THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	3.R.E.M.—2-a	
TOGETHER with all and alegache the Riphs. Mandows, Remains more to and Approximate belonging, or in anywer invident or apparationary TO HAVE AND TO HOLD all and singular the sold Premises unto the sold. **Mangarant.*** **First and Analogia, Gauset.** **And Andrews.** **Andrews.** **Andrews.		
TO LIVE AND TO BOLD 30 and simples the self fermions can deportenances to the cold Province belonging, or in anywels incident or appertishing TO LIVE AND TO BOLD 30 and simples the self fermions can be self. Margaret F. Balting, 162. - A cold and Andrein fermer, Andre J. do hereby third, Myself., and My. Hist. Executes and Administrators to warrant are recovered about all and singular the said frameters unto the self. - Mail and Andrein fermer, Administrators and Antreas and covery persons whomeover beniftly claiming or to think the same or say port three of the Andre Server. So insure the boses and suddings as said for in a own or low than. The man histories, and the self. - And the said energiper spread, to insure the boses and suddings as said for in a own of the histories, and they are considered to self-the s		
TOGETHER with all and simples the Paylon, Members, Hereferaments and Apputenesses to the sald Premises belonging or in suppose incident or appersioning TO HAVE AND TO HOLD all and simples the said Premises onto the sald. Nazagaret. R. Bertan, hor. Items and Assigns forew. And I do hereby blook. Myself. SDJ, My. Heles, Executes and Administrators to warrant an interest defend all and ringular the said Premises unto the said. Items and Assigns, from and applicat. Items and Assigns. Items and Assigns. Items and Assigns. Items and Assigns. Items and Assig		
TOGETHER with all and designator the Rights, Members, Herodinaments and Approximenous to the aid Premires biologing, or in acyclic incident or appreciating of the AND TO NOLD all and simples the said Premires onto the said. INTERPRETARE, P. REPLECON, INC. INTERPRETARE, P. REPLECON, INTERPRETARE, AND INTERPRETARE, INTERPRETARE, AND INTERPRETARE, INTERPRETARE, AND INTERPRETARE, INTERPRETARE		
TOGETHER with all and singular the Rights, Members, Hereditaneans and Appartenances to the said Permittee theoreting, or in supprise incident or operativing TO HAVE AND TO HOLD all and congular the said Premises unto the said. **Nangarat.** T. **Barkon, har** tear and Assigns forever. And . I do hereby blad. **INFABLE** 1. BOJ. TY. **More, Executor, and Administrators to warmen the warmen of edents all and singular the said Premises unto the said. **Xangarat.** T. **Barkon, har** Here and Assigns forever. And . I do hereby blad. **INFABLE*** 1. BOJ. TY. **Nangarat.** T. **Barkon, har** Here and Assigns forever. And . I do hereby blad. **INFABLE*** 1. BOJ. TY. **Nangarat.** T. **Barkon, har** Here and Assigns forever. And . I say have a suppression of the said premises and every person whomesers the said premises to the said considerance. **Nangarat.** 1. Bor. **Nangarat.** 1. Bor. **Infable.** 1		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenance to the said Premises belonging, or in anywise briddent or appertishing TO HAVE AND TO HOLD all and singular the said Premises unto the said. Managarat. F. Bartons, her. Liters and Assigns forece. And. I. I	. <u></u>	
TOGETHER with all and singular the Rights, Members, Hereditaments and Apparentances to the said Premises belonding, or in anywise incident or apparentation of HAVE AND TO HOLD all and singular the said Premises unto the said		
TOGETHER with all and singular the Rights, Members, Heredinaments and Apparenances to the said Premises belonding, or in anywise incident or apparatising TO MAYE AND TO HOLD all and singular the said Premises unto the said. **Rangarast. F.*** Barkon, hor.** **Licis and Assigns forever. And.** I		
TO HAVE AND TO HOLD all and singular the said Fremises unto the said. **Xergarch.**P.** Barton, hor.** Lists and Assigns forewer, And. I to bereby bind. **RYSELF.** ADD. **RY.** Heirs, Escenture, and Administrators to warrant an arrever detend all and singular the said Fremises unto the said. **Xergarch.**P.** Barton, hor.** **Act the said mortgager.** And the said mortgager.** **PORT of the said of the s		
The said Assigns forever. Asc. I		
tern and Assignat forever. And. I do berely bind. WYRELF . RDA TY Never defend all and singular the said Premises unto the said. Narganth P. P. Berkon, her. Heirs and Assigna for said singular the said Premises unto the said. Heirs and Assigna for said singular the said Premises unto the said. Heirs and Assigna for the class of the said of the sai		
Titers and Autigns, from and agalent. The and any Titers and Autigns, from and agalent. The and any Titers and Autigns, from and agalent. The and any Titers and Autigns, from and agalent. The and any Titers and Autigns, from and agalent. The any of the an		
