TOTISTIFIER with all and shepairs the Night, Monders, Providitanests and Appartmentor to the sold Premier Indisequipor in solvaire Insident or superior. TOTISTIFIER with all and shepairs the Night, Monders, Providitanests and Appartmentor to the sold Premier Indisequipor in solvaire Insident or superior. TOTISTIFIER with all and shepairs the Night, Monders and Appartmentor to the sold. W. W. REVINES, h.19. Here and Antique Server, Administrators and Adaptive sold very promos whomever for fully chimbing or 10 that its some of any part three in the sold of the sold more approximately and a single the locate and believes or single to a smeal to that the Server. Becauser, Administrators and Antique and very promos whomever for fully chimbing or 10 that its some of any part three in the sold of the	R.E.M.—2-a	
TO CHIEF with all and simplish the Rights. Members, Heretinomora and Approximates to the said Presides behaviour or an approximation of the ANY AND TO HOLD of and simplish the said Promises used the said. **Y.********************************		
TOUGHTHER with all and diagnote the Kights, Manders, Marchimers and Appartenuous to the soul Fremion belooping, or its asympto incident or appear. TO MANS AND TO MOLD all and diagnost the said Fremion unpot the said. If and Andreas forest. And. I do brette bind. MERRELS, MY. Merr. Executors and Administrators to warrant and rever defend at and singular the said Premase unto the said. If the said Andreas forest. And. I do brette bind. W. N. Harthing, his services and said the said members and the said Premase unto the said. If the said Andreas forest. And and said warrant to be insert the lone and buildings on said for to a sum on test than Server Branches. And the said warrant or agreement to be insert the bone and buildings on said for to a sum on test than Server Branches. Delians, is a company of companies andready to the said revers that the said revers. In the said the sa		
ESCRITHER with all and singular the Riphit, Member. Herothements and Appentaneous to the said Pregates belonging or in services residence or appear in the Committee of the Committee of the said Pregates belonging or in services residence or appear of the Committee of the Committee of the State of the St		
SOCRIMER with the advertise the Night. Members, Herolineants and Appartaments to the said Vergines belonging, or in severals insident or apparation. TO MANY ARD TO HOLD all and inguisher the said Physides uses the said. It am Assigns forware. And. It do harrhy bed. FYSULS. N		
SOCRIMER with the advertise the Night. Members, Herolineants and Appartaments to the said Vergines belonging, or in severals insident or apparation. TO MANY ARD TO HOLD all and inguisher the said Physides uses the said. It am Assigns forware. And. It do harrhy bed. FYSULS. N		
TO HAVE AND TO HOLD all and singular the still Promises must she still. It and Ansigon forests: And. I do hersby bind. SYRELF, MY. Herling, his. It seems and Ansigon forests: And. I do hersby bind. SYRELF, MY. Herling, his. Hers and Ansigon forests: And. I do hersby bind. SYRELF, MY. Herling, his. Hers and Ansigon forests: And. I do hersby bind. SYRELF, MY. Herling, his. Hers and Ansigon forests: And. I do hersby bind. SYRELF, MY. Herling, his. Hers and Ansigon from and against and Advances and Advances are stated as the state of the sta	· · · · · · · · · · · · · · · · · · ·	
TO HAVE AND TO HOLD at and singular the width Premises onto the said. To HAVE AND TO HOLD at and singular the said Premises onto the said. W. W. Rorling, his. It and Assigns forece. And I do herby bind. EFGSLE.EY Heirs, Exercises and Administrators to warrast and Administrators and Administrators to warrast and Administrators and A		
TORSTITE with all and singular the said Promises may the said. **Y. **W. **Harlings, M.S. TO MAY AND TO HOLD all and singular the said Promises may the said. **Y. **W. **Harlings, M.S.** In and Assigns forever. And. **I. **An heaty bind. **MY. **W. **Harlings, M.S.** **Harlings,	······································	
