TO LAVE AND TO ROLL all and singular the lights, itembers, Resolvenesses and Appartunance on the said Prentum belonging, or in anymon incident an apportunities. TO LAVE AND TO ROLL all and singular the said tremton worth to said. W. H. Longgre, his. It als and Assigns forerer. And. I do barely bland. SWY-11, Energy, his. The Mark and Assigns forerer. And I do barely bland. SWY-11, Energy, his. Received, Administrators and Assigns and every person reluminance the received principle. The original may be stated and lend simples the said Prentuce and Assigns and every person reluminance the received principle. The original may be stated and acceptant. The said acceptant of the principle of intersaction and the said acceptant. The said acceptant of the principle of intersaction and the said acceptant. The said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptant of the said acceptant of the said acceptant of the said acceptant. The said acceptant of the said acceptan	₹,E,M.—2-a	
TOGETHER with all and singular the hights. Moreless, Recellements and Apparliamants to the said Promites belonging, or in supprise incident or apparenting, TO RAYE AND TO HOLD off and singular the said. W. H. Lengthe, 1149. In and Antigan forever. And, I do narray held. Wyen't, and the said. W. H. Lengthe, 1149. In Elementure, Assimilaterators and Antigans and every person phormoner, barding change to claim the same or any part thereof. And the said mortgagers spread. In inverse the house and brillings on said to to a sum on them the same or any part thereof. And the said mortgagers spread. In inverse the house and brillings on said to to a sum on them the entering process. And the said mortgagers spread. The inverse the house and brillings on said to the sum or any part thereof. And the said mortgagers spread. In inverse the house of brillings is said to the sum of the same of any part thereof. And the said and summary to the said person. And the said is the said to the same of the said to the said the said to the said to the said to the said to the said the said to the said the said the said to the said th		
TOODTHERS with all and disputar the hights, Members, Resultaments and Appartenances to the said Promises belonging, or in sayung benderin or apparenting. TO HAVE AND TO HOLD all and singular the said Promises unto the said. W. H. Lengtle, his in and Antique ferent. And I do bendry bind. My H. Lengtle, his We defined all and simpler the said Promises unto the said. W. H. Lengtle, his We have an advantage for the said Promises and Administrators to surrout and very december the said pointing or to claim the same or any just thereof. Members and Antique, from and applies. Me on the said more caper. And the stat more caper. And the state caper. And		
TORITHER with all and despuber his Rights, Members, Heroditaments and Apputensesses to the said Premises belonging, or in soywise incident or appertaining. TO HAVE AND TO NOLD all and singular the said Premises unto the said. W. H. Lengthe, his In and Antigan foreous. And I do hereby bind. IFF0017, MY		
TORISTHED with all and dispulse the Rights, Members, Revealurements and Appurturements to the said Premise bedinging, or in suyunta insident or apportaining. TO RAYS AND TO HOLD all and singular the said Premises under said. W. H. Longite, M. H. Soughe, M. S. W. H. S		
TOGETHER with all and singular the Right, Members, Hereditaneous and Appurturements to the said Premises beliefging, or in surprise incident or appertaining. TO RAYE AND TO HOLD all and singular the said Premises unto the said. If years and Antigen ferrow. And. I do barely Mad Myself, My. Here and Antigen ferrow. And. I do barely Mad Myself, My. Here and Antigen, Annishtrature and Antigen and curry purson whomesome learning to the said mem or way part of surface. Here and Antigen, to desire the said recommended to the said of the said members of the said members. Here and Antigen, Annishtrature and Antigen and curry purson whomesome learning to the said of same or way not traved. And the said mentagen, agreed. Dollars, in a company or companies statisfactory to the mort page. John the said mentagen, agreed. Dollars, in a company or companies statisfactory to the mort page. John the said mentagen, agreed. John the said mentagen, agreed and the said mentagen, and keep the same or way not of said dolt, or interest thereon be pass does not not be said to say that the say that any time say yout of said dolt, or interest thereon, be pass does not upon interest. And if a lary time say yout of said dolt, or interest thereon, be pass does not upon interest. And if any time say yout of said dolt, or interest thereon, be pass does not upon the said to say the said to the said way to the said way youths applying the say provided interest. And if any time say youths applying the say prevented interests and smealing of the parties and said said say involves page. And if it is Additionally and the said mentages and the said mentages of the parties and said said say involves page. John the said say youths applying the say prevents in the said prevents and said of the said and say involves and said said and said said and said said s		