Heier and Assigns, from and against. The And RY Internation, Administrations and Assigns and every person whomsoever hardely claiming or to claim the same or say part thereof. And the said mertagor. agree E. to instead the said substance on said to it as own not less than. Three. Athorized \$2,000.000 And the said mertagor, agree E. to instead the said mertagor companies astificatory to the mortgaget-again and the said mertagor on the said mertagor on the said mertagor on the said mertagor on the said mertagor of the said mertagor is said that it age in the said mertagor is said that it and the mertagor. All all at any time any part of said deliver in the said mertagor is said that it any time and prefixed of the above described and it any time say part of said deliver in the said mertagor and the said mertagor is said to said the said mertagor and the said mertagor is said to said that the said mertagor and the said said that said the said mertagor is said to said that the said mertagor and the said said that said the said mertagor is said to said the said mertagor of the said said that said the said mertagor is said to said the said mertagor in the said mertagor is said to said the said mertagor is said to said the said mertagor in the said mertagor is said to said the said mertagor is said to said the said mertagor is said to said the said mertagor in the said mertagor is said to said the said mertagor in the said mertagor is said the said mertagor in the said mertagor is said to said the said mertagor in the said mertagor is said the said mertagor in the said mertagor is said to said the said mertagor in the said mertagor is said the said the said mertagor is said to said the said the said mertagor is said to said the said the said mertagor is said the said mertagor is said to said the said mertagor is said to said the said mertagor is said to said the said mertagor is said the said mertagor is said to s	leirs and Assigns forever. Anddo hereby bindmys	elf , and my Heirs, Executors and Administrators to warrant and
Hely, and Assigns, from and against	prever defend all and singular the said Premises unto the said	Margaret F. Barton, her
Hele, Resultors, Administrators and Assigns and every person whosaneous rewelling claiming or to claim the same or any part flowers. And the said mortgagers—agree, 2. to issuer the boars and buildings on said for its arm on the least an mort on the same and every person whosaneous the boars and buildings on said for its arms and every more of the mortgagers—and that in the event that the mortgagers—and help the same and evidence—should startly the relimins and expense of such instance under this mortgage with interest. BET		
claim, Executors, Administrators and Assigns and every person whomscover lawfully claiming or to claim the same or any part thereof. And the said contragent—agreed. To insure the house and buildings on said to it as usen or test than—infrace. Influence and the contragence of the same contragence of the contragence of the contragence of the same nursed from loss or classage by fire, and assign the policy of insurance to the said mortugate, and that in the event that the mortgage, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of insurance to the said mortugate, and the policy of the said mortugate. In the said mortugate, and the above described for the policy of the parties of these problems and profits active paying sous of collection? Spen said debt, interest, costs or expunses, without liability of the paying sous of the parties of these Presents, that if I, the said mortugate and profits active of the paying sous of the parties to these Presents, that if I, the said mortugate and profits active of the said mortugate, and the said mortugate, the said mortugate and the said mortugate, and the said mortugate		
And the sald mortagor—agree, 2. to insure the house and buildings on said tot in a sum not less thanThream_thrustafile_5_0000_00		
Dollars, in a company or companies satisfactory to the mortgages—and leven the same started from loss or damage by fire, and savigur the policy of insurance to the said mortgages—and that in the event that the mortgages—shall at any time of its of all on the mortgages—shall at any time of its of all on the mortgages—shall at any time or the said mortgages—and start in the event that the mortgages—shall at any time or the mortgages—and start in the event that the mortgages—shall at any time or the said mortgages—and any time of the Circuit Court of the shore describe remises to said mortgages—and any time of the Circuit Court of said State may, at chambers or otherwise, aspects any receiver, with authority to take potentials of the above describe remises to said mortgages—and the cross and profits satisfied collected. FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if, the said stortgage, but and any time of the cross and profits satisfied collected, with interest thereon, if any be day, according to the true plant and framework of the accordage of the cross and profits satisfied collected, with interest thereon, if any be day, according to the true plant and meaning of the parties to these Presents, that if, the said stortgage, and any time and any time and the said mortgages—and any time and the said mortgages—and any time and time		
