AND IT IS AGREED, by and between the said parties, that the said Mortgagor to hold and enjoy the said Premises		
TO HAVE AND TO HOLD, all and singular, the mid Prevalese must the said Marriagnee. Amagens, forcer, and of the beethy bild and signalar the said Prefaces undo the said Mortagnee and the Marriagnee or harder of the said forcer, designed all and signalar the said Prefaces undo the said Mortagnee and Assigns, and every servous whomever harder designed forcer, and assigns. And the said Mortagnee are a to inserve the house and buildings on said list in a son of not less than hard designations and assigns the policy of insurance to the said mortagnee; and that in the event that the Mortagnee. I and keep the same red from less or through by fire, and assign the policy of insurance to the said mortagnee; and that is the event that the Mortagnee. I and keep the same that you do not said the said Mortagnee, and was greatly assign the rests and profits satisfying the said prefix and profits satisfy on the processor of the said careful freezing to said wortagnee, or. And if at any time any trust of said dist, or interest therm, by said stee and unpaid. Beerly assign the erests and profits satisfying the said prefix and profits satisfying the said prefix and profits satisfying the said profits and profits satisfying the said profits and profits satisfying the said profits and profits satisfy of the said profits and profits satisfy or other profits and profits satisfying the said profits and said profits and prof		
Angles, torser. And. O. O. On fee breely lind and signature the said Prignises up to the aid Mertagage and Herris Recenters and Annights, and against Properties and Annights are to warrent and three deliging file claim some or any part threely. And the said Margager. agree 26 to insure the beause and buildings on said let in a some of not less than the Anthree of the Margager. and large the same red frees less or damage by fire, and assign the policy of insurance to the said sortings or compasies satisfactory to the Mortagager. and large the same red frees less or damage by fire, and assign the policy of insurance to the said sortings or compasies satisfactory to the Mortagager. and large the same to do so, then the said Mortagager and said dolt, or interest thereon, he polit false and unpaid. And if a say thus any part of said dolt, or interest thereon, he polit false and unpaid. And if a say fine any part of said dolt, or interest thereon, he polit false and unpaid. And if a say fine any part of said dolt, or interest thereon, he polit false and unpaid. And if a say fine any part of said dolt, or interest thereon, he polit false and unpaid. And if a say fine any part of said dolt, or interest thereon, he polit false and unpaid. And if a say fine any part of said dolt, or interest thereon, he polit false anything more than the rans and ponths acreally relieved. And if a say fine any part of said dolt, or interest thereon, he polit false anything more than the rans and ponths acreally relieved. BEFORDED ALWAYS. NEVERTHELESS and it is the true interest and locating of the parties to these Presents, that if the said Mortagager. And if I say for or came to be paid unto the said dortage, the dolt or saw of morey, with interest thereon, if any be due, according to the true interest and locating of the parties the said parties, that the said Mortagager and in the one bundred and said and said and the parties and and the said parties, that the said Mortagager and in the one bundred and said and said and the		ining.
Here and Assigns, and an adjacent or design at and signature the rated Professes unfor the said Mortgagere and Here and Assigns, and every person whome the whole children of the children of	TO HAVE AND TO HOLD, all and singular, the said Frenches unto the said Mortgagee,	
Heirs, Executors, Administrators and Assigns, and every person whome were localized chings of the data same or any part theory. And the said Mortgager—agree 5. to insure the house and buildings on said lot in a soon of not less than. Dollars, in a soon of not less than. Dollars, in a soon of not less than. Dollars, in a company or companies satisfactory to the Mortgager—and less the same and reinformers. And if at any time any part of said dest, or interest thereous, by pair dae and urginity and receiver, which authority to take possession of said premises and extensive soon of the company. And if at any time any part of said dest, or interest thereous, by pair dae and urganity. And if at any time any part of said dest, or interest thereous, by pair dae and urganity. And if at any time any part of said dest, or interest thereous, by pair dae and urganity. And if at any time any part of said dest, or interest thereous, by pair dae and urganity. And if at any time any part of said dest, or interest thereous, by pair dae and urganity to take possession of said premises and exact and said rest and ordis applying from them the rests and predist saturally collected. PROVIDED ALAWAS, NEWERTHERISES, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager—the debt or sain of money, with interest thereous, that if the said Mortgager—the debt or sain of money, with interest thereous, that if the said Mortgager—the debt or sain of money, with interest thereous, that if the said Mortgager—the debt or sain of money, with interest thereous, that if the said Mortgager—the debt or sain of money, with interest thereous, that if the said Mortgager—the debt or sain of money, with interest thereous, the cutter with the said Mortgager—to the build state of payments and the cutter of payments an		
