TOOSTHER with all and singular the Rights, Members, Recedimenents and Appurtameness to the said Premises belonging, or in survivals incident or apparathing. TO LAVE AND TO HOLD all and singular-the said Premises must be said. First, National, Bank, of, Grany Alla, S. C	E.M2-a	
TOGETHER with all and singular the hights, Members, Hardinascotts and Appartaments to the said Promise belinging, or in anywise holdent or apparatuing. TO INTO ALL DIT OR HOLD III and singular these said Transless suges the said. Plays Hathonal Bank. of Greenville, S. 5.6.2. In all Analysis forewar. And do bestey hind. Byselfs. NT Help. Decoders and Administrators to warrant and survey defined all and singular the said Premises with the said. Plays Hathonal Bank. of Greenville, S. 1.2. its Budgessach. In Execution, Administrators and Aneigns and every person whenever leveling chaining or to chim the same or any non threat. And the said mortgagem surve. to insure the banes and heldings on said to it a sum on the state. SETURIOR HERMAND ST. 1. Inches of Aneigns, from and against. 399. Spill. Bys. 1. Inches and on the same or any non threat. And the said mortgagem surve. to insure the banes and heldings on said to it a sum on that then. SETURIOR HERMAND ST. 1. Inches and the property of insurance to the and unrequee. In other the said profession. Inches and the property of the same of said on the said on the said on the said on the said of the said on the said on the said of the said on the said of the said on the said of the said of the said on the said of the said of the said on the said of the		
TOURTHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Possible beinging, or in any wise incident or apportunities. TOURTH AND TO HOLD all and singular-the said Promises use the said. Firsk Kational Bank, of Orscowlers and Administrators to warvers and Amigus favour. And I do hereby bits! INFASES. EX. Hational Bank, of Greenwich and Administrators to warvers and considered and an elegister the said Promises use the said. Pirsk Kational Bank, of Greenwillia, S. C., this successary and the said mortesque. Administrators and Amigus and every precess whomesever lawfully delucing or to obtain the same or any part of stream. And the said mortesque. Agreement to income the lesses and buildings on said let in a sum to her lith. Servenkeen. Bindires. And the said mortesque. agree. to income the lesses and buildings on said let in a sum to her lith. Servenkeen. Bindires. And the said mortesque. agree some the same to be impossed in successary or companies satisfactory to the nortesque, and buildings on said let in a sum to her lith. Servenkeen. Bindires. And the said mortesque. agree some the same to be impossed in successary or companies activatory to the nortesque. And the said the same said to be a same to be impossed. The said the said to t		
TOURTHER with all and singular the Bilghts, Numbers Herestlements and Appurtenances to the said Premises belonging, or in savvice incident or apparatable, TO HAVE AND TO HOLD all and singular the said Premises onto the said. Farsh Mrigoral Sank Of. Greenville, H.S. S. Bean Advance forcers. And. I. do broke him and the said. Firsh Mrigoral Sank Of. Greenville, H.S. S. Bean Advance forcers. And. I. do broke him and the said. Firsh Mrigoral Sank Of. Greenville, H.S. C., its. successful save detected all and singular the said Premises unite the said. Firsh Mrigoral Sank Of. Greenville, S. C., its. successful Sank Of. Greenville, Greenville, S. C., its. successful Sank Of. Greenville, Greenville, S. C., its. successful		
TOGETHER with all and singular the highes, Members, Mercelliansenth and Appuriesances to the said Fremises belonging, or in survives incident or apportunities. To IAVE AND TO HOLD all and singular rice said Promises must the said. First Richard Religious. Benk of Greenville, S.G., 148. Man and Assigns forever. And I he benchy hind. MYSSLTS, MY SIGORAL BENK Of Greenville, S.G., 148. MAN and Assigns forever. And I have been the said. First National Benk of Greenville, S. G., 148. MAN and Assigns forever. And Assigns and draws provide and draws of the said. First National Benk of Greenville, S. G., 148. MAN and the said mortunger. Agree. to hours the house and buildings on said lat in a sum not loss than Systematics. And the said mortunger. In the said mortunger of the said mortunger. In the said mortunger of the said mortunger. In the said mortunger of the said mortunger of the said mortunger of the said mortunger. In the said mortunger of the said mortunger. In the said mortunger of the said mortunger of the said mortunger of the said mortunger of th		
