TOGETHER with all and singular the Rights, Members, Hereditaments and Appartenances to the said Premises belonging, or in anywise incident or appertishing TO HAVE AND TO HOLD all and singular the said Premises unto the said. CITIZENS RADK, ILS SUCCESSOFS *** *** *** *** *** *** ***	G R E M	
TOCETHER with all and simpoinr the Rights, Mambers, Herefilments and Approximates to the said Frankes belongsite, or in service incident or approximate TO HAVE AND TO MOTE all and simpoinr the midd Frankes man the said. CILIEGES Ranks 15s. Supcession TO HAVE AND TO MOTE In all and simpoinr the midd Frankes man the said. All thirds and Analysis forever. And I		
TOGETHER with all and dispeller the Ribits, Members, Herdinamous and Appartements to the staff Premise tablemyning or in anythic incident or sysperstain YO HAVE AND TO HOLD all and simpler the staff Premises two due table. STREET AND TO HOLD all and simpler the staff Premises two due table. STREET AND TO HOLD all and simpler the staff Premises two due table. STREET AND TO HOLD all and simpler the staff Premises two due table. STREET AND TO HOLD all and simpler the staff Premises two due table. STREET AND TO HOLD		
TOGETHER with all and diagone the Rights Members, Heroditements and Apparturements to the and Premises belonging as in according to a special and Administratory to particular to To HAVE AND TO HOLD all and singular the said Premises sum to the said. CITATERIA BUT Helds, Exercises and Administratory to warrant a function of the said and administratory to warrant a function of the said and administratory to warrant a function of the said and administratory to warrant a function of the said and administratory to the said and administratory to the said and administratory to the said and the said ammentation. The said and the said ammentation of the said amm		
TOGETHER with all and elegator the Rights. Mambers, Hersithanness and Appartmenters to the said Fromition belonging, or in anywise lecidion or apparential TO HAVE AND TO HOLD all and elegators the will Fromition unto the said. SYSPELLE AND TO HOLD all and elegators the will Fromition unto the said. SYSPELLE AND TO HOLD all and elegators the said Fromition unto the said. SYSPELLE AND TO HOLD all and elegators to a said Administratory to warrant a forcew defend all and allegeds to each of the said or and apparent to the said. SYSPELLE AND ADDRESS. ADDRESS. SECRETOR, Administrators and Artigins and every person wisconserve harding claiming to the said on the same or any part therm. And the said more paper. ADDRESS. SECRETOR, Administrators and Artigins and every person wisconserve harding claiming to the said on the same or any part therm. And the said more paper. ADDRESS. SECRETOR, Administrators and Artigins and every person wisconserve harding claiming to the same or any part therm. And the said more paper. ADDRESS. SECRETOR, Administrators and Artigins and every person wisconserve harding claiming to the same or any part therm. ADDRESS. ADDRESS. SECRETOR, Administrators and Artigins and every person wisconserve the the said antiquence. ADDRESS. ADDRESS. SECRETOR, Administrators and Artigins and Every person wisconserve the the said antiquence. ADDRESS. ADDRESS. SECRETOR, Address and Artigins and Every person wisconserve the the said antiquence or an any part distance of the said and the sa		
TOGETHER with all and shipsher the said Premises note the said. Callings Rank , LES SIGGESSOFS. They and Anages forece. And		
TOGETHER with all and disputer the Rights, Mambers, Merobitaments and Apparticusors to the soid Promises belonging, or in acceptance of the parties of the soid Promises belonging, or in acceptance of the soid Promises indicated on apparent to the soid. TO HAVE ARD TO HOLD all and singuishs the said Promises onto the said. SALTEGER BERK. 158, SUCCESSOFS Light and Analysis forever. And. I do hereby blad Expect I BEG. EV. Help. Executors and Anti-interacts to warrant a correct defend all and singuishs the said Promises onto the said. SALTEGER BERK. 158, SUCCESSOFS Light and Analysis forever. And an interaction of the said. SALTEGER BERK. 158, SUCCESSOFS Light and Analysis forever. And an interaction of the said. SALTEGER BERK. 158, SUCCESSOFS Light and Analysis forever. And an interaction of the said. SALTEGER BERK. 158, SUCCESSOFS Light and Analysis forever. And an interaction of the said and analysis for the said contracts of the said and analysis of the said contracts of the said and analysis of the said of the sai		
TOGETHER with all and alsopator the Rights, Mandows, Hereditaments and Appartemances to the said Premises belonging, or in appreise incident or apperraint TO HAVE AND TO HOLDs at and singular the end Premises must the midd. CLEARENS, BRACK., LES. BUCCERSOFTE. (1979) and Assigns forece. And. I do bereby bind. MYSELF AND. MY. Here, Secretary, Administrators and Administrators may the end. CLEARENS BERK, LES. BUCCERSOFTS LESS AND Administrators		
