And if at any time any part of said debt, or interest thereon be past due and supplid. I the deers described premise to said stockages. I the deers described premise the said stockages and stockages. I the deers described premise the said stockages. I the said stockages. I the said stockages. I the said stockages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said parties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said sparties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said sparties, that the said mortgages. AND IT IS AGRIEED, by and becamen the said sparties, that the said mortgages. AND IT IS AGRIEED, by and became the said sparties that the said mortgages. AND IT IS AGRIEED, by and became the said sparties that the said mortgages. AND IT IS AGRIEED, by and became the said sparties that the said mortgages. AND IT IS AGRIEED, by and became the said sparties that the said mortgages. AND IT IS AGRIEED, by and became the said sparti	to warrant and forever defend, all and singular, the said premises unto the said. Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming And the said mortgagor agree to insure the house and buildings on said lot in a sum Dollars (in a company or companies satisfactory to by fire, and assign the policy of insurance to the said mortgagee and that in the event that mortgagee may vause the same to be insured in	Heirs, and Assigns, forever. And Heirs, Executors and Administrators or to claim the same, or any part thereof. Ot less than the mortgagee), and keep the same insured from loss or damage the mortgagor shall at any time fail to do so, then the said butse
clief, Executors, Administrators and Antiqua, and every person whomenever havility delaming, or to delive the stance, any part throat. And the eard mortespart—agreement in the clienter the beauts and buildings or and for its a sum, on the stance, any part throat. And the eard mortespart—agreement in the clienter the beauts and buildings or and for its a sum, early the contragence—and that in the event think the mortespare—and that it is do in, thus the antiquespare—and that in the event think the mortespare—and that it is do in, thus the antiquespare—and that in the event think the mortespare—and that it is do in, thus the antiquespare—and that in the event think the mortespare—and supers that are supported to the part of the promises and educate of antiquespare—and that it is an antiquespare—and that it is a sum, and retimined. And if an any time any part of mid dat, or interest Exercise be part does and support. And if an any time any part of mid dat, or interest Exercise be part does and support. And if an any time any part of mid dat, or interest Exercise be part does and support and part of the	Heirs and Ass feirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming. And the said mortgagor agree to insure the house and buildings on said lot in a sum Dollars (in a company or companies satisfactory to fire, and assign the policy of insurance to the said mortgage, and that in the event that nortgage, may vause the same to be insured in 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. If the above described premises to said mortgage, or the proceeds thereof (after pasing costs of collection) upon said debt, interest, core rests and profits actually collection. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the aid mortgage, of and shall well and truly pay or cause to be paid, unto 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. Premises until default of payment shall be made. WITNESS My Hand and Seal, this in the year of our Lord one thousand nine hundred and WITNESS My Hand and Seal, this In the year of our Lord one thousand nine hundred and WITNESS THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that he saw the within named Signed, Scaled and Delivered in the Presence of WITNESS WORN to before me, this ALLA CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County.	cor to claim the same, or any part thereof. ot less than
city, Executors, Administrators and Antique, and every person whomseever haveled schemely from and against the state, was purt throat. And the and marriague	Heirs and Assiens. Executors, Administrators and Assigns, and every person whomsoever lawfully claiming. And the said mortgagor	cor to claim the same, or any part thereof. ot less than
And the and norregoer— agree— to insure the bound and buildings on said the same, or may part threat. And the and norregoer— agree— to insure the bound and buildings on said the in a sum not lost than. And the and norregoer— the property of the instructure that the contrager—, and then the property of the instructure. The contrager— the property of the instructure that it is the property of the instructure. And if at any time are part of said debt, or interest thereon the goat does and unpublic. And if at any time are part of said debt, or interest thereon the goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to goat does and unpublic. And if at any time are part of said debt, or interest thereon to go and the parties of the promoses and college and excellent and any or any	Leirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming And the said mortgagor	the mortgagee), and keep the same insured from loss or damage the mortgagor shall at any time fail to do so, then the said burse
Delar by a company or companies antidentory of the increase. And least the same bound from last or dama of the policy of increases to be said intergrate	And she said mortgagor	the mortgagee), and keep the same insured from loss or damage the mortgagor shall at any time fail to do so, then the said burse
Dollars his a company or companies subfactory of the management, and has been dependent on the policy of insurance to the analyses, and have designed and dependent of the policy of insurance to the substance of the designed of the policy of the management of the designed of the policy of the management of the designed of the policy of the management of the policy of	Dollars (in a company or companies satisfactory to fire, and assign the policy of insurance to the said mortgagee	the mortgagee), and keep the same insured from loss or damage the mortgagor shall at any time fail to do so, then the said burse