TO HAVE AND TO HOLD all and singular the said Promises more the said. TO HAVE AND TO HOLD all and singular the said Promises more the said. TO HAVE AND TO HOLD all and singular the said Promises where the said. Hears and Ansigns, from and applicat. Hears and Ansigns, from and applicat. TO HAVE AND TO HOLD all and Ansigns and crays porton whomeover investally chaining or to chins the same or any part thereof. Hears and Ansigns, from and applicat may part thereof. And the and mortrager—agree—in to instear the house and bendings on add to in some the them. Several Haudits of the Ansigns and crays porton whomeover investally chaining or to chain the same or any part thereof. Distant, is a "company or companies satisfactory to the neutropess—and from how or change by first, and assign the pacing of instructure to the laid mortrager—and that the theorem the companies and the same of the same and reminder. Add at any part of and deltar companies. The analysis of the review and tooffs of the showe described maintain and expense of work houseance which instructs in the same and reminder. Add at any part of and deltar to a restart thereon, the same and mapping. The showed described maintain and reminder to a cell some and appears and the same and profess and the same and profess and any part of any part of an and deltar the companies. The same and profess and any part of any part of an any part of any		Angustonances to the said Premises belonging, or in anywise incident or apper-
in and Arsingus forestre. And. I do breeby bind. WYSULT, MY . W. Harling, his W. W. Harling, his Hits and Ansigus, form and stations. In the And Tremities not to the said. Hits and Arsingus, form and stations. In the And my in, Executor, Administrators and Arsingus and every person whomsoever burduly claiming or no claim the same or any part theoret. And the said mortsquor. Agree. to insure the houte and burduings on said int in a som nor less than. Seven. Hundred. And the said mortsquor. Agree. to insure the houte and burduings on said int in a som nor less than . Seven. Hundred. Bother, in a som my compacts satisfactory to the mortgager., and they he same more in the same and my man and registered in the mortgager. The said in the reset that the mortgager. And if any time of said dark not increase the more than mortgager and that in the reset that the mortgager. And if any time on part of said dark not increase the mortgager. And if a vary time up part of said dark not increase thereon, he past dae said unputs. Also mortgager. The said and profits of the above described his any time on part of said dark not increase the mortgager. And if a vary time up part of said dark not increase thereon he past dae said unputs. Also mortgager. And if a vary time up part of said dark not increase thereon he past dae said unputs. Also mortgager. And if a vary time up part of said dark not increase the said and said and said and said and said and said said said said said said said sai	TOGETHER with all and singular the Rights, Members, Hereditament	w W Washing his
in and Arsingus forestre. And. I do breeby bind. WYSULT, MY . W. Harling, his W. W. Harling, his Hits and Ansigus, form and stations. In the And Tremities not to the said. Hits and Arsingus, form and stations. In the And my in, Executor, Administrators and Arsingus and every person whomsoever burduly claiming or no claim the same or any part theoret. And the said mortsquor. Agree. to insure the houte and burduings on said int in a som nor less than. Seven. Hundred. And the said mortsquor. Agree. to insure the houte and burduings on said int in a som nor less than . Seven. Hundred. Bother, in a som my compacts satisfactory to the mortgager., and they he same more in the same and my man and registered in the mortgager. The said in the reset that the mortgager. And if any time of said dark not increase the more than mortgager and that in the reset that the mortgager. And if any time on part of said dark not increase the mortgager. And if a vary time up part of said dark not increase thereon, he past dae said unputs. Also mortgager. The said and profits of the above described his any time on part of said dark not increase the mortgager. And if a vary time up part of said dark not increase thereon he past dae said unputs. Also mortgager. And if a vary time up part of said dark not increase thereon he past dae said unputs. Also mortgager. And if a vary time up part of said dark not increase the said and said and said and said and said and said said said said said said said sai	TO HAVE AND TO HOLD all and singular the said Premises unto the	he said
The first and Antiges, from and squitast. The and my state of the stat		
The first and Antiges, from and squitast. The and my state of the stat	irs and Assigns forever. And I do hereby bind mys	self, my Heirs, Executors and Administrators to warrant and
