REGINERA G., McCUREN, Abesilutroners and Ansigns and every pursus "buttoners' invitally deliming or to claim to study." Myaalf And. my littles. Proceedings and assigns and every pursus "buttoners' invitally deliming or to claim the same or any part thereof.  And the cutil mortgagers, agree, to insure the bosses and buildings on said to in a sum not less than PYVP 'Processard'  Deltay, in a commany or companies accidentary to the marigance and loop the anamous of room into or samage by the , and satign the policy of bottomers to the said mortgagers, and this in the event that the mortgagers, and a said controlled to the said mortgagers, and the last of the said and the said controlled to the said mortgagers, and the last of the said of the said mortgagers.  And if all any them appears of and claim, the interest thereon, the facet.  And if all any them appears of an deal of the mortgagers, and the last of the said mortgagers.  And if all any them appears of an deal of the said mortgagers.  And if all any them appears of the claim State cryp, at chambers or observed a page and delay, interest and provides of the above described and an accordance of the controlled and an accordance of the controlled and accordance of the above described and accordance of the controlled and accordance of the appears of the analysis of the controlled and accordance of the appears of the analysis of the analysis of the analysis and accordance of the appears of the appe	And	288			
TOORTHEED with all and targetine the Echts, Members, Borndissments and Approximates to the said Premium before, or in norwest intended or superstanding to the AND TO ROLD all and shapatis the said Premium under the said.  **Superstanding the Echts, Administration and the Premium and the said.  **Enterwork direct all and targetine the said Premium to an and ERESOLE. C., McCuera, No. 7.  **Enterwork direct all and targetine the said Premium to the said.  **Enterwork direct all and targetine the said Premium to the said.  **Enterwork direct all and targetine the said Premium to the said.  **Enterwork direct all and targetine the said Premium and said said said.  **Add the said terropects	G.R.E.M.—2-a				
TOUST FIRST with all and impairs the Buylet. Hombon, Recollishments and Appartunement is the said Premises belonging, or in agreement incident or squeeze and to the said and recollish and simples the said Premises must be said. EMEGRIA. G. KoGuen, Mer.  To HAVE AND TO HORD all and simples the said Premises can be seen and the said and said and said impairs the said Premises can be said. EMEGRIA. G. KoGuen, Mer.  Before added an an integrate the said Premises can be said. EMEGRIA. G. KoGuen, Mer.  Helm and Antigen, from and applest. Type All and may, before a dark the said analysis of a dail of in a car mot loss than EMP Type Thousand  And the said analysis of the said and the said analysis of a dail of in a car mot loss than EMP Type Thousand  And the said analysis of the said and the said analysis of a dail of in a car mot loss than EMP Type Thousand  Bollow, in a company or companies said-during the managery of the mercapers, and keep the said the said analysis of a dail of the said the said analysis of the mercapers, and they the said the said analysis of the said and	·				
TOURTHEE with all and simpler the Digina Newbern, Hereditements and Appartenances to the said Pronton belonging, at its anywas indicate or apparential TO LAND AND TO DOLD all and simpler the said Pronton us to the said.  FEGURIA O, MOCOMB, Rev.  Little and Angine Stevens, And. I. do benefy that MYSOLE SELD MY.  Makes Bardanian and Administrators and Administrators are do said.  RESERVIA, S. S. NEGUREA, here.  Reservine, Administrators and Adminis					
TOOLTHEER with all and dispoint the Baylow, Members, Revolksaments and Appartmenters to the said Promise belonging, or in naywas instanct or superchain TO LEATE AND TO HOLDs all and dispoint the said Promises who the said.  **BESCRIE. G. McChern, Ref.**  **Bidds and Ansigns forever. And If 4s hereby blad. MYES-16. SQL MY Meets, Exercises and Administrators to warrant an increase defend all and singuists the said Promises cate the said.  **BESCRIE. G. McChern, here.**  **BIGGS and Ansigns from set against Myach M					
TOORTHING with all and singuing the highest Members, Recellionentia and Apputunance to the soil Premises belonging as in anywhich indices, or apprehimate TO HADE AND TO HOLD all and singuine the soil trends and as the soil.  Birth and Andigan foreure, And. I do hereby lated My90Lf SMM SY.  BELEVALE C. HOCUREN, MAD.  Birth and Andigan foreure, And. I do hereby lated My90Lf SMM SY.  BELEVALE C. HOCUREN, AND THE SAME SY THE S					
TOGSTHER with all and disgular the Richt, Mention, Manufalements and Appropriates to the and Premises belonging, or in suprise incident or apportunity to HAVE AND TO HOLDs all and singular the said Premises unto the said.  BUSGILE C. FOCURE, her many and Antiques and singular the said Premises unto the said.  BUSGILE C. FOCURE, her many and Antiques and singular the said Premises with the Manufale and Antiques and control of the said singular the said and the said core; present whether the third planting or to infinite the said and the said and the said core; present whether the third planting or to infinite the said and the said core; present whether the said and the said cortigues.  And the said cortigues					