TOGETHER with all and singular the Mights, Members; Rereditaments and Apparlements to the said Premises belonging, or in anywise incident or apportuning. TO HAVE AND TO HOLD all and singular-the said Premises unto the said. Pites, Rational Brink, of Organizable, S. G., Lis. and Control Brinks and Control Brinks and States. Pites, Rational Brinks, Of Organizable, S. G., Lis. states and Administrators to warrant and corrected and und singular the said Premises unto the said. Pites, Malional Brinks, Of Organizable, S. G., Lis. states and cover defend all and singular the said Premises unto the said. Pites, Malional Brinks, Of Organizable, S. G., Lis. states and cover defend all and singular the said and covery persons who memory in the largest part of column to some or any part thereof. In Kreenters, Administrators and Assigns and covery persons who memory the rabing claiming or to claim the same or any part thereof. The formers in the said in the cover death memory. See the same seed from or of designs by fire, and assign the policy of issurances to the said nonlingues. and said the cover death the cover death the cover death the same of from or of designs by fire, and assign the policy of issurances to the said nonlingues. In the cover death the cover death the said cover death of the cover death and cove	<u> </u>	
TOGETHER with all and singular the Nights, Numbers Recollisaments and Appurtnaments to the said Promises beinging, or in say whe incident or expertaining. TO HATE AND TO HOLD all and singular-the said Permises must be said. First National Benk. of Organizable, S. C		
TOGETHER with all and singular the Nights, Numbers Recollisaments and Appurtnaments to the said Promises beinging, or in say whe incident or expertaining. TO HATE AND TO HOLD all and singular-the said Permises must be said. First National Benk. of Organizable, S. C		
TOGETHERS with all and singular the Neights, Appendix the said Fremises unto the sain. First. Hational. Brink, of Greenville, S.C., Its antegra drewer. And. I		
TO HAVE AND TO HOLD all and singular-the said Premises must the said. First Stational Pank. CT. UNGSPYTALS, STATES. LES ANDOGRAGOUS. And Antiges forever. And. I. do hereby bind WUFSLI, MY. Heirs, Executors and Administrators to variant and were defend all and singular the said Premises must the said. First National Bank. CT. OreonVilla, S. C., 12s. successory. BOTH and Assigns, from and against. 1999. And Lay. The Streethers, Administrators and Assigns and every person whomeover invivility chiming or to chain the same or any part. Charel. And the said mortgager. 1997. to insure the house and buildings on each buildings on each buildings on the last in a sense or any part. Charel. Sevenykeen Rhodred. Delbars, in company or companies satisfactory to the mortgager, and here the same and expense of such insurance tools in the mortgager. In the last in the sense that the unexpect, and keep the same and expense of such insurance tools have a past of all side of, in insure the tool. It is a sense that the unexpect, and that it are time and argument of such insurance tools in the same and the s	Toroditaments and Annurtenant	ces to the said Premises belonging, or in anywise incident or appertaining.
LES SUCCESSIONS Administrators and Administrators to warrant and rever defended at and singular the said Perspires who the said. Pirst. Hakional, Bank of Greenzille, S. C., 12, 12, successions were defended at and singular the said reverse sense of the parties of the said. Pirst. Hakional, Bank of Greenzille, S. C., 12, 12, successions were defended at and singular the said server person whomeover instally claiming or to claim the same or any part thereof. And the said mortgager— agree— to insure the house and buildings on said in its a sens not hear than a server of the said mortgager, and loop the amendation of the said mortgage. The said mortgager— and loop the same server of the said mortgager— and loop the same server of the said mortgager— and loop the same server of the said mortgager— and loop the same server of the said mortgager— and loop the same server of the said mortgager— and loop the same server of the said mortgager— and loop the said mortgager— and said mortgager— and said mortgager— and loop the said mortgager— and loop the said mortgager— and said truly pay of the said mortgager— and said mortgager— and said truly pay of the said mortgager— and said mortgager— and said truly pay of the said mortgager— and said trul	TOGETHER with all and singular the Rights, Members, Hereditaments and Apparatus	met Netional Bank of Greenville. S.C.