y on, and beings the colley of insurance to the six diversages	y fire, and assign the policy of insurance to the said mortgagee, and that in the event that our taggee may vause the same to be insured in	hereby assign the rents and profit to do so, then the said to do so, the
And it as any time any cure of said debt, or interest thereon be past due and suppaid. And it as any time any cure of said debt, or interest thereon be past due and suppaid. And it as any time any cure of said debt, or interest thereon be past due and suppaid. And it as any time any cure of said debt, or interest thereon be past due and suppaid. And it as any time and control of the suppaid of the current of the control of the suppaid of the current of the control of the current of the curren	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profit tors, Administrators or Assigns, and agree that any Judge of the take possession of said premises and collect said rents and profits or expenses; without liability to account for anything more than arties to these Presents, that if the there is an arties to these possession, that if the there is an arties to these presents, that if the there is an arties to these presents, that if the take possession of said premises and collect said rents and profits to the take possession of said premises and collect said rents and profit the take possession of said premises and collect said rents and profits are taken profits and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents and profits are taken possession of said premises and collect said rents are taken possession of said premises and collect said rents are taken possession of said premises are taken possession of said premises and collect said rents are taken possession of said premises are taken possessio
and if at any time any part of said delt, or interest thereon be goat due and unyould. And if at any time any part of said delt, or interest thereon be goat due and unyould. And if at any time any part of said delt, or interest thereon be goat due and unyould. And if at any time any part of said delt, or interest thereon be goat due and unyould. And if at any time any part of said delt, or interest thereon be goat due and unyould. And if at any time any part of said delt, or interest and said said said said said said said sai	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. If the above described gremies to said mortagere. Or any or said State may at chambers or otherwise, appoint a receiver with authority pophlying the net proceeds thereof (after paying costs of collection) upon said debt, interest, or he rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortager. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortager. AND IT IS AGREED, by and between the said parties, that the said mortager therwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortager. Premises until default of payment shall be made. WITNESS. Hand, and Seal, this. in the year of our Lord one thousand nine hundred and. Journal of the South Lycar of the Sovereignty and Independence of the Signed, Sealed and Delivered in the Presence of Walkard And Seal And Andrews An	hereby assign the rents and profit- tors, Administrators or Assigns, and agree that any Judge of the take possession of said premises and collect said rents and profits are or expenses; without liability to account for anything more than arties to these Presents, that if, the said debt, or sum of money aforesaid, with interest there regain and sale shall cease, determine, and be utterly null and void
And if at any time any part of said delty or interest thereon he past due and unpaid And if at any time any part of said delty or interest thereon he past due and unpaid And of any time any part of said delty or interest contents, agoint a nector with address to the past of any parties of the parties to these parties thereof tacks reporting more than the past of any parties of the parties to these parties thereof tacks reporting more than the past of any parties of the parties to these pasts thereof tacks reporting more than the past of the parties to these pasts, there is the past of the parties to these pasts, the past of the parties to these pasts, the past of the parties to the past of the	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profit tors, Administrators or Assigns, and agree that any Judge of the take possession of said premises and collect said rents and profits or expenses; without liability to account for anything more that arties to these Presents, that if the said debt, or sum of money aforesaid, with interest there are and sale shall cease, determine, and be utterly null and void
And if at any time any part of said delte, or interest thereon be gent due and unpaid. Jet above described precises to said necrogates. Jet above described thereof calcies being costs of collection of the said of the said of the said processes of said precises and delta of collection of collection of the said processes. Jet all mortgages. Jet and said well necrosary decreased, with interest and meaning of the parties to these Presents, that if. Jet all mortgages. Jet and said well necrosary decreased, with interest and interest of the said story, the said delta or said of the said story, the said delta of said precises. Jet all well are said to said the said story, the said said precises and said cases, determine, and the said said precises and said cases. Jet all cases, determine said it necrosary and said precises and said cases. Jet all cases determine and said cases are said said said said the said said said said said said the case and said said said said said said said sai	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profit tors, Administrators or Assigns, and agree that any Judge of the take possession of said premises and collect said rents and profits or expenses; without liability to account for anything more that arties to these Presents, that if the said debt, or sum of money aforesaid, with interest there are and sale shall cease, determine, and be utterly null and void