Heirs and Assigns, from and against. me And my ins, Executors, Administratures and Assigns and every person whomsovers having claiming or in claim the same or any part theorem. And the said mortgager agree	We are the said Premises unto the said.	W. Harling, his
Hers and Ausigns, from and against. **Excentors, Administrators and Assigns and every person whomeseer before the chain the same or any past thereof. **Delars, in a company or companies sizinatery to the mortgager, and keep the same more of trom loss or disnage by for, and assign the policy of incurance to the said mortgager, and keep the same more described by the same and the said mortgager, and said said to the event that the mortgager, while the company or companies sizinatery to the mortgager, and keep the same more described by the same and event that the mortgager, while the company of the company or companies as inclinatery and that in the event that the mortgager, while the company of the company or companies as in a distinct the company of the compa		
Line Executors, Administrations and seed on insure the house and buildings on said lot in a sum not less than the contragence and seed on insure the house and buildings on said lot in a sum not less than the contragence, and ask seed to be insured from loss or damage by fire, and assign the policy of insurance to the said mortragence, and that in the revertise that the mortragence, shall at any pine the date of the said mortragence and mortragence and that the mortragence, shall at any pine enture and expresse of such insurance under this mortragence, with interest. And if all any time any part of said does not make this mortragence, with the mortragence of such insurance under the mortragence with the mortragence of such insurance of said generate, be part of the said contragence of said said generate, and agree and said in the cents and residue to insurance to the said mortragence of said said generate, without this life, the said mortragence of said said said the cents and residue of said said generate the said mortragence. Deep old must, the said mortragence the address of said said said to the cut instead and mortragence of said generate, without this life, the said mortragence the said mortragence. AND IT IS AGREED by and between the said parties that said wordgage, said and vaid, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said wordgage, said and easily the said generate said decreased, with interest, the said said and the said mortragence of wall the said mortragence of wall the said mortragence of the said mortragence of wall the said wordgage, said and easily the said generate and decay of the said said said said said said said said		me and my
Line Executors, Administrations and seed on insure the house and buildings on said lot in a sum not less than the contragence and seed on insure the house and buildings on said lot in a sum not less than the contragence, and ask seed to be insured from loss or damage by fire, and assign the policy of insurance to the said mortragence, and that in the revertise that the mortragence, shall at any pine the date of the said mortragence and mortragence and that the mortragence, shall at any pine enture and expresse of such insurance under this mortragence, with interest. And if all any time any part of said does not make this mortragence, with the mortragence of such insurance under the mortragence with the mortragence of such insurance of said generate, be part of the said contragence of said said generate, and agree and said in the cents and residue to insurance to the said mortragence of said said generate, without this life, the said mortragence of said said said the cents and residue of said said generate the said mortragence. Deep old must, the said mortragence the address of said said said to the cut instead and mortragence of said generate, without this life, the said mortragence the said mortragence. AND IT IS AGREED by and between the said parties that said wordgage, said and vaid, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said wordgage, said and easily the said generate said decreased, with interest, the said said and the said mortragence of wall the said mortragence of wall the said mortragence of the said mortragence of wall the said wordgage, said and easily the said generate and decay of the said said said said said said said said		ver lawfully claiming or to claim the same or any part thereof.
