THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	
TOCETHER with all and Singular the Mights, Members. Hereditaments and Appurentances to the taid Fremises belonging, or in anywire incident or agree TO HAVE AND TO ROLD at and singular the said Premises unto the said. **Oliticans** Benk**, its **Successors**    Main** and Assigns forever. And. I	
TOORTHER with all and disgular the Region, Members, Hereditaments and Appartenances to the said Premises belonging, or in anywise incloser or appear TO HAVE AND TO MOLD all and singular the said Dennises cano the said. Citizens Benk., its Successors and Administrators to warm forever defend all each singular the said Premises onto the said.  All Manual Ansigns forever. And I	
TOORTHER with all and singular the Rights, Members, Hereditaments and Appartenances to the said Premises belonding, or in suppose indicator or super TO BAVE AND TO HOLD all and singular the said Dennies with the said Citizons Bank., its Successors.  **Control of the Superior Superi	
TOCETHER with all and singular the Rights, Members, Heroditaments and Appurtenances to the said Premises belonging, or in anywire incident or apper O BAVE AND TO HOLD all and singular the said Premises unto the said. Citizens Benk , its Successors and Administrators to warm forever defend all and singular the said Premises outs the said. Citizens Benk , its Successors and Administrators to warm forever defend all and singular the said Premises outs the said. Citizens Benk , its Successors.  ***Holes, Executor, Administrators and Assigns and every person whomsever lawfully chaining or to claim the same or any part thereof. And the said nortice, agree. In least, the said nortice, and the said nortice, agree. In least, the said nortice, and the said nortice, and saigns the policy of insurance to the said marriages. In soft the mortages, shall sat an administration loss or damage by fire, and saigns the policy of insurance to the said marriages. In soft the mortages, shall sat an administration between the mortages, with interest.  **And if at any time say part of said offs, or shared marriage on the baseline. It is said to do so, the said marriages. In soft the said marriages. In soft the said continues. It is said to do so, the said marriages. In soft the said the same said expenses. It is said to do so, the said marriages. In soft the said to said the same said of the said to said the said the said the said to said the said the	
TOGETHER with all and singular the Rights, Members, Hereditamounts and Apportunances to the said Promises belonging, or in anywize incident or appear TO HAVE AND TO HOLD all and aburdan the said Promises unto the said. Citizens Benk., its Successors and Administrators to warm for the said Promises unto the said. Citizens Benk., its Successors and Administrators to warm forever defend all and singular the said Promises unto the said. Citizens Benk, its Successors.  ——Here and Andigus, from and against	
TOOLTHER with all and singular the Rights, Members, Hereditamounts and Apportenances to the mid Promises belonging, or in anywize incident or appear TO HAVE AND TO HOLD all and singular the said Promises unto the said. Citizens Benk., its Successors	
TOGETHER with all and singular the Rights, Members, Horodisaments and Appurtmances to the said Promises belonging, or is supwise incident or appear TO HAVE AND TO HOLD all and singular the said Promises must the said	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appartenances to the said Premises belonging or in anywise incident or apper TO HAVE AND TO HOLD all and singular the said Premises unto the said. Citizens Bank., its Successors  Meiss and Assigns forever, And. I. do hereby bind. my381f. and my. Heirs, Executers and Administrators to warra inverse defend all and singular the said Premises unto the said. Citizens Brak., its Successors  Heirs, Executors, Administrators and Assigns and every person administrators having from and against. ma. and my  Heirs, Executors, Administrators and Assigns and every person administrators and administrators and assigns and every person belongered availably chiming or to chim the same or any part thereof.  And the said mortgage spream. In insure the house can be historic in a sum not less than.  **Note: The said mortgage	
TO HAVE AND TO HOLD all and singular the said Premises unto the said. **Citizens** Bank**, its Successors**  **Holisand Assigns forever.** And I	
Mains and Assigns forever. And. I do hereby bind. myself. and my. Heirs, Executors and Administrators to warr forever defend all and singular the said Premises unto the said	*
Levis and Assigns forever. And I do hereby bind. mysnlf.grd.my. He're, Executors and Administrators to warra forever defend all and singular the said Premises unto the said. Citizens Brnk, Ats. Sweessors.	