TOGETHER with all and singular the Bylle, Northern Revolutions such the said Promises beinging, or in anyward incident or spractical. TO HAVE AND TO HUMB all and singular the said Promises such the said.  TO HAVE AND TO HUMB all and singular the said Promises such the said.  Disponia C. Reccurra, her Third and Antique forces. And, I have been such as the said of the promises and Administrators to warraw, a source of cited at one singular forces. And, I have been such as the said and singular the said vertices must be suite.  Billion and Antique, from and applient					
TO LACE AND TO HOLD all and singular the higher. Members, Rereditations to an Apparlocations to the call Promises belonging, or in any site justifies or appetunity to LACE AND TO HOLD all and singular the said Premises unto the said. FUNCTION, 1978. 1987. 1987. 1987. 1988. 1989. 19			•		
TO HAVE AND TO BOLD at and singular the said receives unto the said receives on the bridge of the Control of the said and singular the said remains unto the said. MYSSSS AGE OF MOCURE, NOT THE STATE OF SOUTH CAROLINA.  Here and Antique forever, And.  Here and Antique for the said consequence age of the learned to the said of the said consequence.  Here and Antique, from and against. MYSSSSS AND.  Here and Antique, for the said consequence, and antique to the learned to the said consequence.  And the end contengence age of the policy of tenturents to the cold moragence, and of the moragence, said and the control of the said contengence, and antique to the said contengence, and the said contengence and the					
Heirs and Ansigns forever, And. I do borely him. MYSOLF and. MY  Interver defend all and singular the said Frenches with class and	TO HAVE AND TO HOLD all and singular	r the said Premises unto the said	Eugenia C.	McCuen, her	
Helics and Analysis, from and algorite, the said Promitics with the said and singuistic Analysis, from and agents. Egyaclf. And. my Helics, Execution, Administrators and Analysis and every person whomesers carefully thinning or to older the same or any part decreed.  And the said mortugates. agree. to increase the house and indificing on said to it in sum me less than Five Thomas and Delay, in a company or companies attilization to the mortugates. and a said professor and the mortugates, and the in the event does the mortugates, and a said to the said mortugates, and a said professor and the mortugates, which he more than the said and the mortugates, and a said to the said mortugates, and and said professor and a said mortugates. The Portugates of the internation of the mortugates, which is an appear of an allow or relevant to the control of the said professor of the internation of the mortugates. The professor of the said professor of the internation of the mortugates, which is a said mortugates. The professor of the said of the said professor of the mortugates. The professor of the said mortugates, and the said of the said professor of the said mortugates. The professor of the said profess					
Heirs and Assigns, from and against				,	
Here, Executive, Antichistrictures and Arsigns and every param whomever investig relating or to chian the same or any part interest.  And the total mortgagor agree to insure the house and buildings or said tot in a sun and less than. Pave Thousand.  Delian, in a company or companies satisfactory to the mortgagor and long the an anticord from lone or demage by five, and antign the policy of instrumes to the raid mortgage and that in the event that the mortgagor and all at any if all to do so, that the mortgagor are any come the man to be incared in Al-18.  And if a any times of the east, socragone, are any come the man to be incared in Al-18.  And if a any times of the east, socragone, are any come the man to be incared in Al-18.  And if a any incared the east, socragone, are any come to be made and support, and the rents and profits of the above described and incared to the east of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents, that if, the raid mortgage of the parties of these Presents that if, the raid of the parties of these Presents that if, the raid of the parties of these Presents that if, the raid of the parties of the parties of these Presents that if, the raid of the parties of the parties of these Presents that if, the raid of the parties of the					
Secretion Administrators and Assigns and every parson wissurserve investig delating or to claim the same or any part interest.  And the vaid merigagor agree to insure the house and buildings or said but in a cur mit less than. Pave Thousand  Dellary, in a veraposary or companies satisfactory to the mortgagor and long the animated force loss or downess by 100, and assign the policy of insurance to the raid martgages and that in the event that the mortgagor and long the animated force loss or downess by 100, and assign the policy of insurance to the raid martgages and that in the event that the mortgagor, while interest.  PAR And if at any interest the said mortgagor, and companies to the raid martgages and that in the event that the mortgagor of the above described and interest to said mortgagor. The part of the above described and interest to said mortgagor.  And if at any indice of the Certific Coard of and distans may, at claimes or otherwise, appoint a receiver with anthreity to the government of a mortgagor of the animate of the parties to these Presents, that if the said normal presents that the contract and moraling of the parties to these Presents, that if the said mortgagor to a confidential present that the contract and moraling of the parties to these Presents, that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said mortgagor to a confidential present that if the said remains of the parties to these Presents that if the said mortgagor to a confidential present that if the said that the mortgagor that the mortga		Hei	rs and Assigns, from a	nd againstmyse_	lf and my
