Mary E. Templeton, Der There and Assigns forever. And	appertaining.	Appurtenances to the said Premises belonging, or in anywise incident or said
Recy, Execution and Administrators in warroot and forever defend all and singular the said Premiser maps do not. Mary F. Tomploton, Medinistrators and Assigns and every person witomoreve has fally demand against more carp yout derect. And the said Marigages, agareses, to mears the house and harding in male fall in a sum not hou the house of person witomore when the fall is a sum not hou the house of person your demands of the said harding of the marigages. And they give some fastered from how or done of the person may come the same to be invarious to said Marigages. And that is the creat that the marigages shall at any time fol to do so, then the said marigage may come the same to be invared in here. And if at any time any part of said dish, or privace, Darwoo, he pand since and unpasts. And if at any time any part of said dish, or privace, Darwoo, he pand since and unpasts. I make promises and appears of said dish, or privace, Darwoo, he pand since and unpasts. I make promises and any part of the said marigages. And if at any time any part of said dish, or privace, Darwoo, he pand since and unpasts. I make promises and any part of the said marigages. And if at any time any part of said dish, or privace, Darwoo, he pand since and unpasts. I make promises and any part of the said marigages. And if at any time any part of said dish, or privace, Darwoo, he pand since and said said said said said said said sai		
Energy Enventures and Administrations to warroust and forever defend all and oligonars the soil Premises units the paid. **Motive and Administrations and Assigna and every parson volundary control of the soil Mortgages. — parts. — to famous the books of the soil Mortgages. — parts. — to famous the books of the soil Mortgages. — and shall get on a soil to the a sum and loss than. **Motive and Administrations and Assigna and every parson volundary control of the and motive the books. — **The soil of the soil Mortgages. — and shall get on a soil does not a some of the parts. — **The soil of the authority of the parts of the soil of the authority of the parts of the soil of the authority of the parts of the soil of the authority of the parts of the soil of the authority of the parts of the soil of the soil of the parts of the soil of th		
Circ. Discretors and Administrators to warrest and forever defend all and dispose the said Frenties may the said. **Market of Angles Andles Angles A	Ieirs and Assigns forever. Anddo hereby bind	myself. my
There and Antigan, from and against. DD RNJ TY first, Execution, Administration and Assigns and swaps and swaps and swaps and swaps are missingly on said of the ansate or any part devent. And the said Montepaper agree		M 72 M 9 A NA
And the said Nettragon agree to heave the boose and calculating on a said to it as are not be than a some or any part identical. And the said Nettragon agree to heave the boose and calculating on said to it a set on the than a some or any part identical. Including a comparison of control to the said theory of the control		and the said Tremises unto me said.
And the said Marteagen. Name is income the boose and buildings on said tot in a sum not been than. Deltar is a commany of companion satisfactory to the surregace. Jose has the same incomed from low or demonstrate and provided of the control of the said same and buildings of the control of the said same and provided and the same incomed from low or demonstrate and saving the policy of incomes or early Marteau and provided and the same income and reinhears. And if it is any time any part of and dold, or incisent thereon, be part the and suppaid. And if it is any time any part of and dold, or incisent thereon, be part the and suppaid. And if it is any time any part of and dold, or incisent thereon, be part the and suppaid. And if it is any time any part of and dold, or incisent the anticepuse of the anticepus of t		mens and Assigns, from and against
Deliate in a company or composite extinatory to the management, and herp the same insured from loss or dama, y for, and sample the policy of insurance to said Mortgoeve, and that is the creat that the mortgoeve, shall at any time fall to do so, then the said mortgoeve and contains the same to be invested in		
y five, and analyze the polity of manuscare to acid Mortgagore, and that in the creat that the mortgagore shall at my time fall to do so, then the mail responses on the control of the formation in the creat that the mortgagore, with historial productions and evapouses of such interaction and evapouses of such interactions and evapous interactions and evapous and evapous interactions and independence of the limited States of America in the present of control evapous interactions and independence of the limited States of America in the processor of the evapous interactions and independence of the limited States of America in the processor in the processor of the evapous interactions and independence of the l		