and Antique forever. And. I do hereby bind. INTER-LY. S. L. Hell, SOCIETA in Authoritations of which provided all and singular the said Promises unto the sude. Plust. In Bilional, Bank. of Greenville, S. L., 1ka. mccassacks into. Executors, Administrature and Antique and every person whomsoover involvibly clining or to claim the same or any part thereof. And the said mortpaper. agree. to learns the house and buildings on said int in a man not less than. Seventeen. Handred. Seventeen. Handred. And the said mortpaper. may cause the same to be immed in. Alta	TO HAVE AND TO HOLD all and singular the said Premises unto the saidEA	I DU NOVAGASTA ESTABLISTA
and Antique forever. And. I do hereby bind. INTER-LY. S. L. Hell, SOCIETA in Authoritations of which provided all and singular the said Promises unto the sude. Plust. In Bilional, Bank. of Greenville, S. L., 1ka. mccassacks into. Executors, Administrature and Antique and every person whomsoover involvibly clining or to claim the same or any part thereof. And the said mortpaper. agree. to learns the house and buildings on said int in a man not less than. Seventeen. Handred. Seventeen. Handred. And the said mortpaper. may cause the same to be immed in. Alta	ts specessors	
THE entrol all and singular the said Premises unto the said. Pirst. National Bank of Greenville, S	and Assigns forever, And Ido hereby bind myself, my	Heirs, Executors and Administrators to warrant and
EXECUTED A Additional fractions and Analgems and every purson whomeover invertibility deliming or to claim the same or any part thereof. And the said mortgager. agree to insure the hours and baildings on said to in a sum not less than. Seyvenkeen. Histories. Deliars, in company or companies satisfactory to the mortgagers. and the fine to the mortgagers. The mortgagers and the fine to the mortgagers. The mortgagers are companies satisfactory to the mortgagers. The mortgagers are companies satisfactory to the mortgagers. The mortgagers are companies and capture of each insurance on the mortgagers. The mortgagers are companies to said managers of each insurance more than mortgagers, with interest the mortgagers. The mortgagers are companies to said margagers. The mortgagers are companies to said margagers are companies and the said in the results and mortgagers. The paid unto the said said said these is in the tree intent and monting of the parties to these Presents, that it. I. I. the said mortgager are companies are companies. The delver or sum of money aforesaid, with interest thereon, it any be dark according to the tree intent and meaning of the parties to these Presents, that it. I. I. the said mortgager are companies. The delver or sum of money aforesaid, with interest thereon, it any be dark according to the tree intent and meaning of the parties to these presents thereones are all margagers and the said mortgagers. The delver of the mortgagers are companies and the said said said said companies are companies and the said said said companies are companies. The delver of the mortgagers are companies and the said said said said said said said said	defend all and singular the said Premises unto the said First Nationa	Bank of Greenville, S. C., its successors
In Researchers, Administrators and Assigns and every person whomseepers lawfully elatining or to claim the same or any part thereof. And the said notingages. agree to homer the house and buildings on said lot in a sum not less than any or the said mortgages. The said mortgages are not said to the said mortgages. The said mortgages are not said as the said mortgages are as any part thereof. The said mortgages are as all that in the event dath the mortgages, said at any time from loss or change by fire, and awing the policy of insurance to the said mortgages, and that in the event dath the mortgages, said at any time and expense of such insurance used this mortgage, with historial. It do so so, then the said mortgages. The said of the said the said of	aver detend an and ameant one and a	
And the said mortgager agree to insere the house and buildings on said let in a man not isse than And the said mortgager agree to insere the house and buildings on said let in a man not isse than By PRONCHOM. Hindired		Assists from and against me and my
And the said mortgagon agree to insure the house and buildings on said to in a num not less than Seventheon. Hindfred may cause the same and buildings on said to in a num not less than By cause of mon less or damage by fire, and assign the policy of insurance to the said mortgages, and that in the ovent that the mortgagor shall at any time the said mortgage of such librarence mode of this morgan, with nateward. And if at any time any part of said dich, or interest thereon, be part due and unsaid I hereby assign the reats and profits of the above described must be used unortgagor or that any time any part of said dich, or interest thereon, be part due and unsaid I hereby assign the reats and profits of the above described must be used unortgagor or that any time of the part of the said state may, at chambers at otherwise, appellula, I hereby assign the reats and profits of the above described like any time of the part of the said state of the said state of the said any state of the said state of th	Mars an	claiming or to claim the same or any part thereof.