TOORTHEST with all and singular the highest, Newborks, Heredmanness and Appurionances to the said Promises belonging, or in anywine inclosed or appreciating, TO ANY AND TO HOLD all and singular the said Premises state the said. It is and Antigan fearors. And. I do bershy bind. WY. H. Jeschler, his . Hell's and Antigan fearors. And. I do bershy bind. WHI's and Antigan, from and against. me and away are defended all and singular the said Premises unto the said. WHI's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away . Hell's and Antigan, from and against. me and away part for all doles, and against on and to in a sum and residence. The antigan of the mercan control of the said and against and away . Hell's and Antigan, from and against . The antigan of the saids and against . The antigan of the saids and against . The antigan and against . The antigan and against . The antigan and against . He and it am against said mortgage. An against a said against and against aga		
TOURTHESS with all and singular the Bights, Members, Hereditenents and Appartonaments to the path Premises and singular the and Premises must be said. W. H. Lengthy, 116 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In an and Andigms factors. And I do broky bind. MYSelf, NY Helphy, 118 In an an anti-middle of the control of th		
TO HAVE AND TO HOLD all and singular the said Premises must be said. W. H. Lengue, hits ins and Andigus farrers. And. I do hereby their DYSOLT, DY Heirs, Executors and Administrators to warrant and ware defend all and singular the said Premises must the said. W. H. Lengue, hits Heirs and Andigus, from and against. me and. my into, Executors, Administrators and Aranges and every person whomesver havelog deliming or to clear the same or any part thereof. And the said mortgager—agreed, on incree the source and bolishings on said the a sum and these than. One Thousand Dollars, in a company or computer, sufficiency in the mercupare, and keep the sens- ment from toor or sammar by first, and assum the policy of increases to the said formages, and that in the event that the managers, the said managers in the said and the said mortgager—and said delay or interest theorem to be interested in In the said mortgager—and said the said mortgager—and said said said said said said said sai		
TO HAVE AND TO HOLD all and singular the said Premises must be said. W. H. Lengue, hits ins and Andigus farrers. And. I do hereby their DYSOLT, DY Heirs, Executors and Administrators to warrant and ware defend all and singular the said Premises must the said. W. H. Lengue, hits Heirs and Andigus, from and against. me and. my into, Executors, Administrators and Aranges and every person whomesver havelog deliming or to clear the same or any part thereof. And the said mortgager—agreed, on incree the source and bolishings on said the a sum and these than. One Thousand Dollars, in a company or computer, sufficiency in the mercupare, and keep the sens- ment from toor or sammar by first, and assum the policy of increases to the said formages, and that in the event that the managers, the said managers in the said and the said mortgager—and said delay or interest theorem to be interested in In the said mortgager—and said the said mortgager—and said said said said said said said sai	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurte	enances to the said Premises belonging, or in anywise incident or appertaining.
the and Analysis forever. And		w u Tanma his
the and Anagus forews. And. I do hereby blind Hysolf, my Neirs, Executers and Administrators to warrant and week offeed all end simplifier the said Premises unto the said. W. H. Lengths, 118 W. Y. Bridges L. Lengths, 118 W. Y. Bridges Mary S. Wilburth Mary S. Wilbur		p [*]
Helvs and Assigns, from and against. Esc. and Exp. Helvs and Assigns, from and against. Esc. and Exp. Helvs and Assigns, from and against. Esc. and Exp. Inc. Expertors, Administrations and Assigns and every parame whomsovers havingly chimings or to dain the same or any part thereof. And the said montanger. Agreed. to institute the house and bublings on easi into its a sum note that the budget and any and assigns the pastry of institute the house and the budget of the same surred from loss or change by fire, and assign the pastry of institute to the said montangers. In that is the word that the mortgager. And it as any time are pasted on the institute of the same and repeated a such institute that are time and regards of such institute. In the control of the above described the same depressed such institute that are time in the said angular and angular and angular and angular and angular and angular angular and angular angula	I de horshy hind myself,	my Heirs, Executors and Administrators to warrant and
	irs and Assigns forever. And	eague, his