re tax with chiming offse claim same or any part thersell. And the said Mortgager— agree 2 to insure the bouse and belifdings on said lot is a som of not less than. But althought to the control of the said Mortgager— and less the same to be insured to do so, then the said Mortgager— and can be same to be insured in the said Mortgager— and can be same to be insured in the said Mortgager— and can be said to so so, then the said Mortgager— and can be said on the said Mortgager— and can be said to so, then the said Mortgager— and can be said on the said Mortgager— and can be that any Judge of the Circuit Corn of said State may, at chanders or otherwise, appoint a receiver, with authority to take passessing of said generies and est said rens and groffs scaling collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and seasing of the parties to these Presents, that if the said Mortgager— do and level and ruley agree can be said the said Mortgager— do and level and ruley agree can be said the said Mortgager— the debt or soun of money, with interest thereon, it may be than according to the true it and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be atterly until and void; otherwise to remain in full force virtue. ANN IT IS AGREED, by and between the said parties, that the said Mortgager— to hold and enjoy the said Premises default of payment, shall be proble. WITNINSS And A said and parties that the said Mortgager— to hold and enjoy the said Premises default of payment, shall be problemated and the said said to the said Mortgager— to hold and enjoy the said Premises default of payment, shall be problemated and the said payment and in the one hundred and. SWORN to belove me, this said ones, the said parties, that the said Mortgager— to hold and enjoy the said Premises with within named. SWORN to belove me, this said ones, the presence of the United States of America. SWORN to belove me, this said and the said Mortgager— to the said Mortgager— to the said M		
The first and Mortusers — gree \$\frac{\text{Section}}{to base the house and baddings on said bot in a sum of not less than, MAN AMMATING ADMINISTRATION OF DOWNERS, The accuracy or commonic satisfactory to the Mortugues—; and less than the continuous by first, and savign the policy of insurance to the said mortuges—; and that in the event that the Mortugues—, shall as any time to do so, then the said Mortugues— and exposes of each insurance under this mortugue, with interest. And if at any time any part of said debt, or morest threeon, it paid fane and unpublic. And if at any time any part of said debt, or morest threeon, it paid fane and unpublic. And if at any time any part of said debt, or more three one, it is also that the said continuous parts of the said fanety than the part of said fane may, at chandres or otherwise, appoint a receiver, with authority to take possession of said premises and ce said rests and offices actually collected, or said the said offices actually collected, or say thing grow that the rests and profits saturally collected, or say the said and the rests and profits saturally collected, and truly say or cause to be paid unto the said Mortugues—the debt or said of societies to these Presents, that if the said Mortugues—the debt or said of society with authority to take possession of said remains and the control of payment said the interest thereoe, if any be due, sacording to the true and moraling of the said mort that said does have a said the said Mortugues—the debt or said of society with interest thereoe, if any be due, sacording to the true and moraling of the said of the said the without the said Mortugues—the debt or said of society with interest thereoe, if any be due, sacording to the true and moraling of the said mortugues, and said the control of the said there with the said Mortugues—the said profits and the said the said the said the said the said the said Mortugues—the said profits and the said Mortugues—the said the said the said the said the said the said the s		hom-
Dollars, in a company or companies utilisated by fire, and assign the policy of insurrance to the said mortgager and that in the event that the Mortgager shall at any time to do so, then the said Mortgager any cause the same to be, insured in	ever lawfully claiming of to claim same or any part thereof.	1
Dollars, in a company or companies utilisated by fire, and assign the policy of insurrance to the said mortgager and that in the event that the Mortgager shall at any time to do so, then the said Mortgager any cause the same to be, insured in	And the said Mortgagor agree 2 to insure the house and buildings on said lot in a sum of not less than agree 2 to insure the house and buildings on said lot in a sum of not less than	010.0
to do so, then the sid Mortgagee — may cause the same to be insured in — mane and reinburse Manner and expense of each insurance under this mertgage, with interest. And if at may time any part of said dots, or interest thereon, he paid then and unpoid. Heirs, Executors, Administrators or Assigns, and it at any time any part of said does, or interest thereon, he paid then and unpoid. Heirs, Executors, Administrators or Assigns, and it as all evens and peofits applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without fability to the cost for anything or creame to be paid unto the said Mortgagee. — do and used more from applying or creame to be paid unto the said Mortgage, — do and used more than the read unto the said Mortgage, — do and used more than the read of the said more, with interest thereon, if may be date, according to the true at and