN to before me, this of the state of the state of South Carolina.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE.  I, B.A. Mogan a not. Pull. S.C., hereby certify unto all whom it may concern, that Mrs. Liddle B. Jyollande 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 for the state, and also all her right and claim of Dower, of, in or to, all and singuls of the state of the state of the singular property of the state of the singular property of the state of the state of the state of the singular property of the state	B.a. Morgan	witnessed the execution thereof.	
THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE.  I. Poll Mongan A Not. Pull. S.C.  hereby certify unto all whom it may concern, that Mrs. Libel B. Holcomble  e of the within named W. W. Holcomble  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 W. M. Mary Rubic for South Carolina.  The STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE.  A D. 1923  A D. 1924  A D.	SWORN to before me, this		
THE STATE OF SOUTH CAROLINA,  I. Poll: Mo 1942 A Most. Publ. S.C.  hereby certify unto all whom it may concern, that Mrs. Likel B. Holcomble  e of the within named. W. W. Holcombe  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 singular forms within mentioned and released.  GIVEN under my hand and seal, this S. A. D. 1923  J. M. Motary Public for South Carolina.	of January A. D. 1922	$\rho_{-\rho} = l_{\perp}$	
THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWE  I, B.A. Mo gan a hat. Put. S.C.,  hereby certify unto all whom it may concern, that Mrs. Lidel B. Holcombe  e of the within named N. N. Holcombe  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 J. Mosagan, his.  Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1922  A. D. 1923  A. D. 1924  A. D. 192	Notary Public for South Carolina.	dola strange	
I, B.A. Mayan A not. Pul. B.C.  hereby certify unto all whom it may concern, that Mrs. Like B. Hallonste  of the within named W. W. Hallonste  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 J. J. Mayan his  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular fremises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1922  The Mayan A. D. 1922  The Mayan A. D. 1922  The Mayan A. D. 1922  Notary Public for South Carolina.			
I, Po.A. Mo (gun a not: Pull: S.C., hereby certify unto all whom it may concern, that Mrs. Libile B. Ifolconite  e of the within named W. W. Ifolconite  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 Y. W. Mary Libile  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.  GIVEN under my hand and seal, this S. A. D. 1923  S. A. D. 1923  S. A. D. 1923  Notary Public for South Carolina.		RENUNCIATION OF DO	OWER
hereby certify unto all whom it may concern, that Mrs. Likely Joleanth did this day appear before me of the within named. W. W. Hollowite 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 without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, did this day appear before me due to the persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, did this day appear before me due to the persons whomsoever, renounce, release, and forever relinquish unto the within named without any compulsion, did this day appear before me due to the persons whomsoever, renounce, release, and forever relinquish unto the within named within named within the persons whomsoever, renounce, release, and forever relinquish unto the within named within named		9	
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	1, 12. d. morgan, a not. Jul.	2.0,	
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	hereby certify unto all whom it may concern, that Mrs. Z. M.	B. Holconte	
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 formular for	e of the within named W.W. Holcombe	did this day appear before	fore m
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.  GIVEN under my hand and seal, this A. D. 1922  O'A. Morgania (L. S.)  Notary Public for South Carolina.	upon being privately and separately examined by me, did declare that she de	oes freely, voluntarily and without any compulsion, dread or fear of any	
GIVEN under my hand and seal, this.  Of Yannay  O'A, Morgan  Notary Public for South Carolina.	persons whomsoever, renounce, release, and forever relinquish unto the with	in named J. N. Morgan, his	
GIVEN under my hand and seal, this.  Solution of Mongain (L.S.)  Notary Public for South Carolina.			
GIVEN under my hand and seal, this. 3  of January  Notary Public for South Carolina.  3 2d.  3 2d.  3 2d.  3 2d.  3 2d.  3 2d.	•	nd estate, and also all her right and claim of Dower, of, in or to, all and si	singula
Of January  A. D. 1922  July  Morgany  Notary Public for South Carolina.  324	3 rel		
Notary Public for South Carolina.  3 2d. 32	$\bigcirc \bigcirc $		
O- 32d		L'die B. Tholcombe	***********
Recorded for fariany o	O- 3rd 3.		
• •	Recorded for family of 192	✓	