receipt season to be insured to Mar. And if at any time care yours of with inconcare under this marriage, with bitered And if at any time care yours of with debt, or injoined between, he pest due and unpeted. And if at any time care yours of with debt, or injoined between, he pest due and unpeted. And if at any time care yours of with other or injoined between the care of the Circuit Chart of wall State any, at channies or otherwise, appoints a recover of the control of the chart of the		
re the premium and expenses of and hoursenes under this motigane, with internal And if at any time any parts of wail dicit, or inferent thereon, he part due and ampaid, I money analysis on work and profits of the above described premiums to add mortgages on ber internal State may at chambers or observing, applical a receive finite. Executor, Administration of Assigns and agree that any Judge of the Circuit. Course of and State may at chambers or observing, applical a receive finite proposed or observed and called and treats and profits of the action of the administration of Assigns and agree that any Judge of the Circuit. Course of and State may at chambers or observed, applical a receive finite programs of an administration of Assigns and assist on the state of the action of the course		
And if at any time any part of said debt, or interest biseron, he peat due and supposis. And if at any time any part of said debt, or interest biseron, he peat due and supposis. And if at any time any part of said debt, or interest biseron, he peat due and supposis. And if at any time any part of said debt, or interest biseron, he peat due and supposis. And if at any time any part of said debt, or interest biseron, he peat due and said and the said and said and the said and the said and the said and presents and collect, and the said and presents and perfus, applying the mer proceeds thereof (after paying on at collection) upon an admitted to the present of the paying on at collection) upon an admitted to the results of the perfusion of the patch to the true paying on at collection. PROVINED ALWAYS, exercicities, and it is the true interest and meaning of the patch to these Presents, that if	agee may cause the same to so mouted in	name and reimburse
And if at a key time any part of said dels, or instruct thereon, be past due and unpaid. I acreby assign the results and ports of the above described presidents to said mortgages, or harm. In althority to be have somewhere and presents and either the acres and rests, specially the entry procession of said presents and either and all erests and rests, specially the net procession from the first many, sh chambers are otherwise, appeloit a receive first first many, sh chambers are otherwise, appeloit a receive first many, and a second s		
And if at any time any part of said dobt, or intrined thereon, he past due and unpaid. And if at any time any part of said dobt, or intrined thereon, he past due and unpaid. And if at any time any part of said dobt, or intrined thereon, he past due and unpaid. And if any time and past of the above described premises to and mortgages. And if any time and the presence of each general said and and profits, applying the net prisoned thereof (after paying out of collection) upon as declared, order to requeste a should intallify to account for any thing more time the cents and profits actually collected. PROVIDER ALWAYS, reservicions, and if it the true intends and meaning of the parties in those Presents, that if it. If the said double are not former of mortal intends of the parties of the parties in the parties to the presents, that if it. PROVIDER ALWAYS, reservicions, and it is the true intends and meaning of the parties in these Presents, that if it. If the said the parties are the past of parties that said mortgages. AND IT IS ACREED by and between the said parties that said mortgages. AND IT IS ACREED by and between the said parties that said mortgages. AND IT IS ACREED by and between the said parties that said mortgages. In the year of our Land on thousand, this bandered and Litty seventh AND IT IS ACREED by and between the said parties that said mortgages. In the our handward and If It's seventh TO SAID above of the Servature and Independence of the United States of America in the our handward and Litty seventh Greenville Consty PRESONALITY appeared before me L. C. G. Wyche,		· · · · · · · · · · · · · · · · · · ·