Sevention. Hibdited. It do so, then the neid mortgage and keep the same under from loss or dimange by fire, and assign the policy of insurance to the said mortgages; and that in the event that the mortgages shall at any time of its do so, then the neid mortgage may cause the same to be insured in Lis	irs, Executors, Administrators and Assigns and every person whomsoever lawlung	Claiming 6. 00 states and
used from less or damage by five, and arsign the policy of insurance to the mid mortgages—and that in the event that the mortgages—and that in the count that the mortgages—and that in the count of mortgages—and that the strue intent and meaning of the parties to those Presents, that if	And the said mortgagor agree to insure the house and buildings on said	d lot in a sum not less than
illy do no, there the said mortigance—may cause the same to be insured in. 158. And if at any time any part of said dolt, or interest thereon, he past due and unpaid. I. hereby assign the rents and profits of the above described with any of the said mortigance. or 152. Hard Franchise Management of said dolt, or interest thereon, he past due and unpaid. I. hereby assign the rents and profits any of the angle of the angle of the said said the said dolt, or interest thereon, he past due and unpaid. I. hereby assign the rents and profits a grayling to fail disting many and agree at any Judge of the Circuit Court of and Circuit court of and Circuit court of and Circuit court of and Circuit court of any of any of the parties of collection) there and delth, interest, coars or expenses, without limit said in any Judge of the parties to these Presents, that if I. the said mortgance of a said limit of the presence of the circuit court of the parties to the presents, that if I. the said mortgance is a said mortgance of the parties to the presents, that if I. the said mortgance is a said mortgance of the parties to the presents, that if I. the said mortgance is a said mortgance of the parties to the presents, that if I It is a said mortgance of the parties to the presents, that is a said mortgance of the parties of the pa	Seventeen Hundred Dollars, in a con	mpany or companies satisfactory to the mortgagee_, and keep the same
And if at any time may part of said dobt, or interest thereon, he past due and unpuid. I hereby assign the rente and profits of the above described writes to said mortgages	sured from loss or damage by fire, and assign the policy of insurance to the said mo	ortgagee; and that in the event that the mortgagor shall at any shall
And if at any time may part of said dobt, or interest thereon, he past due and unpuid. I hereby assign the rente and profits of the above described writes to said mortgages	il to do so, then the said mortgagee may cause the same to be insured in1	name and reimburse155515for the
uniess to mid mortgages, or 15.2 **Ass. Transparts** Absorbingation of Assigns, and spread at any Judge of the Gjeuti Court of said State may at chambers or otherwise, appoint a receiver, with authority to take possession of said grants are all any Judge of the Gjeuti Court of said State may at chambers or otherwise, appoint a receiver, with authority to take possession of said grants account for saying myre days the results and professions actually collection) upon said dobt, interest, costs or expenses; without liability and the said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that if. I have said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said notes, then this deed of hargain and said shall exast, electronic, and be utterly mail and void; character to versaid and meaning of the said notes, then this deed of hargain and said shall exast, electronic that all the said for the said of the	emium and expense of such insurance under this mortgage, with interest.	id, I hereby assign the rents and profits of the above described
at any Judge of the Grent Court of said State may, at chambers or otherwise, appeint a receiver, with authority collected in the profess, applying the the rests and profess applying the not proceed the exactive (rifer paying conts) or delection) upon make debt, interest, onto or expenses; without ifability necount for affoliating mayor that the rests and profess actually collected. PROVIDED ALWAYS, percribeless, and that it is the true intent and meaning of the parties to these Presents, that ifI the said mortgagor. Lee paid unto the said mortgagor. Lee paid unto the said mortgagor. Lee paid unto the said mortgagor is an intended of the parties that said once them intended to the pay or cases and note that did not good to the pay of the paying of the paying the paying to the rue intended and meaning of the paying the paying to the true intended and meaning of the paid unto the said mortgagor. AND IT IS AGRED by said between the unit parties that said mortgagor. WitnessW_ had and seal this 1.9 day of December and in the one hundred and	And if at any time any part of said dept, or interest thereon, he past due and dispar	Water Wesserkers: Administrators or Assigns, and agree