Dollars, in recognizing companies statisticity to the policy of instruction to be said norrespect, and this in the event that the mortpaper. Ashill at any time it of a said, threshold said mortgager, more cased the native to he instructed in	eirs, Executors, Administrators and Assigns and every person whomsoer	Seven Hundred
Dollars, in recognizing companies statisticity to the policy of instruction to be said norrespect, and this in the event that the mortpaper. Ashill at any time it of a said, threshold said mortgager, more cased the native to he instructed in	And the said mortgagor agree to insure the house and bu	uildings on said lot in a sum not less than
ingred from less or damage by fire, and assign the policy of insurances to the said mortageter, may use and estimates. In the life of the wind of the policy of insurance under this mortagete, with interest. And if as any time any part of said dott, or interest thereon, be past due and unpubl. And if as any time any part of said dott, or interest thereon, be past due and unpubl. In the said mortageter, or any of said State may, at chambers or otherwise, appoint a receiver, with suthority to take possession of said premises and profits, applying the set proceeds thereafter (sfore paying costs of collection) upon said destinations, corn or emposity, stimulated and resus and profits, applying the set proceeds thereafter (sfore paying costs of collection) upon said dott, interest, corn or emposity, stimulated and resus and profits, applying the set proceeds thereafter (sfore paying costs of collection) upon said dott, interest, corn or emposity, stimulated and resus and profits, applying the set proceeds the resus of more paying costs of collection) upon said dott, interest, corn or emposity, stimulated and resus and profits, applying the set proceeds the resus of more paying costs of collection) upon and dott, interest, corn or emposity, stimulated and resus and profits, applying the set proceeds the resus of more paying costs of collection) upon and dott, interest, corn or emposity, stimulated and said and said and said and said and said and said said and said and said said and said said and said and said said and said said and said said said said said said said sai	Maring Program (Milliotter) and the control of the	Dellars in a company or companies satisfactory to the mortgageer, and
the dot of, there the said mortgages—may cause the same to be imported in 11.8 mane and recipients. The said mortgages of such insurance under this mortgage, with interest. And if at any time say part of said doth, or interest thereon, be part due and unpaid. The beetly assign the rents and profits of the ablove described and if at any time say part of said doth, or interest thereon, be part due and unpaid. The beetly assign the rents and profits are supported to the said mortgage of the control of said state many, at chandres or otherwise, appoint a receiver, with anticoffy to the possessment of said finest and rents and profits are said and the said mortgage of the said mortgage can do not fine and profits are said and said the said mortgage. The paid man, the said mortgage, and that it is the rise intent and meaning of the parties to these Praceuts, that if. It is said mortgage to said ones, the paid man, the said mortgage. The said mortgage is a said mortgage of the said mortgage. The said the said mortgage is a said mortgage of the said mortgage. The said the said mortgage is a said mortgage of the said mortgage. The said the said mortgage is a said mortgage of the said mortgage. The said the said mortgage is a said mortgage of the said mortgage is a said mortgage of the said mortgage. The said the said mortgage is a said mortgage of the said mortgage of the said mortgage is a said mortgage of the said the said said the said said said the said said said the said said said said said said the said said said said said said said said	1 c	e to the said mortgagee; and that in the event that the
And if a any part of said debt, or interest thereon, be past due and unpaid. I hereby assign the reasts and profits of the above distributed as any lings of the Creat Court of and State may, at chambers or otherwise, appropriate the country to take possession of said greenies and any lings of the Creat Court of and State may, at chambers or otherwise, appropriate country to take possession of said greenies and any lings of the Creat Court of and State may, at chambers or otherwise, appropriate country to take possession of said greenies and any lings of the Creat Court of anything more blant the rents and profits actually collected. Any part of anything more blant the rents and profits actually collected. Approximation of anything more blant the rents and meaning of the parties to these Presents, that if I, the said mortupage of the parties to these Presents, that if I, the said mortupage of the parties to these Presents, that if I, the said mortupage of the parties to these Presents, that if I, the said mortupage of the parties to these Presents, that if I, the said mortupage of the parties to these Presents that the said mortupage of the parties to these Presents that the said mortupage of the parties to these Presents that the said mortupage of the parties to the said mortupage of the parties to the said mortupage of the parties to the said mortupage of the said the sai	I to do so, then the said mortgagee_ may cause the same to be insured	d in his name and reimburse the