manning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly mill and void; otherwise to remain in full force virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgageer — to bold and enjoy the said Premises defeated of payment shall by made. WITNINSS My band and seal this pande. WITNINSS My band and seal this with any of Mortgage of the force of the United States of America, and the state of America and in the one bundred and the parties of the Independence of the United States of America. Signed, Scaled and Delivered in the Premises of the Independence of the United States of America. Signed, Scaled and Delivered in the Premises of the Independence of the United States of America. Signed, Scaled and Delivered in the Premises of the Independence of the United States of America. Signed, Scaled and Delivered in the Premises of the Independence of the United States of America. THE TATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. THE TATE OF SOUTH CAROLINA, South Manner of Premises within mentioned and released. Heirs and Assigns, all		
the precision and expense of such insurance under this mortgage, with interest. And if at any time any part of said dock, or miterest thereon, be poly the and ungoid, hereby assign the rents and profits to held whether the precises to said mortgager, or their said mortgager, or their said mortgager, or their said profits and profits actually collected, and the cents and profits actually collected, and the rents and profits actually collected. REVITED ALAYS, NEVERTHILESS, and it is the true interest and avaning of the parties to these Presents, that if the said Mortgager do and twell and truly pay or cause to be paid unto the said Mortgager. The debt or sum of money, with interest thereon, if any be due, according to the true and maring, of the said note, then this deed of bargain and sale shall cause, determine, and be utterly null and void; otherwise to remain in full force virus. AND IT IS AGRIED, by and between the said parties, that the said Mortgager to be said unto a sum of money, with interest thereon, if any be due, according to the true and maring, of the said note, then this deed of bargain and sale shall cause, determine, and be utterly null and void; otherwise to remain in full force virus. AND IT IS AGRIED, by and between the said parties, that the said Mortgager to be said unto a sum of money, with interest thereon, if any be due, according to the true and maring, of the said mortgager to be said to be said and easily the said Mortgager to be said parties, that the said Mortgager to be said parties, and said to be said parties, and to be said to be said to be said to be said to be sa		time
And if at any time any part of said delt, or mitrest thereon, be paid due and unpaid, the above described precedus to said mortgagee, or the am ny Judge of the Circuit Coart of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and et said certs and peofits applying the net proceeds thereof (after paying costs of collection) upon said delt, interest, costs or expenses; without liability to at for asything more than the remail youldered. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and assenting to the parties to these Presents, that if the said Mortgageer. do and the valued out truly apply or cause to be poid unto the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgageer. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREED, by and between the said parties, that, the said Mortgagee. AND IT IS AGREE		
he above described premises to said mortgager, or		
e that any Judge of the Circuit Court of said State may, at clambers or otherwise, agoint a receiver, with authority to take possession of said premises and ex said rents and poofits, applying the net proceeds thereof (after paying costs of collection) upon said delt, interest, onto or expenses, without liability to make for anything more than the results and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgager—do and twell and truly pay or cause to be paid usto the said Mortgager—to and meaning of the said note, then this deed of bargain and sale shall coase, determine, and be urterly null and void; otherwise to remain in full force virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgager—to hold and enjoy the said Premises of the Independence of the United States of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Scale America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of America. Signed Scaled and Delivered in the Presence of		
THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. County. PERSONALLY APPEARED before mg. A. D. 19 50 Be saw the within maned. SWORN to before me, this. day of Allerand C. SWORN to before me, this this this the this the this this the this this this this this this this this		
THE STATE OF SOUTH CAROLINA. PRESONALLY APPEARED before my and and seal an		
PROVIDED ALWAYS, NEVERTHILESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgagor		ty to
well and truly pay or cause to be paid unto the said Mortgagee		
and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly mill and void; otherwise to remain in full force virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor to hold and enjoy the said Premises that for payment, shall be made. WITNESS My hand, and seal, this 2 suddent of payment, shall be made. WITNESS My hand, and seal, this 2 suddent of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Caracara Managery Andrews Mortgagor (L. S.) THE STATE OF SOUTH CAROLINA, County. PERSONALLY APPEARED before my hand. A D. 194 30 CROCK THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. WORN to before me, this day of Automatic (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. THE STATE OF SOUTH CAROLINA, County. A D. 194 30 CROCK MANAGERY		