Heirs, Executors, Administrators and Assigns and every person whomsover lawfully claiming or to claim the same or any part thereof.  And the said morteagen spream to insure the house and buildings on said lot in a sum not less than X.  Dollars, in a company or companies satisfactory to the mortganger and keep the insured from loss or damage by fire, and assign the policy of insurance to the said mortganger; and that in the event that the mortganger that is all it do so, then the said mortganger may rame the same to be hastered in X. same and reinburse. X.  And if a ray three axy part of the mortganger that is any three the said mortganger that is not part of and delety, or insurance to the said mortganger; and that in the event that the mortganger that is any three thre	
Heirs, Executors, Administrators and Assigns and every person whomsoerer lawfully claiming or to claim the same or any part thereof.  And the said mortgagor agree to insure the house and buildings on said but in a sum not less than	warrant and
Heirs, Escentors, Administrators and Assigns and every person whomsoerer lawfully chiming or to claim the same or any part thereof.  And the said mortgager or insure the house and buildings on said lot in a sam not less than	
Heirs, Executors, Administrators and Assigns and every person whomsover invulty claiming or to claim the same or any part thereof.  And the said mortgager—agree—to insure the house and buildings on said to in a sum not less than.  X  Dollars, in a company or companies satisfactory to the mortgager—and keep th insurance to the said mortgager—is and that in the event that the mortgager—, shall at an after to do so, then the said mortgager—may cause the same to be ideared in—X—anne and reimburse.  X  and it of do so, then the said anortgager—may cause the same to be ideared in—X—anne and reimburse.  X  and it of an any time any part of said deth, or interest thereon, be past due and unpaid,  And if at any time any part of said deth, or interest thereon, be past due and unpaid,  X—hereby assign the rents and profits of the above de promises to said unpraigned.  And if at any time any part of said State may, at classables or externate, appoint a receiver with authority to take possession of said premises to select and profits, applying the and process therecater (steep paying courts of collection) upon said debt, authorit, costs or expensity of second for anything more than the relate and profits applying the and process therecater (steep paying costs of collection) upon said debt, authorit, costs or expensity without a profit of the said mortgager—the debt or yard of money aforesaid, with interest thereon, if any be due, according to the time the said note, then this deed of the application and said and case, destraine, and be suitely with and vide (additive the intent and mean the said note, then this deed of the application and said and case, destraine, and be suitely with and vide and therefore and vittle.  AND IT IS AGREED by and between the said partice that said mortgager—IS—to hold and diply the said remains in the note housed.  AND IT IS AGREED by and between the said partice that said mortgager—IS—to hold and diply the said remains until the presence of E. A. Callahan  THE STATE OF SOUTH CAROLINA,  Notary	
Heirs, Executors, Administrators and Assigns and every person whomsever lavyfully claiming or to chim the same or any part thereof.  And the said mortgager	
Deflars, in a company or companies satisfactory to the mortgages, and leep the insured from loss or damage by fire, and assign the policy of insurance to the said mortgages, and that in the event that the mortgage, shall at are fall to do so, then the said mortgages may case the same to be insured in X	
insured from loss or damage by fire, and assign the policy of insurance to the said mortgagese; and that in the event that the mortgagor shall at an include the presence of such insurance under this mortgages, with interest.  And if at any time any part of said debt, or interest thereon, be past due and unpaid,	
insured from loss or damage by fire, and assigns the policy of insurance to the said mortgagese; and that in the event that the mortgagor shall at an interest the said mortgagese may case the same to be insured to expense of such insurance under this mortgages, with interest.  And if at any time any part of said debt, or interest thereon, he part due and unpaid, thereby assign the rents and profits of the above de premises to said mortgages. or  It let's, Executors, Administrators or Assigns, an expense; yielded of the Circuit Court of said said, or interest thereon, he part due and unpaid, thereby assign the rents and profits of the above de collectes and rents and profits of the said mortgage or  It let's, Executors, Administrators or Assigns, an or that arty Judge of the Circuit Court of said Sane may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premis to account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	
fail to do so, then the said mortgages	
And if a any time any part of said debt, or interest thereon, be past due and unpaid,	
And if a any time any part of said debt, or interest thereon, be past due and unpaid,	for the
premises to said mortgagec, or	
that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premis collect and profits, applying the net proceeds therefore (after paying costs of collection) upon said debt, interest, costs or expenses; without it to account for anything more than the creats and profits acreally collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	
to account for anything more than the rents and profits actually callected,  FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	
to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meat the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meat the said mortgager AD. 17 IS AGREED by and between the said parties that said mortgager 18 to hold and enjoy the said Premises until default of payment shall be Witness	hout liability
to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meat the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meat the said mortgager AD. 17 IS AGREED by and between the said parties that said mortgager 18 to hold and enjoy the said Premises until default of payment shall be Witness	id mortgagor
to be paid unto the said mortgages—the debt or sum of money aforesaid, with interest theron, if any be due, according to the true intent and mean the said note, then this deed of bargain and sale shall case, determine, and be utterfy null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgager—18. to hold and enjoy the said Premises until default of payment shall be Witness. my	
wear of our Lord one thousand, nine hundred and forty-seven and in the one hundred forty-seven and in the one hundred seventy-first year of the Independence of the United Signed, sealed and delivered in the presence of  E. A. Gallahan  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me E. A. Gallahan mund made oath thathe saw the within named E. T. Jones  Seventy-first	pay or cause
wear of our Lord one thousand, nine hundred and forty-seven and in the one hundred forty-seven and in the one hundred seventy-first year of the Independence of the United Signed, sealed and delivered in the presence of  E. A. Gallahan  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me E. A. Gallahan mund made oath thathe saw the within named E. T. Jones  Seventy-first	hall be made.