Delaw, in a company or companies activistics of the martagage allough one insured from loss or damage by fire, and assign the policy of insurance to the will martingage and it at any time stay part of said delay. Companies and the said martingage and one tagged the said martingage and the s					
interest from loss or demangs by from, and assign obe pulley of instructe to the said mortgages and that in the event that the mortgages about a facility to do so, these has said grantings	And the said mortgagor agree t	to insure the house and buildings or	n said lot in a sum not l	ess than Five	Phous and
Fig. 10 of the sp. then the said mortagene. They cause the same to be insured in.  And it a my time any part of said debt, or interest thereton, be past due and unpaid. It works saign the rests and profile of the above described progress to said mortagene. Or her here  And it a my time any part of said debt, or interest thereton, be past due and unpaid. It works saign the rests and profile of the above described progress to said mortagene. Or here  Indian by Jakes of the Original Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said promises and to ascound for suppling more than the rests and profile actually collected, were de collected, where the collection part and the second for suppling more than the rests and profile actually collected, were de collected part and only the second of said promises and to ascound for suppling more than the rests and trail is the true intest and measuring of the parties to these Presents, that if I, , the said mortage are to be paid unto the said mortagene. De dobe or some of money abroaded, with interest thereon, if any be dise, according to the true intest and measuring of the parties to these Presents, that if I, , the said mortagene.  AND IT IS AGENETO by and between the said parties that and mortagene. The collection of the true intest and measure and the said mortagene. The said according to the true intests and measure and the said mortagene. The said parties to the said mortagene. The said parties to the said parties of the said parties to the said parties and said and said the said parties and the said parties and the said the said parties and the said parties and the said the said parties and the said the said parties and the said the said the sai					
And it a my time any part of said debt, or interest thereon, he part does and unpeak. Lberreby assign the renth and profice of the above described promotes to add to contrologues					_
And if a my time my pert of mid debt, or interest thereon, be past does not unpaid. I	fail to do so, then the said mortgagee may opremium and expense of such insurance under the	cause the same to be insured in	his	name and reimbur	rsethe / for the
that any Judge of the Crewit Court of raid State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said granies and agreed that any Judge of the Crewit Court of raid State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said granies and to account for saything more than the rests and profit actually collected, we cost of collection) upon said does, interest, cost or expenses, without had not receive the said mortgages.  PROVIDED ALWAYS, reverbelows, and that it is the true intent and meaning of the parties to these Presents, than it	And if at any time any part of said debt, or	r interest thereon, be past due and u	inpaid,Ihereby a	ssign the rents and p	profits of the above describe
Signed and office and profession from two and profession for two and profession for two and profession from the composition of the profession from the profession from the profession for the profession from					
do and shall well and truly pay or can be made that the said parties that said mortgages the debt or sum of money aforesaid, with interest thereon, if any be dee, according to the true intest and meaning the AND IT IS AGREED by and between the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that said mortgages A.S. to bold and chipy the said Premises until default of payment shall be made with the said parties that shall be made and the said in the one hundred and the said said call that a.S. to be said that said the said that shall be said that s	collect said rents and profits, applying the net pr	oceeds thereafter (after paying costs	appoint a receiver, with s of collection) upon sai	authority to take pod debt, interest, costs	ssession of said premises ar or expenses; without liability
to be price must be said stortagues	PROVIDED ALWAYS, nevertheless, and the	at it is the true intent and meaning	of the parties to these I	Presents, that if	, the said mortgage
The STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  Flora K. Hayas.  Montro Brawley, Jr.  SWORN TO before me thin.  Jith  Marion Brawley, Jr.  SWORN TO before me thin.  Jith  Marion Brawley, Jr.  Karion Brawley					
Witness My hand and seal., this 14th day of March in to great core our Lord one thousand, nine bundred and forty and in the one hundred at a Sixty-fouribb. Statty-fouribb year of the Independence of the United State Sixty-fouribb. Year of the Independence of the United State Sixty-fouribb year of the Independence of the United State Sixty S	the said note then this deed of hargain and sale	e shall cease determine and he utter	ulte null and traids athors	cian to momoim in full 4	former and reinstance
year of our Lord one thousand, nine hundred and					
sixty-fourith year of the Independence of the United State Signed, scaled and delivered in the presence of Flora K. Hayes David E. McCuen, Jr. (L. s.					