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 To compare the said parties, that the said Mortgagor To compare the said parties, that the said Mortgagor To compare the said parties, that the said Mortgagor To compare the said parties, that the said Mortgagor To compare the said parties, that the said Mortgagor To compare the said parties, that the said Mortgagor To compare the said Premises day of December of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Cascan A. Manualan (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before my Made of Mortgagor Sworn to before me, this. Sworn to before me, this. The STATE OF SOUTH CAROLINA, Witnessed the execution thereof. Witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County Notary Public for S. C. (SEAL.) THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. RENUNCIATION OF DOWER. County Manualan County Mortgagor The State of the within named by Great of the said Mortgagor The STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. RENUNCIATION OF DOWER. County Manualan County Manualan County Manualan County Manualan A D 19 30 County Manualan A D 19 30 County Manualan County Manualan 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 19 30 County Manualan (SEAL) Manualan County Manualan (SEAL) Manualan County Manualan The said 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, thi		
AND IT IS AGREED, by and between the said parties, that the said Mortgagor default of payment shall be made. WITNESS	ent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full f	force
default of payment shall be made. WITNESS	1 virtue.	
WITNESS My hand and seal this day of Membra And in the year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Cascard Manual Mortgan Mortgage of Real Estate. Signed, Sealed and Delivered in the Presence of Cascard Manual Mortgage of Real Estate. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. PERSONALLY APPERARED before my dade of the within written Deed; and that S. be, with Coccard Manual Made oath be saw the within named. SWORN to before me, this day of Delivered to the within written Deed; and that S. be, with Coccard Manual Witnessed the execution thereof. WITNESS AND ALLY APPERARED before me, this day of Delivered to the within written Deed; and that S. be, with Coccard Manual Witnessed the execution thereof. Witnessed the execution thereof. WITNESS AND ALLY APPERARED NEED AND AND AND AND AND AND AND AND AND AN	0	mises
ur Lard one thousand, ninghundred and of the United States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. Signed Sealed and Delivered in the Presence of Caraca States of America. (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. County. PERSONALLY APPEARED before may had a decliver the within written Deed; and that S. he, with Caraca A. Musual with within named. SWORN to before me, this and deed, deliver the within written Deed; and that S. he, with Caraca A. Musual with within same of A. D. 196 30. Caraca K. Manuellan (SEAL.) Notary Fublic for S. C. (SEAL.) A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION of DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION of DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION of DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, RENUNCIATION of DOWER. A D. 196 30. The STATE OF SOUTH CAROLINA, The STATE OF SOUTH	il default of payment shall be made.	
of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Caray of Hauldin Hauldin (I. S.) (WITNESS hand and seal this day of day of the	year
Signed. Sealed and Delivered in the Presence of Cocard Haulden (L. S.) Half Haulden (L. S.)		
County. THE STATE OF SOUTH CAROLINA. Seal, and as Let and deed, deliver the within written Deed; and that & he, with Cocan & Manuelle witnessed the execution thereof. SWORN to before me, this. day of Lucinous A. D. 195 30 Cocan & Manuelle (SEAL.) THE STATE OF SOUTH CAROLINA, Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County Notary Public for S. C. The STATE OF SOUTH CAROLINA, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina, County Notary Public for S. C. The State of South Carolina and South		
THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me to the within named. Sworth to before me, this day of Queenta Morry Public for S. C. THE STATE OF SOUTH CAROLINA, A D. 198 30 County Morry Public for S. C. THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, County Morry Public for S. C. THE STATE OF SOUTH CAROLINA, County Morry Public for S. C. THE STATE OF SOUTH CAROLINA, County Morry Public for S. C. The State of the within named this day appear before me, and upon being privately and separately examined by ane, did declare that she does freely, voluptarily, and without any compulsion or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named the same of the sa	Signed, Sealed and Delivered in the Presence of	
PERSONALLY APPEARED before me and made oath & he saw the within named bed; deliver the within written Deed; and that & he, with Clear A. Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this A. D. 196 30 Coccur K. Manual (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, SCOUNTY, Manual Control of the within named before me, and upon being privately and separately examined by he, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or 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. GIVEN under my hand and seal, this day of Security Manual Manual (SEAL) Manual	ascard Januar made 11. Janyor (L.	. S.)