Here stad roots and profiles accounts or software the centra and profiles accountly collected. PROVIDED ALWAYS, surverbeless, and that it is the true intent and meaning of the parties to those Presents, that if	emises to said mortgagee_, orLES	int a receiver, with authority to take possession of said premises and
PROVIDED ALWAYS, severtheless, and that it is the true intent and meaning of the parties to these Presents, that if the said mortgagor	at any Judge of the Circuit Court of said State may, at enamers of otherwise, applying the net proceeds thereafter (after paying costs of lect said rents and profits, applying the next proceed are the controlled to the controlle	collection) upon said debt, interest, costs or expenses; without nability
. be paid unto the said mortsgless. The debt or sum of money aforesaid, with interest thusens, if any be don, according to the true intent and meaning of said note, then this deed of bargin and said subtries that said mortsgace. AND IT IS AGREED by and between the said parties that said mortsgace. AND IT IS AGREED by and between the said parties that said mortsgace. If a mort of the said remains in full force and virtue. AND IT IS AGREED by and between the said parties that said mortsgace. If a mort of the said remains in full force and virtue. AND IT IS AGREED by and between the said parties that said mortsgace. If a mort of the said remains in full force and virtue in the said mort of the said remains in full force and virtue. If a mort of our Lord one thousand, nine hundred and forty and the said mort of the said remains and in the one hundred and forty. If a mort of our Lord one thousand, nine hundred and forty and the said mort of the said remains and in the one hundred and forty. If a mort of the said remains and the said mort of the said remains and the said	account for anything more than the femal and provide and provide anything	
be paid unto the said mortigions. The debt or sum of money aforesaid, with interest thereon, if any be des, according to the true inclusion to each other than the said of the there is added to the said not the first and the said parties that said mortsgore. To hald and unly the said free said that and the said parties that said mortsgore. To hald and unly the said free said that and said and the said parties that said mortsgore. To the said free said that and said and the said parties that said mortsgore. To the said free said that the said forth said free said that the said free said free said that the said free said f	PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of t	the parties to these resents, that re
to said note, then this deed of targain and said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. AND IT IS ACRIED by and between the said parties that said mortegeer. IN THE STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. M. W. GIDSON. MORTGAGE OF REAL ESTATE. Semmis papeared before me. M. W. GIDSON. Semmis LURSY. W. W. GIDSON. Semmis LURSY. Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, REMUNCIATION OF DOWER. Greenville County. Notary Public for South Carolina. REMUNCIATION OF DOWER. Greenville County. Notary Public for South Carolina. A D. BURDS. Notary Public for South Carolina. Sybil Burds. M. W. Gibson. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. Sybil Burds. 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 ear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Pirst. National Bark. Of Greenwille, S. C., 14s. Successors.		
Witness. MY hand. and seal this. 19. day of December in the car of our Lord one thousand, nine hundred and forty and in the one hundred and forty and in the one hundred and forty and in the one hundred and forty and the lundred and delivered in the presence of Semmile Luray (L. 8.) Semmile Luray (L. 8.) W. W. Gibson (L. 8.) THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE. Greatville County. Personally appeared before me. N. W. W. Gibson and made seath that he saw the within named. H. D. Burns act and deed deliver the within written deed, and that he will sign, seal and as his semmile Luray witnessed the execution thereof. Sworn To before me this 19 witnessed the execution thereof. Sworn To before me this 19 W. W. Gibson W. W. W. Gibson Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Greenville County. I. W. A. Hesker Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. W. A. Hesker Notary Public for South Carolina Sybil Burns 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 whomseever, renounce, release and forever relinquish unto the within named. First National Bank of Greanville, S.C., 1ts successors	be paid unto the said mortgagea the debt or sum of money aforesaid, with inter-	rest thereon, if any pe due, according to the thereon, if any pe due, according to the first and vicid; otherwise to remain in full force and virtue.