Signed, seeled and delivered in the presence of  Flora K. Hayes  Marion Brawley, Jr. (L. s  (Recution, Jr.  (Recution,					
Flore K, Hayes   David E, McCuen, Jr.   (L. s. Marion Brawley, Jr.   (L. s. ) (L.	of America.			year of the ind	ependence of the Officed State
Marion Brawley, Jr. (L. s. (L.	<u> </u>		David F	. McCuen. Jr.	·
(L. S. THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Flora K. Hayes.  Marion Brawley, Jr					
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Flora K. Haygs.  And made oath that. S he saw the within named.  David E. McCuen. Jr.  SWORN TO before me this.  A. D. 19.40  Marion Brawley, Jr.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. Marion Brawley, Jr.  Notary Public for South Carolina.  REMUNCIATION OF DOWER.  Greenville County.  I. Marion Brawley, Jr.  Notary Public for South Carolina.  Fuggnia C. McGuen  the wife of the within named.  David E. McGuen, Jr.,  lid 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McGuen, her  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 Fremises 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 the Fremises 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 the Fremises 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 the Fremises within mentioned and released.  Given under my hand and seal, this.  Here and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released.  Given under my hand and seal, this.  Here and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Fremises within mentioned and released.  Here and Assigns, all her i					
Marion Brawley, Jr.  Notary Public for S. C.  Marion Brawley, Jr.  Marion Brawley, Jr.  Notary Public, S. C.  Marion Brawley, Jr.  Marion Brawley, Jr.  Notary Public, S. C.  Marion Brawley, Jr.  Notary Public, S. C.  (Seal)  Marion Brawley, Jr.  Notary Public, S. C.  Marion Brawley, Jr.  Marion Brawley, Jr.  Marion Brawley, Jr.  Notary Public, S. C.  Marion Brawley, Jr.  Marion Brawley, Jr.  Marion					
Personally appeared before me. Flora K. Hayes  and made cath that. A be saw the within named Dayld E. McCuen, Jr,  sign, seal and as nat and deed deliver the within written deed, and that. S he wi  Marlon Brawley, Jr. witnessed the execution thereof.  SWORN TO before me this Lith Marlon Brawley, Jr. (L. S.)  Notary Public for South Carolina.  FIOTA K. Hayes  Marlon Brawley, Jr. (L. S.)  Flora K. Hayes  Marlon Brawley, Jr. (L. S.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I. Marlon Brawley, Jr. Notary Public for S. (South Carolina).  The wife of the within named David E. McCuen, Jr.,  the wife of the within named David E. McCuen, Jr.,  thid 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 thread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Eugenia C. McCuen, her  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 Lith  Notary Public, S. C.  March Lith 19 40, at 4447 o'clock P. M.					(L. S
Personally appeared before me. Flora K. Hayes  and made cath that. A be saw the within named Dayld E. McCuen, Jr,  sign, seal and as nat and deed deliver the within written deed, and that. S he wi  Marlon Brawley, Jr. witnessed the execution thereof.  SWORN TO before me this Lith Marlon Brawley, Jr. (L. S.)  Notary Public for South Carolina.  FIOTA K. Hayes  Marlon Brawley, Jr. (L. S.)  Flora K. Hayes  Marlon Brawley, Jr. (L. S.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I. Marlon Brawley, Jr. Notary Public for S. (South Carolina).  The wife of the within named David E. McCuen, Jr.,  the wife of the within named David E. McCuen, Jr.,  thid 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 thread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Eugenia C. McCuen, her  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 Lith  Notary Public, S. C.  March Lith 19 40, at 4447 o'clock P. M.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL EST	ATE.		