PERSONALLY APPEARED before me and made oath & he saw the within named bed; deliver the within written Deed; and that & he, with Clear A. Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this A. D. 196 30 Coccur K. Manual (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, SCOUNTY, Manual Control of the within named before me, and upon being privately and separately examined by he, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or 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. GIVEN under my hand and seal, this day of Security Manual Manual (SEAL) Manual	Stitly (drouve) (L.	. S.)
PERSONALLY APPEARED before me and made oath & he saw the within named bed; deliver the within written Deed; and that & he, with Clear A. Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this A. D. 196 30 Coccur K. Manual (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, SCOUNTY, Manual Control of the within named before me, and upon being privately and separately examined by he, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or 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. GIVEN under my hand and seal, this day of Security Manual Manual (SEAL) Manual		. S.)
PERSONALLY APPEARED before me and made oath & he saw the within named bed; deliver the within written Deed; and that & he, with Clear A. Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this A. D. 196 30 Coccur K. Manual (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, SCOUNTY, Manual Control of the within named before me, and upon being privately and separately examined by he, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or 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. GIVEN under my hand and seal, this day of Security Manual Manual (SEAL) Manual		. S.)
PERSONALLY APPEARED before me and made oath & he saw the within named bed; deliver the within written Deed; and that & he, with Clear A. Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this A. D. 196 30 Coccur K. Manual (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, SCOUNTY, Manual Control of the within named before me, and upon being privately and separately examined by he, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or 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. GIVEN under my hand and seal, this day of Security Manual Manual (SEAL) Manual		
PERSONALLY APPEARED before me and made oath of the saw the within named as act and deed, deliver the within written Deed; and that so he, with the decay of the within part of the within written Deed; and that so he, with the decay of the execution thereof. SWORN to before me, this day of Decay of Mary Public for S. C. THE STATE OF SOUTH CAROLINA, The act of the within many concern, that Mrs. County all whom it may concern, that Mrs. County wife of the within named this day appear before me, and upon being privately and separately examined by the, did declare that she does freely, voluptarily, and without any compulsion of or fear of any person or persons who inserver, 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. GIVEN under my hand and seal, this day of Decay of Mary of Ma		ATE.
seal, and as act and deed, deliver the within written Deed; and that She, with Occar A Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. RENUNCIATION OF DOWER. County Manual Ma	77 -	
seal, and as act and deed, deliver the within written Deed; and that She, with Occar A Manual witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. RENUNCIATION OF DOWER. County Manual Ma	PERSONALLY APPEARED before me and made of the state of th	oath
Witnessed the execution thereof. SWORN to before me, this day of Durentur A. D. 198 30 County Public for S. C. THE STATE OF SOUTH CAROLINA, County I, all whom it may concern, that Mrs. wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluptarily, and without any compulsion of fear of any person or persons whensoever, 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 day of Durenture A. D. 198 30 County B. County	t 6 he saw the within named	······
Witnessed the execution thereof. SWORN to before me, this day of Durentur A. D. 198 30 County Public for S. C. THE STATE OF SOUTH CAROLINA, County I, all whom it may concern, that Mrs. wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluptarily, and without any compulsion of fear of any person or persons whensoever, 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 day of Durenture A. D. 198 30 County B. County	Sus) Sus Concern of March	-11
day of Auch Modern Washington (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Notary Public for S. C. THE STATE OF SOUTH CAROLINA, I, County, A do hereby certify all whom it may concern, that Mrs. Wife of the within named. Whis day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion of fear of any person or persons who modern 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. GIVEN under my hand and seal, this. day of December A. D. 19 30 Carolina A. D. 19 30 Carolina A. Mandam, (SEAL.) Mandam, (SEAL.) Mandam, (SEAL.)		cei
day of Auch Modern Washington (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Notary Public for S. C. THE STATE OF SOUTH CAROLINA, I, County, A do hereby certify all whom it may concern, that Mrs. Wife of the within named. Whis day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion of fear of any person or persons who modern 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. GIVEN under my hand and seal, this. day of December A. D. 19 30 Carolina A. D. 19 30 Carolina A. Mandam, (SEAL.) Mandam, (SEAL.) Mandam, (SEAL.)	witnessed the execution thereof.	