and in the one hundred and forty and in the one hundred and 55hh year of the Independence of the United States Signed, sealed and delivered in the presence of Signed Sign	AND IT IS AGREED by and between the said parties that said more and more an	
Signed, sealed and delivered in the presence of Semmia Lurey H. D. Burns (L. S.) W. W. Gibson HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. W. W. Gibson and made cath that he saw the within named. H. D. Burns sign, seal and as. his Semmis Lurey witnessed the execution thereof. SWORN TO before me this 19 day of. Dec. A. D. 19-140 W. W. Gibson THE STATE OF SOUTH CAROLINA, Greenville County. I. W. A. Hester The state of South Carolina. RENUNCIATION OF DOWER. Greenville County. I. W. A. Hester de hereby certify unto all whom it may concern that Mrs. Sybll Burns the wife of the within named. H. D. Burns 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 relinguish unto the within named. First Naklonal Bank of Greenville, S.C., 11s successors		The manufacture to
Signed, sealed and delivered in the presence of Semmia Lurey H. D. Burns (L. S.) W. W. Gibson HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. W. W. Gibson and made cath that he saw the within named. H. D. Burns sign, seal and as. his Semmis Lurey witnessed the execution thereof. SWORN TO before me this 19 day of. Dec. A. D. 19-140 W. W. Gibson THE STATE OF SOUTH CAROLINA, Greenville County. I. W. A. Hester The state of South Carolina. RENUNCIATION OF DOWER. Greenville County. I. W. A. Hester de hereby certify unto all whom it may concern that Mrs. Sybll Burns the wife of the within named. H. D. Burns 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 relinguish unto the within named. First Naklonal Bank of Greenville, S.C., 11s successors	my hand and seal this 19	day of in the
Signed, sealed and delivered in the presence of Semmin Luray. W. W. Gibson. (L. 8) W. W. Gibson. (L. 8)	my hand and seal this 19	day of in the
Semmia Lirray (I. 8.) W. W. Gibson (I. 8.) W. W. Gibson (I. 8.) Greenville County. Personally appeared before me W. W. Gibson (I. 8.) Personally appeared before me W. W. Gibson (I. 8.) Semmia Lirray within named H. D. Burns (I. 8.) Semmia Lirray withessed the vithin written deed, and that he with Semmia Lirray witnessed the execution thereof. SWORN TO before me this 19 day of Dec. A. D. 19 140 Semmia Lirray (I. 8.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Greenville County. I. W. A. He Ster (I. 8.) Notary Public for South Carolina. The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.) The state of the within named H. D. Burns (I. 8.)	Witnesshand and seal, this19	day of in the in the and in the one hundred and
W. W. Gibson (L. 8)	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and65th f America.	day of in the in the and in the one hundred and
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and65th f America. Signed, sealed and delivered in the presence of	day of in the and in the one hundred and year of the Independence of the United States
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	day of
Greenville County. Personally appeared before me. MA. W. Gibson And made cath that he saw the within named H. D. Burns act and deed deliver the within written deed, and that he with high, seal and as high act and deed deliver the within written deed, and that he with summer of the within the effection thereof. Sworn to before me this 19 day of Deca A. D. 19-140 Security Livey (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. W. A. Hester Notary Public for South Mrs. Sybil Burns the wife of the within named H. D. Burns the wife of the within named H. D. Burns 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 First National Bank of Greenville, S.C., its successors	Witnesshand and seal, this	day of
Greenville County. Personally appeared before me. W. W. Gibson and made oath that he saw the within named H. D. Burns sign, seal and as his. Sommio Lurey witnessed the execution thereof. SWORN TO before me this. John C. Dec. A. D. 19-140 Samuele Lurey Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County RENUNCIATION OF DOWER. Greenville County W. A. Hester Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs Sybil Burns the wife of the within named H. D. Burns 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 First National Bank of Greenville, S.C., its successors.	Witness	day of
Greenville County. Personally appeared before me	Witness	day of
Greenville County. Personally appeared before me	Witness	day of
Personally appeared before me. W. W. Gibson and made oath that he saw the within named	Witnesshand and seal, this	day of
act and deed deliver the within written deed, and that he with sign, seal and as	Witnesshand and seal, this	day of