In the stand professor of the control can't of said State may, at chambers or otherwise, appoint a receiver, with author charters, Administration of which control and any judge of the Circle Can't of said State may, at chambers or otherwise, appoint a receiver, with author charters, Administration of which control is any judge of the Circle Can't of said State may, at chambers or otherwise, appoint a receiver, with author interest, costs or expeases; without liability interest for the parties that go and shall well and thing yay or cause of the parties of these Presents, that if I, the said mortgage is and not, then this deed of hargain and sale shall cost, determine, and but terity nutil and wold, indexing the creamin said from payment shall be under a call not, then this deed of hargain and sale shall case, determine, and wold, indexing the creamin said receives and visitue. AND IT IS AGREED by and between the said parties that said mortgages 1.1. or hold and tajoy the said 'treatise said default of payment shall be under the control of	And it at any time any part of said debt, or interest thereon, be past	t due and unpaid, I hereby assign the rents and profits of the above described
liest and conts and profits, applying the net proceeds the caster (after paying costs of callectron) upon sand deet, nutsering more than the rosts and profits actually collected. PROVIDED ALWAYS, severtheless, and that it is the true intent and meaning of the parties to these Peasenes, that if I,, the sald mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said mortgage. AND LY IS AGREED by and between the said parties that said creation the said true said true. AND LY IS AGREED by and the said true said parties that said creation the said true said true said true. AND LY IS AGREED by and the said true said parties that said said self-said true said true		A 1 in interest of A 9810118, AHG 66100
AROUTE FOR SOUTH CAROLINA, County of Greenville, Sympact Interest the personnel of the Pressent of the Pressent of the Pressent of the Interest the County of Greenville, W. F. Gresham Without A. Leapord W. F. Gresham W. F. Gresham W. F. Gresham Without A. Leapord Without	emises to said mortgagee, or at any Judge of the Circuit Court of said State may, at chambers or ot	herwise, appoint a receiver, with authority to take possession of said premises and paying costs of collection) upon said debt, interest, costs or expenses; without liability
be gaid unto the said mortpages	Heel said lents and promes, applying the	
De paid tante, the said mortagers	. PROVIDED ALWAYS, nevertheless, and that it is the true intent as	nd meaning of the parties to these Presents, that harmonic that have a cause
be point unto the said mortgages		do and shall well and titily pay of cause
Witness. WY hand, and seal, this. 25 day of Nov. in th witness. WY hand, and seal, this. 25 day of Nov. in th witness. WY hand, and seal, this. 25 day of Nov. in th witness. WY hand, and seal, this. 26 day of Nov. in the one hundred and foreign day of the Universal State for our Lord one thousand, nine hundred and. 66th year of the Independence of the Unived State Signed, sealed and delivered in the presence of Wilton A. Leapord "Armer" Arma Farmer" (L. S. W. F. Gresham (L. S. County of Greenville, Personally appeared before me. Wilton A. Leapord and made outh that. he saw the within named. Armer Farmer sign, seal and as her at and deed deliver the within written deed, and that. he w W. F. Gresham , witnessed the execution thereof. SWORN TO before me this. 25 Notary Public for South Carolina. W. F. Gresham , witnessed the execution thereof. Wilton A. Leapord W. F. Gresham , witnessed the execution thereof. Wilton A. Leapord W. F. Gresham , witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, County of Greenville, I	be paid unto the said mortgagee the debt or sum of money afo	oresaid, with interest thereon, if any be due, according to
Witness WY hand and scal, this 25 day of NOV. It can of our Lord one thousand, nine hundred and forby-one and in the one hundred and 66th year of the Independence of the United State Signed, scaled and delivered in the presence of Wilton A. Leapord "Anna Farmer" Anna Farmer (L. S. W. F. Gresham (I. S. W. F. Gresham (I. S. Wilton A. Leapord Wilton A. Leapord (I. S. Wilton A. Leapord Anner Farmer Sign, scal and as her within named Anner Farmer act and deed deliver the within written deed, and that he will be say the within anned Anner Farmer writenessed the execution thereof. SWORN TO before me this 25 W. F. Gresham writenessed the execution thereof. SWORN TO before me this 25 Wilton A. Leapord W. F. Gresham writenessed the execution thereof. THE STATE OF SOUTH CAROLINA, County of Greenville, (L. S.) Now A. D. 19 11 Wilton A. Leapord Wilton A. Leapord W. F. Gresham Notary Public for South Carolina. MORTGAGOR WOMAN RENUNCIATION OF DOWER 1. Notary Public for S. Morty Greenville, (L. S.) Notary Public for S. Morty Greenville, (L. S.) Notary Public for S. Morty Greenville, (L. S.) 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 release Given under my hand and scal, this	AND IT IS AGREED by and between the said parties that said mo	ortgagor 11. 10 noid and enjoy the said 1 remains