year of our Lord one thousand, nine hundred and for ty-seven and in the one hundred Signed, sealed and delivered in the presence of  E. A. Gallahan  Falph Hughes  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. E. A. Gallahan  and made oath that he saw the within named  E. T. Jones  Seventy-first year of the Independence of the United Signed, sealed and delivered in the presence of the United Signed Signed Signed Signed Signed State State Of South Carolina, Sworn To before me this 21st  Sworn To South Carolina, County of Greenville.  Renunciation of Dower	in the
of America.  Signed, sealed and delivered in the presence of  E. A. Callahan  Ralph Hughes  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  E. A. Callahan  PROBATE  Probate  E. T. Jones  This act and deed deliver the within written deed, and thathe saw the within named.  Ralph Hughes  SWORN TO before me this  SWORN TO before me this  A. D. 147  A. D. 147  A. D. 147  THE STATE OF SOUTH CAROLINA, County of Greenville.  Ralph Hughes  Renuncia.	
Signed, sealed and delivered in the presence of  E. A. Callahan  Ralph Hughes  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	
Relph Hughes  THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. E. A. Gallahan  and made oath thathe saw the within named. E. T. Jones  sign, seal and as	Jnited States
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	
THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before meE. A. Gallahan  and made oath thathe saw the within namedE. T. Jones  sign, seal and ashis_act and deed deliver the within written deed, and thath  Relph Hugheswitnessed the execution thereof.  SWORN TO before me thisL  SWORN TO before me thisL  A. D. 147  Geo. P. Wenck(L. S.)  THE STATE OF SOUTH CAROLINA,  County of Greenville.  RENUNCIATION OF DOWER	(L. S.)
THE STATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me	
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	(I,S)
THE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	
Personally appeared before me	(L. S.)
Personally appeared before me	(L. S.)
ign, seal and as	(L. S.)
ign, seal and as	(L. S.)
ign, seal and as	(L. S.)
ign, seal and as	(L. S.)
SWORN TO before me this 21st  ay of April A. D. 147  Ceo. P. Wenck (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  Rel ph Hughes witnessed the execution thereof.  E. A. Cellahan  Renunciation of Dower	(L. S.)
SWORN TO before me this 21st  lay of April A. D. 1947  Geo. P. Wenck (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  RE. A. Cellahan  RENUNCIATION OF DOWER	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville.  A, D, 1947  (L. S.)  RE. A. Callahan  E. A. Callahan  RENUNCIATION OF DOWER	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville.  (L. S.)  RENUNCIATION OF DOWER	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville.  (L. S.)  RENUNCIATION OF DOWER	(L. S.)
THE STATE OF SOUTH CAROLINA,  County of Greenville.  RENUNCIATION OF DOWER	(L. S.) (L. S.)
County of Greenville.  RENUNCIATION OF DOWER	(L. S.) (L. S.)
County of Greenville.  RENUNCIATION OF DOWER	(L. S.) (L. S.)
	(L. S.) (L. S.)
1,Notary Public for	(L. S.) (L. S.)
	(L. S.)(L. S.) athe with
o hereby certify unto all whom it may concern that Mrs	(L. S.)  (L. S.)  athe with
he wife of the within named	(L. S.)(L. S.) athe with
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 compa	(L. S.)  (L. S.)  athe with
lread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Bank, its succ	(L. S.)  (L. S.)  athe with
	c for S. C.,
	c for S. C.,
drissand Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release	c for S. C.,
	c for S. C.,
Given under my hand and seal, this	c for S. C.,
ay ofAprilA. D. 19.47	c for S. C.,
Geo. P. Wenck (Seal)	c for S. C.,  compulsion,  successor