THE TATE OF SOUTH CAROLINA, County Public for S. C. THE TATE OF SOUTH CAROLINA, FRENUNCIATION OF DOWER. County Manualdin M. G. & C. do hereby certify all whom it may concern, that Mrs. wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluptarily, and without any compulsion or fear of any person or 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. GIVEN under my hand and seal, this. day of Celember A. D. 192 30 Clsear X. Manualdin (SEAL) Mas. Pauth Homeson	Ditt Oaker to before me, the	
THE STATE OF SOUTH CAROLINA, I, County II, County III all whom it may concern, that Mrs. III all whom it may concern, that	day of A. D. 192 00	
THE STATE OF SOUTH CAROLINA, I, County II, County III all whom it may concern, that Mrs. III all whom it may concern, that	Osean It Mauldin (SEAL.) Study and the	
Julentille County Manualdin I, Character Mrs. County Manualdin Mobbe do hereby certify all whom it may concern, that Mrs. Wife of the within named 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 or fear of any person or 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. GIVEN under my hand and seal, this day of Accessible A. D. 196-30 Decay K. Manuadin (SEAL) Mrs. Quith Thompson A. D. 196-30 Decay K. Manuadin (SEAL)	Notary Fublic for S. C.	
Julentille County Manualdin I, Character Mrs. County Manualdin Mobbe do hereby certify all whom it may concern, that Mrs. Wife of the within named 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 or fear of any person or 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. GIVEN under my hand and seal, this day of Accessible A. D. 196-30 Decay K. Manuadin (SEAL) Mrs. Quith Thompson A. D. 196-30 Decay K. Manuadin (SEAL)	THE TATE OF SOUTH CAROLINA, RENUNCIATION OF DOW	VER.
I,	Arienalle	
all whom it may concern, that Mrs. Wife of the within named Whis day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluptarily, and without any compulsion or fear of any person or persons who is necessary renounce, release and forever relinquish unto the within named. Where 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. 196 30 Assear K. Mawlatin (SEAL) May of May of Maylatin (SEAL)	I asean It Maulden n. G. & la de haraby con	rtify
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 or fear of any person or persons who move 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. GIVEN under my hand and seal, this day of December A. D. 196 30. A. D. 196 30. Mandalin (SEAL) Mandalin (SEAL)	all whom it may concern that Mrs Peth Thompson	ittiy
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 or fear of any person or persons who is never, 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. GIVEN under my hand and seal, this 23 day of December A. D. 192. 30 December A. D. 192. 30 December A. Mauldin (SEAL) May Futh Thompson	wife of the within named Made M. I hoperson	
d or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	this day appear before me and upon being privately and separately examined by the did declare that she does freely voluntarily and without any compuls	sion
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. 23 rd day of December A. D. 19/30 Cloear K. Maulain (SEAL) Mrs. Ruth Thompson	d or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Dance Educae	do
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. 23 rd day of December A. D. 19/30 Cloear K. Maulain (SEAL) Mrs. Ruth Thompson	and his	
GIVEN under my hand and seal, this 23 and day of December A. D. 196 30 Closear K. Mauldin (SEAL) Mrs. Ruth Thompson		
day of Recember A. D. 19/30 Closear K. Maulain (SEAL) Mrs. Ruth Thompson		,
Osean X. Mauldin (SEAL) Mrs. Ruth Thompson	CIVEN under my hand and seal, this 23 kg	
Clocar R. Mauldin (SEAL) Mrs. Kuth Shompson	December A D 10 30	
TO CONTRACT OF A	Promote Mandain & Man Routh Thompson	
	(SEAL.)	
Recorded Dec. 23, 1930 at 12:30 P.M. 192		