f America. Signed, scaled and delivered in the presence of Wilton A. Leapord "Armer" Anna Farmer (L. S. W. F. Gresham (L. S. County of Greenville, Personally appeared before me. W. F. Gresham (M. S. W. F. Gresham (M.	25 mer hand and cool this	day of Nove in the
Signed, sealed and delivered in the presence of Wilton A. Leapord W. F. Gresham MORTGAGE OF REAL ESTATE County of Greenville, Personally appeared before me. W. F. Gresham W. F. Gresham W. F. Gresham Wilton A. Leapord Anner Farmer	Witnessnand and seal, this	forty-one and in the one hundred and
Signed, sealed and delivered in the presence of Wilton A. Leapord W. P. Gresham (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Wilton A. Leapord Anner Farmer MORTGAGE OF REAL ESTATE County of Greenville, Wilton A. Leapord Anner Farmer and made oath that. he saw the within named Anner Farmer sign, seal and as. Nov. W. F. Gresham Witnessed the execution thereof. Wilton A. Leapord W. F. Gresham Witnessed the execution thereof. Wilton A. Leapord W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. 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 compulsed dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this.	ear of our Lord one thousand, nine hundred and	f the Independence of the United States
Signed, scaled and delivered in the presence of Wilton A. Leapord W. P. Gresham (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. WILTON A. Leapord Annor Farmor and made oath that he saw the within named. MORTGAGE OF REAL ESTATE County of Greenville, Personally appeared before me. W. F. Gresham W. F. Gresham Wilton A. Leapord Wilton	f America	year of the independence of the
Wilton A. Leapord W. F. Gresham (L. S. W. F. Gresham (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Wilton A. Leapord Anner Farmer and made cath that he saw the within named. Anner Farmer sign, seal and as. W. F. Gresham witnessed the execution thereof. SWORN TO before me this. 25 day of Now. A. D. 19. 11 W. F. Gresham W. F. Gresham W. F. Gresham Word County of Greenville, I. MORTGAGOR WOMAN RENUNCIATION OF DOWER The STATE OF SOUTH CAROLINA, County of Greenville, I. MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. 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 compulse dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and releating the name of the premises within mentioned and releating the name of the premises within mentioned and releating the name of the premises within mentioned and releating the name of the premises within mentioned and releating the name of the premises within mentioned and releating the premises within mentioned and releating the name of the premises within mentioned and releating the name of the premises within mentioned and releating the premise within mentio		
W. F. Gresham (L. S (L. S THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Wilton A. Leapord and made oath that he saw the within named. Anner Farmer sign, seal and as her with F. Gresham witnessed the execution thereof. SWORN TO before me this. 25 day of Now A. D. 19. 11 W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. MORTGAGOR WOMAN RENUNCIATION OF DOWER 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 compulse dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this	Wilton A. Leapord	"Anner" Anna Farmer (L. S.)
County of Greenville, Personally appeared before me. Anner Farmer and made oath that he saw the within named Nov. Anner Farmer SWORN TO before me this SWORN TO before me this Nov. A D, 19 41 W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I, do hereby certify unto all whom it may concern that Mrs. 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 compulse dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this		α (L. S.)
County of Greenville, Personally appeared before me. MILON A. Leapord Anner Farmer and made oath that he saw the within named		σ . S
THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Wilton A. Leapord Amner Farmer and made oath that he saw the within named. Amner Farmer act and deed deliver the within written deed, and that he w W. F. Gresham witnessed the execution thereof. SWORN TO before me this. SWORN TO before me this. W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I, do hereby certify unto all whom it may concern that Mrs. 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 compuls dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this		L S.