Semmis Larsy witnessed the execution thereof. SWORN TO before me this	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	day of
Semmie Lurey witnessed the execution thereof. SWORN TO before me this 19 day of Dec A. D. 19-40 Semmie Lurey (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, W. A. Hester Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. Sybil Burns the wife of the within named H. D. Burns 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 First National Bank of Greenville, S.C., its successors	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	day of
SWORN TO before me this 19 day of	Witnesshand and seal, this	day of
day of	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	
day of	Witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, W. A. Hester do hereby certify unto all whom it may concern that Mrs. Sybil Burns the wife of the within named. H. D. Burns 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. First National Bank of Greenville, S.C., its successors	Witness	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Witness	day of
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Witness	day of
Greenville County. I, W. A. Hester do hereby certify unto all whom it may concern that Mrs. Sybil Burns the wife of the within named. H. D. Burns 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. First National Bank of Greenville, S.C., its successors	Witness My hand and seal , this 19 ear of our Lord one thousand, nine hundred and 65th f America. Signed, sealed and delivered in the presence of Semmia Laray W. W. Gibson THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me W. W. Gibson and made oath that he saw the within named H. D. Burns sign, seal and as Semmie Larey Sworn To before me this 19 day of Dec. A. D. 19-40	day of
Greenville County. I, W. A. Hester do hereby certify unto all whom it may concern that Mrs. Sybil Burns the wife of the within named. H. D. Burns 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. First National Bank of Greenville, S.C., its successors	Witness My hand and seal , this 19 ear of our Lord one thousand, nine hundred and 65th f America. Signed, sealed and delivered in the presence of Semmia Laray W. W. Gibson THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me W. W. Gibson and made oath that he saw the within named H. D. Burns sign, seal and as Semmie Larey Sworn To before me this 19 day of Dec. A. D. 19-40	day of
I,	witness	day of
do hereby certify unto all whom it may concern that Mrs. Sybil Burns the wife of the within named. H. D. Burns 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. First National Bank of Greenville, S.C., its successors	witness my hand and seal , this 19 ear of our Lord one thousand, nine hundred and 65th f America. Signed, sealed and delivered in the presence of Semmia Lurey W. W. Gibson THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me W. W. Gibson and made oath that he saw the within named H. D. Burns sign, seal and as his Semmie Lurey SWORN TO before me this 19 day of Dec. A. D. 19-40 Semmie Lurey Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.	day of
the wife of the within named. H. D. Burns 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. First National Bank of Greenville, S.C., its successors	witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	day of
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 dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. First National Bank of Greenville, S.C., its successors	witnesshand and seal, this19 ear of our Lord one thousand, nine hundred and	day of
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 dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. First National Bank of Greenville, S.C., its successors	witnesshand and seal, this	day of December in the and in the one hundred and year of the Independence of the United States H. D. Burns (L. S.) (L. S.) (L. S.) (L. S.) E. act and deed deliver the within written deed, and that he with witnessed the execution thereof. W. W. Gibson Notary Public for S. C.
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	witness	day of December in the and in the one hundred and year of the Independence of the United States H. D. Burns (L. S.) (L. S.) (L. S.) (L. S.) E. act and deed deliver the within written deed, and that he with witnessed the execution thereof. W. W. Gibson Notary Public for S. C.
First National Bank of Greenville, S.C., its successors	witness	day of
	witnessmyhand and seal, this19_ ear of our Lord one thousand, nine hundred and	day of
THE 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.	witness	day of
	witness my hand and seal , this 19 ear of our Lord one thousand, nine hundred and 65th 65th 65th 65th 65th 65th 65th 65th	day of