Here and Assigns, from and agenter me and any importance of the service and part thereof. And the sald mortuger—agross—to insure the house and buildings on and let in a sum not less than. One Thousand And the sald mortuger—agross—to insure the house and buildings on said let in a sum not less than. One Thousand And the sald mortuger—and and the property of houseand the policy of houseand to the said mortuger—and the policy of houseand to the said mortuger—and the policy of houseand to the said mortuger—and the said mortug		
the section of the design of the property of the contract of the parties to these Presents, that if		me and my
the formation of the company of the	Heir	s and Assigns, from and against
Dellars, in a company or companies militaricatory to the mortegace, and keep the analytic more controlled to the control of the mortegace, and keep the analytic more controlled to the control of the mortegace and the in the event that the mortegace is made to the instruction of the control of the mortegace and the in the event that the mortegace is more as a second of the control of the analytic more than margings, with interests. And if at any time any part of said debt, or niterest thereon, be part due and unpast. I hereby setting the rents and professors of the above described in the rents and professors of the above described in the rents and professors of the above described in the rents and professors of the above described in the rents and professors of the professors of th	eirs. Executors, Administrators and Assigns and every person whomseever lawlu	uny claiming of the claim the same of the
Note the least of damage by five, and easign the policy of insurance to the said mortagene, and that in the event that the molecule of the minute and expense of such insurance to may cente the same to be insured in. 118	And the said mortgagor agree\$ to insure the house and buildings on	said lot in a sum not less than
In the con, then the nation materiages	Dollars, in a	a company or companies satisfactory to the mortgagee, and keep the same
mand it a may time any part of said debt, or interest thereon, be part due and unpaid	sured from loss or damage by fire, and assign the policy of insurance to the said	d mortgagee_; and that in the event that the mortgagor_ shall at any time
Mail if a may time any part of maid debth, or interest thereon, by part due and unpaid	il to do so, then the said mortgagee may cause the same to be insured in	name and reimbursefor the
named to possil materiagons	And if at any time any part of said debt, or interest thereon, be past due and un	npaid,hereby assign the rents and profits of the above described
at any Judge of the Circuit Court of said State may at chandres or charves, appoint a reserver, with minimum courts of the count of the said forms and the said marked and the count of the said forms and the said marked and the count of the said forms and the said marked and the said marked and the said mortgager. PROVIED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if _ X the said mortgager has paid unto the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the instent and meaning of said State that the said of the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the instent and meaning of said the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the instent and meaning of said the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the instent and meaning of said the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be doe, according to the instent and meaning of said the said mortgager the said mortgager is said to the said mortgager the said the said mortgager		his Heirs Evecutors Administrators or Assigns, and agree
REVOYDED ALWAYS, nevertheless, and that it is the tree intent and meaning of the parties to these Fresents, that if	at any Judge of the Circuit Court of said State may, at chambers or otherwise, a	ppoint a receiver, with authority to take possession of said premises and of collection) upon said debt, interest, costs or expenses; without liability
the paid and the nois mortgagee	account for anything more than the rents and profits actually confected,	
be paid unto the said mottgages the she'r aum of money aforesaid, with interest thereon, if any be due, according to the tries again and said note, them in deed of bragin and said said. consequents of the interest that any of the said parties until default of payment hall be made. AND IT IS AGREED by and between the said parties that said mottgager. A to hold and enjoy the said Premises until default of payment hall be made. Note that the said parties that said mottgager. A to hold and enjoy the said Premises until default of payment hall be made. Note that the said mottgage		