used from lose or damage by fire, and assign the policy of insurance to the said mortgages—, and that in the event that the mortgage— shall at any time in the said mortgages——, and considerable to said mortgages——, and considerable to said mortgages——, and the same that it is mortgage, with interest considerable to said mortgages——, or		
and the set of the continued of contents. And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, And if at any time any part of eald debt, or interest thereon, be part doe and ampaid, FROVIDED ALWAYS, merchdests, and that is in the true interest and profits actually collectors, and the part of any part of eals the reast and profits actually collectors, and the part of the parties to these Presents, that if it is the true interest the east and profits actually collectors, and the parties to the parties to these Presents, that is in the true interest the seal and true parties to the parties to	I	Pollars, in a company or companies satisfactory to the mortgagee-, and keep the same
remium and expresse of such insurance under this mortgage, with interest. And if at any time any part of aid debt, or interest thereon, be past due and unpaid, International and expresses of the above describer remited to said mortgage. And if a complete of the original country of the proceed therefore the participation to the percention of and any profess of the above describer country and country of the participation of the above describer country of the participation of the above describer of the participation of the above describer of the participation of the par	sured from loss or damage by fire, and assign the policy of insurance	to the said mortgagee; and that in the event that the mortgagor shall at any time
And if at any time any part of said debt, or interest thereon, be past doe and unpaid, I. bereby arsign the resus and profits of the above describe remains to said mortgagers, or	il to do so, then the said mortgagee may cause the same to be insu	ared in her name and reimburse herself for the
Notice to said mortgages—or—and Sate may, at classifier or otherwise, appoint a receiver, with authority to take possession of said premises and agree at any Judge of the Circuit Court of said Sate may, at classifier or otherwise, appoint a receiver with authority to take possession of said premises and account for authority more abid said, interest, costs or expenses, without failing more than the roots and product accountly coulted. PROVIDED ALWAYS, nevertheless, and that is is the true intent and meaning of the parties to these Presents, that if, the said mortgage		
and any plotes of the Circuit Court of said State may, at chambers or otherwise, apopint a receiver, with authority to take possession of said premises and inclined seconds or or any process of collection) upon said debt, interest, coits or consuses; without fability account for anything more than the rotts and profits actually collected, PEROVIDED ALWAYS, nevertholess, and that it is the true intent and meaning of the parties to these Presents, that if the said mortgage the debt or sum of money aforetaid, with interest thereon, if any be due, according to the true intent and meaning or a AND IT IS AGKEED by and between the said parties that said mortgage the control of the said remains and meaning or a AND IT IS AGKEED by and between the said parties that said mortgage the collection of the said remains and meaning or any be paid unto the said mortgage the collection of meaning of the parties thereon, if any be due, according to the true internal and meaning or AND IT IS AGKEED by and between the said parties that said mortgage the collection of the said Premises until death of payment shall be made within a said of the parties thereon, if any be due, according to the true internal and meaning or any be paid unto the said remains and meaning or any parties that any the said Premises until death of payment shall be made within as and in the one hundred any of the parties of the said Premises until death of payment shall be made of the United State Signed, sealed and delivered in the presence of James R. Cooper		
elicter and route and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability accounts for anything more than the results and route scatchly follocated. PROVIDED ALWAYS, recretbeless, and that it is the true intent and meaning of the parties to these Presents, that if		
FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	ollect said rents and profits, applying the net proceeds thereafter (after p	paying costs of collection) upon said debt, interest, costs or expenses; without liability