County of Greenville, Personally appeared before me. Anner Farmer sign, seal and as her within named Anner Farmer w. F. Gresham witnessed the execution thereof. SWORN TO before me this 25 day of Nov A. D. 19 11 W. F. Gresham Wilton A. Leapord W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. Notary Public for South Carolina RENUNCIATION OF DOWER Leapord County of Greenville, I. Notary Public for South Mrs. 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 compuls dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this.		
County of Greenville, Personally appeared before me. Anner Farmer sign, seal and as. NOW F. Gresham SWORN TO before me this. 4 A. D. 19. 44 W. F. Gresham Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I	THE STATE OF SOUTH CAROLINA,	
Personally appeared before me		
and made oath that he saw the within named	Wilton A. Leap	ord
w. F. Gresham	Anner	Farmer
W. F. Greshamwitnessed the execution thereof. SWORN TO before me this	the state of the s	he within written deed, and that he within written deed, and that he within written deed.
SWORN TO before me this	51511, 50d1 dild di-	
We Fe Gresham Notary Public for South Carolina. MORTGAGOR WOMAN RENUNCIATION OF DOWER County of Greenville, I, Notary Public for S. MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. Mortgagor Woman Renunciation of Dower of the within named 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 compuls dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this.		' en la companya de
We Fe Gresham Notary Public for South Carolina. We Fe Gresham Notary Public for South Carolina. MORTGAGOR WOMAN RENUNCIATION OF DOWER I, Notary Public for S. do hereby certify unto all whom it may concern that Mrs. the wife of the within named tid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compuls dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this. Wilton A. Leapord The STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Notary Public for S. Notary Public for S. Hotagoria de State, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release and Given under my hand and seal, this.	M. L. OLODICH	
W. F. Gresham Notary Public for South Carolina. MORTGAGOR WOMAN RENUNCIATION OF DOWER L		witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County of Greenville, I, do hereby certify unto all whom it may concern that Mrs 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 compuls dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this	SWORN TO before me this25	witnessed the execution thereof.
County of Greenville, I,	SWORN TO before me this25 day ofA. D. 19_41	witnessed the execution thereof. Wilton A. Leapord
County of Greenville, I,	SWORN TO before me this25 day ofA. D. 19_41	witnessed the execution thereof. Wilton A. Leapord
the wife of the within named	SWORN TO before me this 25 day of A. D. 19 41 W. F. Gresham (L. S.) Notary Public for South Carolina.	witnessed the execution thereof. Wilton A. Leapord
the wife of the within named	SWORN TO before me this 25 day of A. D. 19 41 W. F. Gresham (L. S.) Notary Public for South Carolina.	witnessed the execution thereof. Wilton A. Leapord MORTGAGOR WOMAN
the wife of the within named	SWORN TO before me this 25 Nov. A. D. 19 11 W. F. Gresham (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA,	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER
the wife of the within named	SWORN TO before me this 25 day of A. D. 19 41 W. F. Gresham (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville,	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S.
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release under my hand and seal, this	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S.
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S.
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 under my hand and seal, this	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. ely examined by me, did declare that she does freely, voluntarily and without any compulsion
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 under my hand and seal, this	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Pely examined by me, did declare that she does freely, voluntarily and without any compulsion asse and forever relinquish unto the within named.
Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Frenises within mentioned and Given under my hand and seal, this	SWORN TO before me this	wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Pely examined by me, did declare that she does freely, voluntarily and without any compulsion asse and forever relinquish unto the within named.
Given under my hand and seal, this	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. 6 ely examined by me, did declare that she does freely, voluntarily and without any compulsion ase and forever relinquish unto the within named
	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Notary Public for S. Gely examined by me, did declare that she does freely, voluntarily and without any compulsion ase and forever relinquish unto the within named.
day ofA. D. 19	SWORN TO before me this	Wilton A. Leapord MORTGAGOR WOMAN RENUNCIATION OF DOWER Ply examined by me, did declare that she does freely, voluntarily and without any compulsion ase and forever relinquish unto the within named