TOGRIFIEL with all and dispute the kilpsis, Members, Horolithowers and chapter cancers to the add Promises belonging, or in anywise incident or appertunit TO RAVE AND TO HOLD all and simplers the add Promises unto the sald. CLEASING REAR., LES. SINGOSSEOPS High and Assigns forece. And. I. do breely think. NYSOIT SING MY. Here, Eventuers and Administrators to warrant a forecer defend all and simplers the said Premises who the sald. CLEATORN BERK, LES. SINGOSSEOPS LANGES BERK, LES. SINGOSSEOPS High and Assigns, from and against. NO. Administrators and Assigns and every promous whomesers leveling to the sale seems or any port thereof. And the sald mortgager. And the sald mortgager. To insure the house and buildings on said let in a men not less that. X And the sald mortgager. And the sald mortgager. To solve the same the same to be insured in. X Assigns from and against the same or any port thereof. And the sald mortgager. To solve the same the same to be insured in. X Assigns from and against. X Assigns from and against. X Assigns from and against. NO. Administrators and Assigns may not the same to be insured to a sum not less that. X Assigns from and against the same or any port thereof. And if at any time any curry of add shids, or interest thereof, be past does not unjoined. Assigns from any and reinforces. And if at any time any curry of add shids, or interest thereof, be past does not unjoined. Assigns of the Cornel Corn of ward Sone may, as dependent on the other of the context of any interest of a state of the same and against the policy of the Cornel Corn of ward Sone may, as dependent on the corn of any of the same and against the same and against the policy of the policy of the Cornel Corn of ward Sone may, as dependent on the cornel of the same and against the policy of the policy of the cornel of the same and against the policy of the policy of the same and against the policy of the policy of the policy of the same and against the policy of the policy of the policy of		
Addings forcer. And if I do hereby his	TOGETHER with all and singular the Rights, Members,	, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
Control of the state of the s	·	
NAME Notice Name	theirs and Assigns forever. Anddo hereb	y bind myself and my Heirs, Executors and Administrators to warrant and
There, Executors, Administrators and Assigns and every purson whomsever lawfully claiming or to claim the same or any part thereof. And the sald mortgager		
Heles, Executors, Administrators and Amigus and every person whomeover lawfully claiming or to claim he mans or any part thereot. And the said mortgages agree to insure size house and buildings on said lot in a sum not less thur X assured from loss or damage by tire, and assign the policy of insurance to the said mortgages and has in the event that he mortgages and sleep the said successors may cause the easts to be said mortgages or companies statisfactory to the mortgages may did seen to a said provide the said successors may cause the easts to be said mortgages or companies statisfactory to the mortgages may cause the easts to be said mortgages and that is the event that he mortgages may cause the easts to be said mortgages and that is the event that he mortgages may cause the said said to the said mortgages The said said to the said mortgages may cause the said said to the said mortgages The said said to said from the said mortgages The said said to said from the said mortgages and are said profits agreed to said from the said mortgages and said the said mortgages and said promises to said sometimes The PROVIDED ALWAYS, neverthees and that it is the true institute and measured of the parties to these Presents, but it X. the said mortgages are said to said from the said mortgages and are said to said from the said mortgages and the said mortgages		
Field Security Administrators and Ausges and every person whososores having classing or to chain the sance or any part threest. And the said mortageor spreed to lessure the house and buildings and stores that an annual company or companies satisfactory to the mortgager and loop the annual company or companies satisfactory to the mortgager and loop the annual company or companies and factory to the mortgager and loop the annual company or companies and factory to the mortgager and loop the annual company or companies to the said mortgage and the said mortgager and so and support of such annual company or company or companies and reimbornes Annual company or com		
And the said mortgager	Heirs, Executors, Administrators and Assigns and every pe	ASA and Assigns, from and against Hie and my