the paid unto the said mortgage	- MX	
be paid unto the add motigagesthe debt or sum of money aftereath, with interest thereon, if any be due, according to the true intent and meaning of eath and the time of the decol of argument and asial sailla class, determine, and be surgity mill and woid, cherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgager. 18to hold and edopy the said Premises until default of payment shall be made in the said parties that said mortgager. 18to hold and edopy the said Premises until default of payment shall be made from the said parties that said mortgager. 18to hold and edopy the said Premises until default of payment shall be made from the said parties that said mortgager. 18to hold and edopy the said Premises until default of payment shall be made from the said and differed in the one hundred and Tlat. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	PROVIDED ALWAYS, nevertheless, and that it is the true intent ar	nd meaning of the parties to these Presents, that if, the said mortgagor
e aid note, then this deed of barrain and ask stall case, determine, and be ugely null and void; otherwise to remain in full force and virtac. AND IT IS AGREED by an diverse that aid mortagence. It is obligated and solidated of payments that all be made Witness. MY. AND IT IS AGREED by an diverse that the mortagence. It is obligated and delivered in the presence of the United State Signed, sealed and delivered in the presence of James R. Cooper Thos. T. Goldentith (L. S. LL. S. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper In the state of Greenville. Personally appeared before me. James R. Cooper In the state of Greenville. Personally appeared before me. James R. Cooper In the state of South Carolina. PROBATE Personally appeared before me. James R. Cooper In the state of the within named. A. S. Walker In the state of the within written deed, and that he with the saw the within mamed. A. S. Walker Thos. T. Goldsmith Yells Cooper Thos. T. Goldsmith Notary Public for S. C. D. D. P. S. T. Goldsmith Notary Public for S. C. D. D. D. September Thos. T. Goldsmith Thos. T. Goldsmi		do and shall well and truly pay or cause
Witness	be paid unto the said mortgagee the debt or sum of money afor	resaid, with interest thereon, if any be due, according to the true intent and meaning of
are of our Lord one thousand, nine hundred and 71st year of the Independence of the United State Namerica. Signed, sealed and delivered in the presence of James R. Cooper		
Anerica. Signed, sealed and delivered in the presence of James R. Cooper Thos. T. Goldsmith (L. S. (L. S	Witnesshand and seal, this30	hth day of September in the
America. Signed, scaled and delivered in the presence of James R. Cooper A. S. Walker (L. S. Thos. T. Goldsmith (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper and made oath that the saw the within named. A. S. Walker and made oath that the saw the within named. A. S. Walker gen, seal and as. SOUTH CAROLINA, Asy of September A. D. 19.45 Thos. T. Goldsmith James R. Cooper A. D. 19.45 Thos. T. Goldsmith Thos. T. Goldsmith County of Greenville. I.	ear of our Lord one thousand, nine hundred and forty-six	and in the one hundred and
A. S. Walker (L. S. Thos. T. Goldenith (L. S. THE STATE OF SOUTH CAROLINA) County of Greenville. Personally appeared before me. James R. Cooper and made oath thatbe saw the within named. A. S. Walker ign, seal and as		'lstvear of the Independence of the United States
James R. Cooper Thos. T. Goldsmith (L. S. The STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper Ind made oath thatbe saw the within named. A. S. Walker Ign, seal and as	f America.	
Thos. T. Goldsmith (L. S. (L. S. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper Ind made oath that he saw the within named. A. S. Walker Ign, seal and as. Sworn To before me this. Sworn To before me this. Sworn To before me this. Such September A. D. 19.48 Thos. T. Goldsmith Notary Fablic for South Carolina. The STATE OF SOUTH CAROLINA, County of Greenville. I. Thos. T. Goldsmith, Notary Fablic for South Carolina. RENUNCIATION OF DOWER I. Thos. T. Goldsmith, Notary Fablic for South Carolina. Notary Fablic for South Carolina. RENUNCIATION OF DOWER A. S. Walker in wife of the within named. In this maned. In this m		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper Ind made oath thathe saw the within named. A. S. Walker Indicate the saw the within named. A. S. Walker Indicate the saw the within named. A. S. Walker Thos. T. Goldsmithwitnessed the execution thereof. SWORN TO before me thisSOth		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper Ind made oath thathe saw the within named	Thos. T. Goldsmith	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. James R. Cooper Ind made oath thathe saw the within named		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me		
Personally appeared before me		(L. 5.)