ns aid note, then this deed of bargain and asse shall case, determine and netry and native, described and control of the aid Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgager. X. to hold and enjoy the said Premises until default of payment shall be made. A the said of our Lord one thousand, nine handred and. A therica. Signed, sealed and delivered in the presence of Mary S. Wilburn D. B. Leatherwood (L. S.) County of Greeaville. MORTCAGE OF REAL ESTATE. Mory S. Wilburn MORTCAGE OF REAL ESTATE. Mary S. Wilburn D. B. Leatherwood W. Y. Bridges and made oath that. She saw the within named. M. Y. Bridges Mary S. Wilburn D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood D. B. Leatherwood Mary S. Wilburn D. B. Leatherwood Mort Greeaville. M. Y. Pridges Mary S. Wilburn D. B. Leatherwood Mort Greeaville. M. Y. Pridges Mary S. Wilburn D. B. Leatherwood M. Notary Public for S. C., Mort Publ	the data are not proposed with it	interest thereon if any he due according to the true intent and meaning of
Witness. HY hand, and seal, this 9th day of February in the ser of our Lord one thousand, nine hundred and forty-three and in the one hundred and X year of the Independence of the United States Signed, sealed and delivered in the presence of Mary S. Wilburn W. Y. Bridges (L. S.) D. B. Leatherwood (L. S.) County of Greenville. Merry S. Wilburn Personally appeared before me Mary S. Wilburn Merry S. Wilburn Personally speared before me Mary S. Wilburn Merry S. Wilburn Personally speared before me Mary S. Wilburn Mary S. Wilburn Personally speared before me Mary S. Wilburn D. B. Leatherwood within named w. Y. Bridges ign, seal and as. his seatherwood witnessed the execution thereof. SWORN TO before me this. 9 Leatherwood witnessed the execution thereof. SWORN TO before me this. 9 Lay of February A. D. 1942 D. B. Leatherwood Notary Feblic for Sonth Carolina. County of Greenville. D. B. Leatherwood Notary Feblic for Sonth Carolina and State E. Bridges the wife of the within named. W. Y. Bridges the wife of the within named. W. Y. Bridges the wife of the within named. W. Y. Bridges the wife of the within named. W. Y. Bridges Her wife of the within named. W. Y. Bridges Her wife of the within named. W. Y. Bridges W. Y. Bridges W. Y. Bridges Susiae E. Bridges Susiae E. Bridges	ne said note, then this deed of bargain and sale shall cease, determine, and be utter	riy hun and void, otherwise to remain in rain rotoe and the
ar of our Lord one thousand, nine hundred and X year of the Independence of the United States X year of the Independence of the United States Signed, sealed and delivered in the presence of Mary S, Wilburn W. Y. Bridges (L. S.) D. B. Leatherwood (L. S.) (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me W. Y. Bridges And made oath that. She saw the within named by Y. Bridges And made oath that. She saw the within named without any computation, or some of the execution thereof. SWORN TO before me this. 9 Bay of February A. D. 1942 D. B. Leatherwood (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. BENUNCIATION OF DOWER. County of Greenville. D. B. Leatherwood (L. S.) THE STATE OF SOUTH CAROLINA, ERNUNCIATION OF DOWER. County of Greenville. D. B. Leatherwood (L. S.) THE STATE OF SOUTH CAROLINA, ERNUNCIATION OF DOWER. County of Greenville. D. B. Leatherwood (L. S.) W. Y. Bridges Mary S. Wilburn (Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named (M. Y. Bridges) dithin day appear before me, and upon being privately and separately examined by me, did declare that she does freely, volentarily and without any compulsion, drend or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named (W. H. League, his) 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 (9th) Given under my hand and seal, this (9th)	AND IT IS AGREED by and between the said parties that said mortgagorX	to hold and enjoy the said Premises until default of payment shall be made.
X year of the Independence of the United States	, Witnessmyhand and seal, this9th	day of rebruary in the
X year of the Independence of the United States	ear of our Lord one thousand, nine hundred andforty-t	three and in the one hundred and
SWORN TO before ma this. D. B. Leatherwood Mary S. Wilburn MORTGAGE OF REAL ESTATE. Mortgage of Real estate. Mary S. Wilburn MORTGAGE OF REAL ESTATE. Mortgage of Real estate. Mary S. Wilburn M. Y. Bridges Mary S. Wilburn D. B. Leatherwood SWORN TO before ma this. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. County of Greenville. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. County of Greenville. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. County of Greenville. D. B. Leatherwood I. D. B. Leatherwood Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named. W. Y. Bridges 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. W. H. League, his Heira 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. 9th day of. February A. D. 1942 Susie E. Bridges Susie E. Bridges	x	vear of the Independence of the United States
Mary S. Wilburn D. B. Leatherwood (L. S.) County of Greenville. Mary S. Wilburn Personally appeared before me. Mary S. Wilburn MortGAGE OF REAL ESTATE. Mary S. Wilburn MortGAGE of REAL ESTATE. Mary S. Wilburn MortGAGE of REAL ESTATE. Mary S. Wilburn D. B. Leatherwood W. Y. Bridges Mary S. Wilburn D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I. D. B. Leatherwood	f America.	