and the time of the color commande by first, and assign the policy of instrance to the said mortgages and that in the event that the mortgages and that in the creat that the mortgages and that in the creat that the mortgages are considered to such instruction under this mortgage, with interest. And if at any time any part of all debts, or interest thereon, be past does and unpaid, X. hereby assign the rents and profits of the slowe described to said mortgages and the Cincuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take passession of said premises and any topics of the Cincuit Court of said State may, at chambers or otherwise, appoint at receiver, with authority to take passession of said premises and concent for authority on that does interest, sould or categorists. PROVIDED ALWAYS, devertheless, and that it is the true intent and meaning of the parties to these Process, that if X. the said mortgage of the parties of the said mortgages the dobt or sum of money aforesaid, with interest thereon, if any be the according to the true intent and meaning. Provided and the said mortgages the dobt or sum of money aforesaid, with interest thereon, if any be the according to the true intent and meaning. ADD IT IS AGREED by and Settycen the said parties the state of the state of the said source of the said source of the said parties that said parties the state of the state of the said source of the said source of the said parties the said parties the state of the state of the said special and virtue. ADD IT IS AGREED by and Settycen the said parties the state of the state of the said parties the state of the state of the said special and virtue. ADD IT IS AGREED by and Settycen the said parties the state of the state of the said state of the said state of the said state of the said parties the state of the said said state of the said said state of the said said state of the sai	And the said mortgagor agree to insure the	house and buildings on said lot in a sum not less thanX
hail to do so, then the said orontanges	insured from loss or damens by farmers	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same
And if at any time any part of zaid debt, or inverse thereon, he past due and unpaid, X. hereby assign the rents and profits of the above describerance to said morgange of the first of the control of the said parties, applying the net proceed; thereafter (after paying costs of collection) upon said debt, sincest, costs or expenses; without fishill and any longer of the Circuit Court of that State may, at chambers or otherwise, appoints a creative, with, authority to take possession of said grounties, account for surpling more than the rents and profits, applying the net proceed; thereafter (after paying costs of collection) upon said debt, sincest, costs or expenses; without fishill proceed the control of the control of the parties to these Persents, that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these Persents that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these Persents, that if X. , the said mortage of the parties to these According to the tree intent and meaning of the said parties and the said parties that all mortages of the parties to these according to the tree intent and meaning of the said parties and the said parties that all mortages of the parties to these according to the tree intent and meaning of the said parties and the said control of the said mortage of the parties to the parties to the said mortage of the parties to the said control of the said mortage of the parties to the said control of the said mortage of the parties to these according to the tree intent and meaning of the said mortage of the parties to the said mortage of the parties to the said control of the said mortage of the parties to the said mortage of the parties to the said mortage of the parties to the said	nsured from loss or damage by fire, and assign the polic	cy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time
And it at any time any part of said debt, or interest thereon, be past due and unpaid, X. hereby assign the rents and profits of the above describy contrates to said mortgages, of .	fail to do so, then the said mortgagee may cause the spremium and expense of such insurance under this mortgage	ame to be insured inX
New Heirs, Executors, Administrators or Assigns, and agriban any prices of the Circuit Course of said State may, at chambers or observing supposed a receiver, with authority to take possession of said create and profits, applying the net proceeds therester (after paying cours of confection) upon said design, interest, cales or account for authority more than the returns and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if		