return of the control	propring the net proceeds thereof (after paying costs of collection) upon said debt, interest, co the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgagor	arties to these Presents, that if, the said debt, or sum of money aforesaid, with interest there are and sale shall cease, determine, and be utterly null and void
aid mortgages	aid mortgagor	, the said debt, or sum of money aforesaid, with interest there rgain and sale shall cease, determine, and be utterly null and void
not any to the consequenting to the true of the content of the scale note, then this deed of bargean and sale shall case, electronine, and be otherly noted and easier the sale mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. To hold and easier the said tenties until default of payment shall be made. WITNESS They Hand and Scal., this. It will not a suppose that the said mortgager. Signal, Societ and Delivered by the Prosence of Signal, Societ and Signal, Societ and Delivered by the Prosence of Signal, Societ and Delivered by the Prosence of Signal, Societ and Signal, Societ Signal, Societ and Signal, Societ Signal, S	in 11 any be due, according to the true intent and meaning of the said note, then this deed of betherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor	gain and sale shall cease, determine, and be utterly null and void
remises until default of payment shall be mode. WITNESS they thand, and Seal, this. It was of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of our Lord one thousand sine bandered and. First year of year of the United States of America. Signed, Sogiled and Delivered is the Presence of First year of America. First year of year of America. Signed, Sogiled and Delivered is the Presence of the United States of America. Signed, Sogiled and Delivered is the Presence of the United States of America. Signed, Sogiled and Delivered is the Presence of the United States of America. MORTGAGE OF RRAL ESTATI C. L. S. (L. S. (L	Premises until default of payment shall be made. WITNESS Hand and Seal., this. in the year of our Lord one thousand nine hundred and. Jorty EightLyear of the Sovereignty and Independence of the Signed, Scaled and Delivered in the Presence of Wallace Many May Hall and Many Many May Hall and Ma	to hold and enjoy the sai
in the year of our Lord one thousand since hundred and testerety three and in the one hundred and pour to the year of our Lord one thousand since hundred and testerety and Independence of the United States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States of America. Signed, Spaled and Delivered in the Presence of Wallack and Market and States and Market and States and Sta	WITNESS The year of our Lord one thousand nine hundred and. Joseph Eyykhlyear of the Sovereignty and Independence of the Signed, Sealed and Delivered in the Presence of Walland THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that he saw the within named. Januar June SWORN to before me, this ay of	
in the year of our Lord one thousand one hundred and the case hundred and forces of the United States of America. Signol Sapet and Delivered in the Presence of Mallace (L. S. (in the year of our Lord one thousand nine hundred and. Jack Carpath year of the Sovereignty and Independence of the Signed, Scaled and Delivered in the Presence of Walk and Mark and	
in the year of our local one thousand mine hondred and the case hundred an Additional Control of the South Carolina, Signed, Septent and Delivered in the Presence of Walkard Mallace (L. S. (L	in the year of our Lord one thousand nine hundred and. Jacky Sughth year of the Sovereignty and Independence of the Signed, Scaled and Delivered in the Presence of Walk and M. Jacky Signed, Scaled and Delivered in the Presence of Walk and M. Jacky State Of SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that he saw the within named and deed, deliver the within written Deed; SWORN to before me, this and as a sound of the same of the s	day of August
Signed, Sealed and Delivered in the Presence of Walkard Mark Suppared (L. S. (L. S. (L. S. (L. S. (L. S.)))) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Glass Mark Suppared before me Glass Mark Mark Mortoage of Real Estati Mortoage of Real Estation Mortoage of Real Estati Mortoage of Real Estation Mortoage of	Signfed, Scaled and Delivered in the Presence of Wallang May No Me THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that he saw the within named	and in the one hundred an
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. In made oath that the saw the within named. Sworm to before me, this that the saw the within content of the execution thereof. SWORN to before me, this that the saw the within the execution thereof. SWORN to before me, this that the saw the within the execution thereof. THE STATE OF SOUTH CAROLINA, Greenville County. I, Pure the execution thereof. THE Within mamed. If of the within mamed as separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the execution that 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 effects within mentioned and released. GIVEN under my hand and seal, this you house the singular effects within mentioned and released. GIVEN under my hand and seal, this you house the singular effects within mentioned and released. Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. Jack Just Just A. D. 192. 3. Work to before me, this. A. D. 192. 3. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Purchase Proposition of the property of the pr	
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. In audic Jungary and made oath that he saw the within named. SWORN to before me, this. y of	Tracek Jupace (L. S
THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me and made oath that he saw the within named A. D. 192. Description of the within written Deed; and that he, with W. A. Wallace witnessed the execution thereof. SWORN to before me, this Witnessed the execution thereof. SWORN to before me, this Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I Proceedings of the within named did this day appear before me did this day appear before me witness 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 of the within mentioned and released. GIVEN under my hand and seal, this y of A. D. 192. Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. In auch Jane Market Marke	(L. S.