corety analysis the rests and profits of the sheet electrical premises to said mortgager on his. Recently, administrations of Analysis and sagree that any plong of the Circuit Cours of east Sister may, at chemisers or enhancing applying an electrical course of east Sister may, at chemisers or enhancing to take presented of all premises and collect said rests and profits applying the net promosts thereof (after paying cost of collection) upon an electrical profits and profits actually collected. FIOUTIED ALWAYS, neartificies, and it is the true intent and meaning of the parties to these Presents, that it		
Sites, Executors, Administrators or Assigns and agree that any Juige of the Circust Court of said State may, at chambers or otherwise, appoint a section at active and the active and promises and collect and section and process, thereof differ pashing cost of collection) upon as obt, interest, early or exposes, without liability to account for anything more than the voits and profits actually collected. PROVIED AVANS, neverthers, and it is that true intents and meaning of the particle these Presents. Intent. If. I see said meritypage as and shall well and truly pay or course to be paid unto the said Margages the said debt or sum of money admension, with interest thereon, if any be due to remain in fulliforce and virtue. AND IT IS ARREED by and between the said particle that said mortgape; the said active pay or course to be paid unto the said mortgape; the said active pay of the said Premises until defeated of payment shall be made. WITHERS. WI hand got seed, this 35th day or October in the year of our Lord on thousand, nice hundred and Lifty Lifts in the one hundred said If they seventh year of the Sevengery and Independence of the United States of America Signed, essets and delivered in the yearsees of Elbal Euskay. C. G. Wyche,	· ·	
with authority to late peacesson of said premises and collect said rents and profits, applying the not proceeds thereof (after paying cont of calledinn) upon an advitable, that second or expenses; without liability to second for anything more than the rents and profits actually collected. FROVIDED ALWAYS, movetchess, and it is the true intent and meaning of the parties to these Presence, that if. I. the said martingers and should also druly pay or cause to be paid unto the said Mortgages. the second dead of more of the said martingers to the true intent and recenting of their mode, then this deed of bargain and said cause, determine, and be uttenty and and well; otherwise and parties that said mortgages. AND IT IS AGREED by and between the said parties that said mortgages. AND IT IS AGREED by and between the said parties that said mortgages. be all and enjoy the said Pennices until default of payment shall be made. VITNESS. When and seal, this 30th app of October is the pare of our Lord one thousand, nice beneficd and the Litty three. by the one hundred and. If If by seventh years of the Seventesy shill Independence of the United States of America Suggest, seeding and delivered in the persons of Ethel Hunkey. C. G. Wyobe, L. C. Garrett, L. C. Garrett, L. C. Garrett, L. C. Sarrett, MORIGAGE OF REAL ESTATE PRESONALLY appears before one. C. G. Wyobe, L. C. Sarrett, MORIGAGE OF REAL ESTATE More one of the said and said decive the within written deed, and that the with. L. C. Sarrett, SWORN TO before me this. 30th day October A. D., 19. 35 Ethel Hunkey Noisey Public for South Caroline. HENNINCIATION OF DOWER Greenville County I, de barrety extended by now, did decive that is the Sown fively, voluntarily and willoust any computition, dread of any not not persons whenever, reconner, volumes and forcer reliquish unto the within manued. Civen under my land and seate, this. A. D., 19. Noisey Fublic for South Caroli	dereby assign the rents and pronts of the above described premises to said mortg. Heirs Executors Administrators or Assigns and agree that any Judge of the Ci	agee , or her
in the pres of our Lord one thussend, the burley of the said motography of the same and profits sciently collected. Fig. 20 and shall well and truly pay or cause to be paid into the said Motography on the bester and mixing of said into, the said Motography of the said working of the parties to the Presents, that is if the said motography of the bester and mixing of said into, then this deed of bargain and said shall coate, determine, and be utterly and and void; otherwise to remain in full force and virtue. AND FIR SAGEED by and herecen the said parties that said motography	with authority to take possession of said premises and collect said rents and profi	fits, applying the net proceeds thereof (after paying cost of collection) upon said