and the control of the Court Levert of Sand Nation may at chambers or otherwise, appoint a receiver, with authority to this possession of said premises and second to anything more than the refines and profine actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that ifX, the said mortgage or second to anything more than the refines and profine actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that ifX, the said mortgage orX to the said mortgage orX		· · · · · · · · · · · · · · · · · · ·
o be paid unto the said mortgager	nat any judge of the Circuit Court of said State may, at collect said rents and profits, applying the net proceeds the	chambers or otherwise, appoint a receiver, with authority to take possession of said premises and
of plan unto the sant nortegages the debt or sum of money aforessid, with interest thereon, if any be then, according to the true intent and meaning. AMD IT IS AGREED by and between the said parases determines, and be unterly unit and void; otherwise to remain in fall force and virtue. Witness by hand and seal, this 44th day of Agruary in it is are of our lord one thousand, nine hundred and FOITY-SGYRB Agricultus year of the Independence of the United State Signat, sealed and delivered in the presence of Seyenizath year of the Independence of the United State Signat, sealed and delivered in the presence of Y. V. Sexton (L. S Callahan Z. V. Sexton		
AND IT IS AGREED by and between the said parties that said mortgage. Mo hold and elpoy the said Premises until default of payment shall be made within any hand and seal, this 14th day of January and in the one hundred are early four Lord one thousand, nine hundred and Porty-Seven and in the one hundred are signed, sealed and delivered in the presence of E. A. Cällahan Z. V. Sexton (L. S. Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of E. A. Cällahan Z. V. Sexton (L. S. Mary H. Cellahan (L. S. L. S. Mary H. Cellahan (L. S. Mary H. Cellahan). THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. E. A. Callahan Z. V. Sexton (M. S. Sexton Mande out) that he saw the within named. Z. V. Sexton (M. S. Sexton Mande out) that he saw the within named. Z. V. Sexton (M. S. Sexton Mande out) that he saw the within named. The sax that the saw the sax that	O be paid unto the said mortgage the daht or cum	, do and shall well and truly pay or cause
rar of our Lord one thousand, nine hundred and. Forty-Seven and in the one hundred are famerica. Seventieth year of the Independence of the United State Signed, sealed and delivered in the presence of E. A. Gillahan 7. V. Sexton (L. S. Mary H. Cellahan (L. S. (L. S. C. S. Sexton) (L.	AND IT IS AGREED by and between the said parties	s that said mortgagorto hold and enjoy the said Premises until default of payment shall be made
Sevent to the Independence of the United State		
Signed, sealed and delivered in the presence of E. A. Câllahan [L. S. Mary H. Callahan [L. S.	ear of our Lord one thousand, nine hundred and	Porty-Seven and in the one hundred and
E. A. Câllahan [LS Mary H. Callahan [LS Mary H. Callahan [LS Mary H. Callahan [LS [LS] [LS] THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. E. A. Callahan and made oath thathe saw the within named. Z. V. Sexton gn. seal and as	f America.	Seventteth year of the Independence of the United States
Mary H. Callehan (L. S.	Signed, sealed and delivered in the presence of	
Mary H. Callehan (L. S.	E. A. Câllahan	Z. V. Sexton
(L. S. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Mary H. Callahan	
THE STATE OF SOUTH CAROLINA, Country of Greenville. Personally appeared before me. E. A. Callehan Z. V. Sexton In seal and as. In seal and as. In seal and as. In seal and deed deliver the within written deed, and that he with the within the sex of the country of Greenville. SWORN TO before me this. I the sex of the within A. D. 19 47 Geo. P. Wenck Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Country of Greenville. I. V. M. Babb, Jr. A. D. 19 47 Sworn of the within named. I. V. M. Babb, Jr. wife of the within named. The sex of any person or persons whomsoever, renounce, release and forever relianguish unto the within named. S. C., 1ts successors We 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. 14th January A. D. 19 47 Corie Sexton		(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. B. A. Callehan Z. V. Sexton Mis. Ralph Hughes SWORN TO before me this Jath. January A. D. 1947 Geo. P. Wenck Notary Public for South Carolina, County of Greenville. RENUNCIATION OF DOWER J. V. Sexton RENUNCIATION OF DOWER J. V. M. Babb. Jr., PROBATE Prosonally appeared before me. E. A. Callehan E. A. Callehan SWORN TO before me this Jath. January A. D. 1947 E. A. Callehan E. A. Callehan Notary Public for South Carolina, RENUNCIATION OF DOWER J. V. M. Babb. Jr., Notary Public for S. C. J. V. Sexton 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. C. J. Lts successors We 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. 14th January A. D. 1947 Corie Sexton		(L. S.)