and made oath that. She saw the within named.  David E. McCuen, Jr.  sign, seal and as	dicenvine county.	Flore V Verse			
sign, seal and as					
Marion Brawley, Jr. witnessed the execution thereof.  SWORN TO before me this					
SWORN TO before me this 4th day of Arch A. D. 19 40 Flora K. Hayes  Marion Brawley, Jr. (L. S.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I, Marion Brawley, Jr. Notary Public for S. O  do hereby certify unto all whom it may concern that Mrs. Eugenia C. McGuen  the wife of the within named David E. McGuen, Jr.,  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 of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Eugenia C. McGuen, her  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 4th 4th 4 December 19 40 Eugenia C. McGuen  March March 14th 19 40, at 4th 7 O'clock P. M.	sign, seal and as	Marion Brawley, Jr.	act and deed	deliver the within wri	tten deed, and thatS he wit
day of Marion Brawley, Jr. (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  I, Marion Brawley, Jr. (Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I, Marion Brawley, Jr. (Notary Public for S. C. McGuen)  the wife of the within named. David E. McGuen, Jr.,  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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McGuen, her  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 4th 4th 4arch March A. D. 19 40 Eugenia C. McGuen  March March 14th 19 40, at 4th 7 o'clock P. M.		15		witnessed the execution	on thereof.
Marion Brawley, Jr. (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I, Marion Brawley, Jr. Notary Public for S. Of the hereby certify unto all whom it may concern that Mrs. Eugenia C. McCuen  the wife of the within named. David E. McCuen, Jr., 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McCuen, her.  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. 4th day of March A. D. 19 40  Eugenia C. McCuen  Marion Brawley, Jr.  Notary Public, S. C.  (Seal)  Recorded March 14th 19 40, at 4:47 o'clock P. M.	·	· · · · · · · · · · · · · · · · · · ·			
THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Marion Brawley, Jr.  Ido hereby certify unto all whom it may concern that Mrs. Eugenia C. McCuen  The wife of the within named.  David E. McCuen, Jr.,  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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McCuen, her.  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 hard.  March A. D. 19 40  Eugenia C. McCuen  Marlon Brawley, Jr.  Notary Public, S. C.  (Seal)  Recorded.  March 14th 19 40, at 4:47 o'clock P. M.		/	Flora K.	Hayes	
THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Mari on Brawley, Jr.  Notary Public for S. Of do hereby certify unto all whom it may concern that Mrs.  Eugenia C. McCuen  The wife of the within named.  David E. McCuen, Jr.,  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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McGuen, her  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.  Lith  A. D. 19 149  Eugenia C. McCuen  Marion Brawley, Jr.  Notary Public, S. C.  Recorded.  March 11th 19 140, at 1:147  o'clock P. M.	Marion Brawley, Jr., Notary Public for	South Carolina.			
Greenville County.  I, Mari on Brawley, Jr. Notary Public for S. O do hereby certify unto all whom it may concern that Mrs. Eugenia C. McGuen the wife of the within named David E. McGuen, Jr., 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named  Eugenia C. McGuen, her  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. 4th  day of March A. D. 19 40  Eugenia C. McCuen  Marion Brawley, Jr.  Notary Public, S. C.  Recorded March 14th  19 40, at 4147 o'clock P. M.		•			
I, Mari on Brawley. Jr. Notary Public for S. On the within named. David E. McCuen. Jr.,  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 person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Eugenia C. McCuen. her  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. 4th.  day of March A. D. 19 40  Eugenia C. McCuen  Marlon Brawley, Jr.  Notary Public, S. C.  Recorded March 11th 19 40, at 4:47 o'clock P. M.	·	RENUNCIATION OF DOWER			
the wife of the within named David E. McCuen, Jr.,  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 person or persons whomsoever, renounce, release and forever relinquish unto the within named  Eugenia C. McCuen, her  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	· · · · · · · · · · · · · · · · · · ·	wley. Jr.			Note on Political Good
the wife 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named  Eugenia C. McCuen. her  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					
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Eugenia C. McCuen, her  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. 19 40  Eugenia C. McCuen  Marion Brawley, Jr.  Notary Public, S. C.  Recorded  March 14th  1940, at 4:47 o'clock  P. M.		•			
Eugenia C. McCuen, her  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					
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, thisth					
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, thisth					
March  Marion Brawley, Jr.  Notary Public, S. C.  Recorded  March 11th  1940  Eugenia C. McCuen  Eugenia C. McCuen  Eugenia C. McCuen  O'clock  P. M.					-
Marion Brawley, Jr.  Notary Public, S. C.  Recorded March 11th 1940, at 4:47 o'clock P. M.	Given under my hand and seal, this	+ <b>th</b>			
Marion Brawley, Jr.  Notary Public, S. C.  Notary Public, S. C.  19 40, at 4:47 o'clock P. M.	lay ofMarch	A. D. 19_4d	Eugenia	C. McCuen	
Recorded March lith 19 40, at 4:47 o'clock P. M.	Marion Brawley, Jr.	(Seal)			<u>-</u>
$_{ ext{By}}$	RecordedMarch	14 th 19 40, at			