TROUTED ALVAYS, nevertheless, and it is the true interest and meaning of the pairties to these Presents, that if I the said mertgagare and all and training of main most one has all Moctagages. The most of decide of some of more affordable, with interest thereous, if any place of the rese interest and mixining of main most, then this deed of bargain and sale shall coame, determine, and he utilized the training of main most, then this deed of bargain and sale shall coame, determine, and he utilized the main command of the state of payment shall be made. AND IT IS AGREED by and herecen the said portices that said mortgager. AND IT IS AGREED by and herecen the said portices that said mortgager. AND IT IS AGREED by and herecen the said portices that said mortgager. By hard and seal, this. 30th day of October in the year of our Lord one chousand, nine hoursed and the India. YITNESS. C. G. Wyohe, L. C. Gerrett, MORTGAGE OF REAL ESTATE FERSONALLY appeared before me. C. G. Wyohe, L. C. Gerrett, MORTGAGE OF REAL ESTATE Symbol History Widnessed the corrotion thereof. SWONN TO before as this. 30th day October A. D., 19. 35 Etnel Buckey Notary Public for South Cacalidae. MORTGAGE OF REAL ESTATE C. G. Wyohe, HE STATE OF SOUTH CAROLINA Greenville Compty A. D., 19. 35 C. G. Wyohe, HE STATE OF SOUTH CAROLINA Greenville Compty A. D., 19. 35 C. G. Wyohe, HE STATE OF SOUTH CAROLINA Greenville Compty A. D., 19. 35 Notary Public for South Cacalidae.	lebt, interest, costs or expenses; without liability to account for anything more the	than the rents and profits cotyclis collected
and shall well and truly may or cause to be paid unto the said Morigages. The said debt or sum of money aforwand, with interest theorem, if may be discovering to the true interest act course, consequently the said persons are asset and coase, determine, and be utterly noil and void; otherwise to remain in full forces and virtue. AND IT IS AGREED by and between the said parties that said mortgager. AND IT IS AGREED by and between the said parties that said mortgager. What are also and enjoy the said Premiew until default of payment shall be mode. WYNNESS. What and said sent this. Joth day of October in the over hundred and sent this. Signed, sealed and delivered in the presence of Ethel Huskey, C. G. Wyche, L. C. Garrett, (L. S. L. C. Garrett, MORIGAGE OF REAL ESTATE Greenville County PERSONALLY appeared before me. L. C. Barrett, MORIGAGE OF REAL ESTATE And made out L. C. Garrett, MORIGAGE OF REAL ESTATE C. G. Wyche, And no here within named. L. C. Garrett, MORIGAGE OF REAL ESTATE C. G. Wyche, C. G. Wyche, The lawkey witnessed the execution thereaf, SWORN TO heree me this. JOTH Ontober A, D., 19. 35 Ethel Ruekey Notary Public for Scuth Carolina. HE STATE OF SOUTH CAROLINA Greenville County The said and sent this may concorn that Mrs. the wife of the thin named. did this day appear below. It whom it may concorn that Mrs. the wife of the thin named. did this day appear below. A D., 10. Notary Public for Scuth Carolina.	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning	ing of the parties to these Presents, that if
to remain in fulfirers and virtue. AND PIT SACREED by and between the said partice that said mortgager bodd and expoys the said Peramines until default of payment shall be made. WINNESS	lo and shall well and truly pay or cause to be paid unto the said Mortgagee	the said debt or sum of money aforesaid, with interest thereon, if any be due
AND IT IS AGREED by and between the sold parties that each mortgagor on boild and enjoy the end? Permisse until default of payment shall be made. WYNNESS. What and seal, this 30th asy of October in the year of our Lord one thousand, nine hundred and thirty three in the one hundred and fifty geventh year of the Severiger and Independence of the United States of America Signed, sealed and delivered in the presence of Ethel Huskey, C. G. Wyche, L. C. Gerrett, (L. S. (L	to remain in fullforce and virtue.	and sale shall cease, determine, and be utterly null and void; otherwise
beld and enjoy the said fremies and default of payment shall be made. TYNESS. Ty hand and seal, this. 30th day of October in the year of our Lord one thousand, nine hundred and LLIFLY three in the one hundred and fifty seventh year of the Severagany and Independence of the United States of America Signed, sealed and delivered in the pressure of ELDEI Huskey,	AND IT IS AGREED by and between the said parties that said mortgagon	or ,
in the year of our Lord one thousand, nine hundred and thirty three in the one hundred and fifty seventh in the one hundred and fifty seventh Sigmai, easled and delivered in the presence of Ethel Huskey, C. G. Wyche, L. C. Garrett, (L. S. (L.	o hold and enjoy the said Premises until default of payment shall be made.	•
in the pear of our Lord one thousand, nine hundred and fifty seventh in the one hundred and fifty seventh year of the Sovesigney and Independence of the United States of America Signed, seasion and delivered in the presence of Ethel Huskey, C. G. Wyche, L. C. Garrett, (L. S. (L.	VITNESS hand and seal, this 30th	ay of October