Personally appeared before me E. A. Callahan T. V. Sexton gn, seal and as his act and deed deliver the within written deed, and that he with the within the saw the within named T. V. Sexton gn, seal and as his act and deed deliver the within written deed, and that he with the saw the within written deed, and that he with the saw the within the within the within the saw the within the within the saw the within th		(L. S.)
nd made oath thathe saw the within named	and the control of th	PROBATE
nd made oath thathe saw the within named		
Ralph Hughes witnessed the execution thereof. SWORN TO before me this 14th y of January A. D. 1947 Geo. P. Wenck (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Y. M. Babb, Ir., Othereby certify unto all whom it may concern that Mrs. Corie Sexton e wife of the within named 7. V. Sexton 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 Citizens Bank, Fountain C., S. C., 1ts successors Essand 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 14th y of January A. D. 1947 Corie Sexton	Personally appeared before me	
Ralph Hughes witnessed the execution thereof. SWORN TO before me this 14th y of January A. D. 1947 Geo. P. Wenck (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, Y. M. Babb, Jr., Ohereby certify unto all whom it may concern that Mrs. Corie Sexton e wife of the within named 7. V. Sexton 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 Citizens Bank, Fountain C., S. C., 1ts successors Essand 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 14th January A. D. 1947 Corie Sexton	nd made oath thathe saw the within named	Z. V. Sexton
Ralph Hughes witnessed the execution thereof. SWORN TO before me this 14th y of January A. D. 1947 Geo. P. Wenck (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, V. M. Babb, Ir. The specific of the within named 7. V. Sexton de wife of the within named 7. V. Sexton de 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 Citizens Bank, Fountain S. C., 1ts successors We 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 14th y of January A. D. 1947 Corie Sexton	gn, seal and as	hisact and deed deliver the within written deed and that he with
SWORN TO before me this. 14th yof January A. D. 1947 Geo. P. Wenck (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. V. M. Babb. Ir. Shereby certify unto all whom it may concern that Mrs. Corie Sexton e wife of the within named. Z. V. Sexton 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. Citizens Bank, Fountain D., S. C., its successors Ess 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 14th yof January A. D. 1947 Corie Sexton		Ralph Hughes
E. A. Callahan Geo. P. Wenck Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. V. M. Babb.Jr., Notary Public for S. C. Dereby certify unto all whom it may concern that Mrs. Corie Sexton 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. Citizens Bank, Fountain S. C., its successors Ews 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 14th y of January A. D. 1947 Corie Sexton	SWORN TO before me this 14th	withessed the execution thereof.
Geo. P. Wenck Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I		
THE STATE OF SOUTH CAROLINA, County of Greenville. I,		
County of Greenville. I,	Notary Public for South Care	_(L, S.)) olina.
I,	·	RENUNCIATION OF DOWER
thereby certify unto all whom it may concern that Mrs. Corie Sexton The wife of the within named To V. Sexton It is successors The successors The successors The successors of the section of Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released. The successors of the within named To Dower of, in or to all and singular the Premises within mentioned and released.	,	
e wife of the within named	1,X	Comic Southern
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 Citizens Bank, Fountain S. C., its successors Exts 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 14th y of January A. D. 1947	hereby certify unto all whom it may concern that Mrs	OUT TO DOVION
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 Citizens Bank, Fountain S. C., its successors We 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 14th y of January A. D. 1947	e wife of the within named	Z. V. Sexton
S. C., its successors We 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 14th y of January A. D. 1947 Corie Sexton	d this day appear before me, and upon being privately and	d separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
S. C., its successors ***S 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 14th By of January A. D. 1947 Corie Sexton	read or fear of any person or persons whomsoever, renounc	e, release and forever relinquish unto the within named <u>Citizens Bank</u> , Fountain
Given under my hand and seal, this 14th y of January A. D. 1947 Corie Sexton	n, S. C., its successors	
Given under my hand and seal, this 14th y ofA. D. 1947		
Given under my hand and seal, this 14th y of January A. D. 1947 Corie Sexton	was and Assigns, all her interest and estate, and also all her ri	ight and claim of Dower of, in or to all and singular the Premises within mentional and and and
y of January A. D. 19.47		
Corie Sexton		47
V. M. BBDD. Jr. (Seal)		Corie Sexton
Notary Public, S. C.	V. M. BRDD. Jr. Natara Dali S	- (Seal)