D. B. Leatherwood (L. 8) County of Greenville. Personally appeared before me. Mary S. Wilburn Mary S. Wilburn Mary S. Wilburn Mary S. Wilburn D. B. Leatherwood		W V Puldrag
MORTGAGE OF REAL ESTATE. County of Greenville. Mary S. Wilburn Personally appeared before me. Mary S. Wilburn W. Y. Bridges and as. Lis. She with D. B. Leatherwood SWORN TO before me this. 9 A. D. 1942 D. B. Leatherwood I. S.) Mary S. Wilburn D. B. Leatherwood L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I. D. B. Leatherwood Notary Fublic for South Carolina. County of Greenville. W. Y. Bridges the wife of the within named. W. Y. Bridges 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. W. H. League, his 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. Pebruary A. D. 1942 Susie E. Bridges		
County of Greenville. Personally appeared before me. Mary S. Wilburn Personally appeared before me. Mary S. Wilburn W. Y. Bridges ign, seal and as. his	D. B. Leatherwood	
County of Greenville. Personally appeared before me. Mary S. Wilburn W. Y. Bridges ign, seal and as. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I, D. B. Leatherwood Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I, D. B. Leatherwood W. Y. Bridges the wife of the within named. W. Y. Bridges the wife of the within named. W. Y. Bridges The STATE OF South carolina as a sparately 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. W. H. League, his 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. 9th		(L. S.)
County of Greenville. Personally appeared before me. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within named. Ind made oath that. She saw the within written deed, and that. She with the within named. Ind made oath that. She saw the within made oath that. She with the oath that the oath t		(L, S.)
County of Greenville. Personally appeared before me		
Personally appeared before me	MORTGAGE OF REAL EST	PATE.
und made eath that She saw the within named W. Y. Bridges tign, seal and as his act and deed deliver the within written deed, and that She with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 9 tay of February A. D. 1942 D. B. Leatherwood (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood Notary Public for South Carolina. Po B. Leatherwood Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges the wife of the within named Notary Public for S. C., do hereby certify unto all whom it may concern that Mrs. Susie E. Bridges 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 9th day of February A. D. 1942 Susie E. Bridges	Mary S. Wilhum	
act and deed deliver the within written deed, and that	Personally appeared before me	
D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this	and made oath thatShe saw the within named	
SWORN TO before me this9		
Mary S. Wilburn D. B. Leatherwood (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I,	D. B. Leatherwood	witnessed the execution thereof.
Mary S. Wilburn D. B. Leatherwood (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I,	SWORN TO before me this	
D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER. County of Greenville. D. B. Leatherwood I,		Mary S. Wilburn
THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I,	· · · · · · · · · · · · · · · · · · ·	
THE STATE OF SOUTH CAROLINA, County of Greenville. D. B. Leatherwood I,	Notary Public for South Carolina.	
County of Greenville. D. B. Leatherwood I,		
I,	RENUNCIATION OF DOWE	ER.
the wife of the within named	County of Greenville. D. B. Leatherwood	Natural Dublic for C. C.
the wife of the within named	I,	Notary Public for S. C.,
the wife of the within hamed	lo hereby certify unto all whom it may concern that Mrs. Susie E. Bri	.dges
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. W. H. League, his 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 9th Susie E. Bridges Susie E. Bridges	the wife of the within named W. Y. Bridges	
W. H. League, his 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 9th A. D. 1943 Susie E. Bridges	THE MITE AT THE ATMITT HUMONTON	
W. H. League, his 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 9th day of February A. D. 1943 Susie E. Bridges	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,
Given under my hand and seal, this9th day ofA. D. 1943 Susie E. Bridges	did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and forever	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named
Given under my hand and seal, this 9th day of A. D. 1943 Susie E. Bridges	did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and forever	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named
Given under my hand and seal, this 9th day of A. D. 1943 Susie E. Bridges	did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and forever W. H. League, his	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named
february A. D. 1943 Susie E. Bridges	did this day appear before me, and upon being privately and separately examined lead or fear of any person or persons whomsoever, renounce, release and forever W. H. League, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dow	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named
	did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and forever W. H. League, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dow	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named
- T	did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and forever W. H. League, his Heirs and Assigns, all her interest and estate, and also all her right and claim of Dow Given under my hand and seal, this	by me, did declare that she does freely, voluntarily and without any compulsion, relinquish unto the within named