in the one hundred and. fifty seventh year of the Sevensey and Independence of the United States of America Signed, sealed and delivered in the presence of State I Ruskey. C. G. Wyche, L. C. Ggrett, (L. S. (L.		three
State of South Carolina C. G. Wyche, C. G. Wyche, L. C. Garrett, (L. S. MOETGAGF OF REAL ESTATE And made ont he saw the within named. L. C. Garrett, MOETGAGF OF REAL ESTATE And made ont he saw the within named. L. C. Garrett, MOETGAGF OF REAL ESTATE C. G. Wyche, Seal and an. her and made ont he saw the within named. L. C. Garrett, (L. S. MOETGAGF OF REAL ESTATE And made ont he saw the within named. L. C. Garrett, (L. S. MOETGAGF OF REAL ESTATE And made ont he saw the within named. L. C. Garrett, (L. S. (L. S. (L. S. Wyche, C. G. Wyche, C. G. Wyche, EENUNCIATION OF DOWER A D., 19 33 C. G. Wyche, EENUNCIATION OF DOWER A D. Here is 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 council. Given under my hand and seal, this. day of. A D., 19 Notary Public for South Carolina.	in the one hundred and fifty seventh	vear of the Sovereignty and Independence of the United States of America
HE STATE OF SOUTH CAROLINA Greenville County presson and as her act and deed deliver the within written doed, and that he with Ethel Huskey witnessed the execution thereof. SWORN TO before me this. 30th day October A. D., 19. 33 Ethel Huskey (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County I. do hereby certify unto them it may concern that Mrs. the wife of the thin named. did this day appear before to 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 reson or persons whomseever, renounce, release and forever relinquish unto the within named. Sires 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 leased. Given under my hand and seal, this. day of A. D., 19. Notary Public for South Carolina.	Signed, sealed and delivered in the presence of	
HE STATE OF SOUTH CAROLINA Greenville County presson and as her act and deed deliver the within written doed, and that he with Ethel Huskey witnessed the execution thereof. SWORN TO before me this. 30th day October A. D., 19. 33 Ethel Huskey (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County I. do hereby certify unto them it may concern that Mrs. the wife of the thin named. did this day appear before to 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 reson or persons whomseever, renounce, release and forever relinquish unto the within named. Sires 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 leased. Given under my hand and seal, this. day of A. D., 19. Notary Public for South Carolina.	Ethel Huskey,	L. C. Garrett, (L.S.)
(L. S. (L. S.	G. G. WYCDE.	
HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me C. G. Wyche, and made out L. C. Sarrett, ign, seal and as. her act and deed deliver the within written deed, and that he with Ethel Ruskey witnessed the execution thereof. SWORN TO before me this. October A. D., 19. 33 Ptnel Ruckey Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, whom it may concern that Mrs. the whom it may concern that Mrs. the mind of the description of persons whomsever, renounce, release and forever relinquish unto the within named. s. 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 whomsever, renounce, release and forever relinquish unto the within named. series 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 leased. Given under my hand and seal, this. A. D., 19. Notary Public for South Carolina.		
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me C. C. Wyche, and made out hat he saw the within named L. C. Sarrett, Ign, seal and as her act and deed deliver the within written deed, and that he with Ethel Huskey witnessed the execution thereof, SWORN TO before me this 30th October A. D., 19. 33 Ethel Huskey (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unt ill whom it may concern that Mrs. the wife of the ithin named. did this day appear before e, and yone being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any serson or persons whomsoever, renounce, release and forever relinquish unto the within named. clies 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 leased. Given under my hand and seal, this day of		(L. S.)
HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. C. G. Wyche, and made out that he saw the within named. L. C. Sarrett, Ign, seal and as her act and deed deliver the within written deed, and that he with. Ethel Huskey witnessed the execution thereof. SWORN TO before me this. 30th day october A. D., 19. 33 Ethel Huskey (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA Greenville County I, do hereby certify untithin named. , did this day appear before e. 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 serson or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this day of A. D., 19. (L. S.) Notary Public for South Carolina.		(L. S.)