Personally appeared before me	THE STATE OF SOUTH CAROLINA.)	
A. S. Walker September		PROBATE
A. S. Walker gn, seal and as	,	
A. S. Walker In seal and as	Personally appeared before me	James R. Cooper
Thos. T. Goldsmith witnessed the execution thereof. SWORN TO before me this 30th James R. Gooper Thos. T. Goldsmith (L. S.) Thos. T. Goldsmith (L. S.) Thos. T. Goldsmith (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. Thos. T. Goldsmith, Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER I. Thos. T. Goldsmith, Notary Public for S. C. observeby certify unto all whom it may concern that Mrs. Enods J. Welker The wife of the within named. A. S. Walker The wife of the within named. A. S. Walker The 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret. F. Earton. 1887 Given under my hand and seal, this 30th Thos. T. Goldsmith witnessed the execution thereof. James R. Gooper James R. Gooper James R. Gooper James R. Gooper A. D. 19 46 James R. Gooper James R. Gooper Thos. T. Goldsmith witnessed the execution thereof.		
Thos. T. Goldsmith witnessed the execution thereof. SWORN TO before me this		
SWORN TO before me this	gn, seal and ashis	act and deed deliver the within written deed, and that _he with
Thos. T. Goldsmith (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Thos. T. Goldsmith, Notary Public for South Carolina. Notary Public for S. Co hereby certify unto all whom it may concern that Mrs. Rhods J. Walker The wife of the within named. Id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton. Teirs 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. 30th	Tho	s. T. Goldsmith witnessed the execution thereof.
Thos. T. Goldsmith Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. Thos. T. Goldsmith Notary Public for South Carolina. RENUNCIATION OF DOWER Thos. T. Goldsmith Notary Public for S. Concerns that Mrs. Rhods J. Walker The wife of the within named A. S. Walker The details of the sithin named A. S. Walker The details of the sithin named A. S. Walker The state of the sith	SWORN TO before me this	
Thos. T. Goldsmith Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, Thos. T. Goldsmith. Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. Rhoda J. Walker ne wife of the within named. A. S. Walker id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton, 1887 Given under my hand and seal, this. 30th		J _{ames R. Cooper}
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Thos. T. Goldsmith. Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. Rhods J. Walker he wife of the within named. A. S. Walker id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton. 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. 30th		
THE STATE OF SOUTH CAROLINA, County of Greenville. I, Thos. T. Goldsmith. Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. Rhods J. Walker ne wife of the within named. A. S. Walker id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton. 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. 30th	Notary Public for South Carolina.	
County of Greenville. I. Thos. T. Goldsmith. Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. Rhods J. Walker ne wife of the within named. A. S. Walker id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton. 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. 30th		
I, Thos. T. Goldsmith. Notary Public for S. Co hereby certify unto all whom it may concern that Mrs. Rhoda J. Walker ne wife of the within named. A. S. Walker id 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Margaret F. Barton. 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. 30th		RENUNCIATION OF DOWER
the wife of the within named	•	
e wife of the within named		
d 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 ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Margaret F. Barton. Left eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th	hereby certify unto all whom it may concern that Mrs. Rhoda J.	Walker
d 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Margaret F. Barton. Left derivative 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 30th	e wife of the within named	A. S. Walker
Given under my hand and seal, this 30th		
Given under my hand and seal, this 30th		
Given under my hand and seal, this 30th		
Given under my hand and seal, this 30th	<u></u>	
Given under my hand and seal, this 30th		
46	· · · · · · · · · · · · · · · · · · ·	of Dower of, in or to all and singular the Premises within mentioned and released.
v of September A. D. 1946	Given under my hand and seal, this 30th	
/ HINNIN NE HELECT	ay ofA. D. 1946	Rhoda J. Walker

Thos. T. Goldsmith (Seal)

Notary Public, S. C.