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. In auch Juguet A. D. 192. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, Greenville County. I	THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	, 10 miles
Personally appeared before me Last Mark Mark Mark Mark Mark Mark Mark Mark	Personally appeared before me	<u> </u>
gn, seal, and as	sign, seal, and as act and deed, deliver the within written Deed; SWORN to before me, this as A. D. 192. 3. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Purchase Supplies	MORTGAGE OF REAL ESTATE
gn, seal, and as	sign, seal, and as act and deed, deliver the within written Deed; SWORN to before me, this as A. D. 192. 3. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Purchase Supplies	nc Hee
gn, seal, and as act and deed, deliver the within written Deed; and that he, with Wallack witnessed the execution thereof. SWORN to before me, this A. D. 192.7 Wallack (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, Derived certify unto all whom it may concern, that Mrs. ife 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 of the serious 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.	SWORN to before me, this ay of A. D. 192. 3 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Purchase Regular	6
SWORN to before me, this A. D. 192. 3. THE STATE OF SOUTH CAROLINA, Greenville County. I. Description of hereby certify unto all whom it may concern, that Mrs. If the within named did this day appear before me du 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 of the property of the prop	SWORN to before me, this A. D. 192.3 A. D. 192.3 Wall acl (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Pur class Pro-	
SWORN to before me, this A. D. 192. 3 A. D. 192. 3 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Purchase Price The within named. If the within named and 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 of the within named. If the within named and 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 of the within named. If the within named and 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 of the within named. If the within named and 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 of the within named. If the within named and 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 of the within named. If the within named and 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 of the within named. If the within named and upon being privately and support the within named and upon being privately and support the within named. If the within named and 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 of the with	THE STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192. 3 Notary Public for South Carolina. Pur chase Processing County.	and that he, with Wallace
THE STATE OF SOUTH CAROLINA, Greenville County. I, Description of the within named and 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 to processes within mentioned and released. GIVEN under my hand and seal, this. (L. S.) Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192. 3 Notary Public for South Carolina. Pur chase Processing County.	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I, Ohereby certify unto all whom it may concern, that Mrs. ife of the within named did this day appear before me and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, 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 than the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. (L. S.) Notary Public for South Carolina.	THE STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192. 3 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. Furches: Parchael	
Greenville County. I.	Greenville County. 1. Purchase Port	Ekas M. M. G. Yee
I,	I. Purchase Pri	
o hereby certify unto all whom it may concern, that Mrs		RENUNCIATION OF DOWER
ife of the within named	hereby certify unto all whom it may concern, that Mrs	
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 remains 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 representations of the Premises within mentioned and released. GIVEN under my hand and seal, this		did this day appear before me
e Premises within mentioned and released. GIVEN under my hand and seal, this	risons whomsdever, rendunce, release and forever remiquish unto the within hamed	did this day appear before me arily and without any compulsion, dread or fear of any person o
GIVEN under my hand and seal, this	Heirs and Assigns all her interest and assats	did this day appear before me arily and without any compulsion, dread or fear of any person o
Notary Public for South Carolina. A. D. 192 (L. S.) Notary Public for South Carolina.		did this day appear before mearily and without any compulsion, dread or fear of any person o
Notary Public for South Carolina.	GIVEN under my hand and seal, this	did this day appear before me arily and without any compulsion, dread or fear of any person o
	ay ofA. D. 192	did this day appear before me arily and without any compulsion, dread or fear of any person o
	Notary Public for South Carolina.	did this day appear before mearily and without any compulsion, dread or fear of any person o
		did this day appear before me arily and without any compulsion, dread or fear of any person o