Greenville County PERSONALLY appeared before me		
Greenville County PERSONALLY appeared before me	ALBOY WILL	
PERSONALLY appeared before me	ζ,	MORTGAGE OF REAL ESTATE
hat he saw the within named L. C. Sarrett, ign, seal and as her act and deed deliver the within written deed, and that he with Ethel Huskey witnessed the execution thereof. SWORN TO before me this 30th day October A. D., 19 33 Ethel Huskey (L. S.) Notary Public for South Carolina. C. G. Wyche, RENUNCIATION OF DOWER Greenville County I, do hereby certify unterest and every examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any error or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this day of A. D., 19 (L. S.) Notary Public for South Carolina.		and made outh
ign, seal and as her act and deed deliver the within written deed, and that he with Ethel Huskey witnessed the execution thereof. SWORN TO before me this. 30th day October , A. D., 19 33 Ethel Huskey (L.S.) Notary Public for South Carolina. C. G. Wyche, RENUNCIATION OF DOWER Greenville County I. , do hereby certify unto this in mamed , did this day appear before the 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 erson or persons whomsoever, renounce, release and forever relinquish unto the within named Given under my hand and seal, this		
ign, seal and as her act and deed deliver the within written deed, and that he with Ethel Huskey witnessed the execution thereof. SWORN TO before me this 30th day October A. D., 19 33 Ethel Huskey Notary Public for South Carolina. C. G. Wyche, Ethel Greenville County I. , do hereby certify untuithin named , did this day appear before the 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 erson or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this day of		
Ethel Ruskey witnessed the execution thereof. SWORN TO before me this. 30th day f. October A. D., 19 33 Ethel Ruskey (L. S.) Notary Public for South Carolina. C. G. Wyche, REMUNCIATION OF DOWER REMUNCIATION OF DOWER Greenville County I. , do hereby certify unterest in the wife of the within named ease and oppose the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any serson or persons whomsoever, renounce, release and forever relinquish unto the within named eleased. Given under my hand and seal, this day of, A. D., 19. Notary Public for South Carolina.		
SWORN TO before me this. 30th day C. G. Wyche, Ethel Huckey (L. S.) Notary Public for South Carolina. C. G. Wyche, Ethel Huckey (L. S.) Notary Public for South Carolina. REMUNCIATION OF DOWER Greenville County I, , do hereby certify unterest and under my hand and seal, this. day of	sign, seal and as act and deed deliver the within written	en deed, and thathe with
C. G. Wyche, Etnel Huckey Notary Public for South Carolina. C. G. Wyche, Etnel Huckey Notary Public for South Carolina. C. G. Wyche, RENUNCIATION OF DOWER Greenville County I, , do hereby certify unterest like in the does freely, voluntarily and without any compulsion, dread or fear of any erson or persons whomsoever, renounce, release and forever relinquish unto the within named. Gers 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 eleased. Given under my hand and seal, this day of , A. D., 19 Notary Public for South Carolina.	Ethel Huskey witnessed the execution thereof.	
C. G. Wyche, Etnel Huckey Notary Public for South Carolina. C. G. Wyche, Etnel Huckey Notary Public for South Carolina. C. G. Wyche, RENUNCIATION OF DOWER Greenville County I, , do hereby certify unterest and without any concern that Mrs. , the wife of the rithin named. , did this day appear before any or persons whomsoever, renounce, release and forever relinquish unto the within named. Geirs 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 eleased. Given under my hand and seal, this day of , A. D., 19 Notary Public for South Carolina.	SWORN TO before me thisday	
RENUNCIATION OF DOWER Greenville County I,		· A titeraha
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County I,	Ethel Huskey (L.S.)	U. It. Myche,
Greenville County I,	(Li, D.)	
Greenville County I,		
Greenville County I,	THE COLOR COLUMN CAROLINAL	TOTAL MICH OF DOWER
I,	,	RENUNCIATION OF DOWER
thin named	•	
day of		
e, 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 erson or persons whomsoever, renounce, release and forever relinquish unto the within named. eirs 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 leased. Given under my hand and seal, this		
eirs 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 leased. Given under my hand and seal, this		
eirs 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 leased. Given under my hand and seal, this	e, and upon being privately and separately examined by me, did declare that she	ne does freely, voluntarily and without any compulsion, dread or fear of any
eirs 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 leased. Given under my hand and seal, this	rson or persons whomsoever, renounce, release and forever relinquish unto the w	vithin named
eirs 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 leased. Given under my hand and seal, this		
Given under my hand and seal, this	eirs and Assigns, all her interest and estate, and also all her right and claim of	
day of		
Notary Public for South Carolina.		1
Notary Public for South Carolina.	day of, A. D., 19	\
	(L. S.)	1
	Notary Public for South Carolina.	
	ecorded October 30th , 193 3 , at	5:00 o'clock P. M.