Witness:

the above described lend is	G.R.EM. 5-a	
he above described land in the office of Regulier of Meson Convergence for Green'th Country, in lanch. A 14 Jay of 7 Jay 19 Jay		
end recorded in the office of Register of Messas Conveyance for Oremytha Constr., in Book. A. Page. You will be an additional to Register of Messas Conveyance for Oremytha Constr., in Book. A. Page. TO HAYE AND TO HOLD, will add shelpedter, the said president messas and Appurentances to the and Presentes belonging, or in anywate includer or appearance of the said for the said	The above described land is	the same conveyed to me by
and recorded in the office of Radjetts of Mussa Convergence for Greenylife Coputty, in Book. TOGETHING with all and selegates the glicity, Member, Hereditantics and approximaness to the entil Premittee Recogning, or is anywher incident or upper TO HAVE AND TO HOLD, all and singular, the said premises unto the said. Ident and Assigns fewere. And I do hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators and Administrators and Administrators. And I, the said mercanor, speec to insure the locates and buildings on said and for soil heat than. They Thousand the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said premises and buildings on said and for soil heat than the said and the said		
and recorded in the office of Radjetts of Mussa Convergence for Greenylife Coputty, in Book. TOGETHING with all and selegates the glicity, Member, Hereditantics and approximaness to the entil Premittee Recogning, or is anywher incident or upper TO HAVE AND TO HOLD, all and singular, the said premises unto the said. Ident and Assigns fewere. And I do hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators to warrant and forever defeed all and singular the said premises unto the said menge. It is a more than the said of hereby blad myself, my Helm. Executors and Administrators and Administrators and Administrators. And I, the said mercanor, speec to insure the locates and buildings on said and for soil heat than. They Thousand the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said of the said premises and buildings on said and for soil heat than. They Thousand the said of the said premises and buildings on said and for soil heat than the said and the said		on the X day of X
TOGNITHEN with all and engular the Rights, Mondaws, Horndaminian and Agamyteonanese to the said remained belonging, or in anywhite incident or applications for the said of the said premises into the said of the said and saignate file and said saignate file and saignate file and said saignate file and said saignate file and said saignate file and said said saignate file and said saignate file and said saignate file and said said said said said said said sai	end recorded in the office of Register of Masna Conveyance for Greenville Coun	try in Pook X Page X
TO HAVE AND TO HOLD, all and chaptine, the said pressions unto the said. **TO HAVE AND TO HOLD, all and chaptine, the said pressions and Administrators to warrank and forever default all and disgular libs said pressions. **And I do bereby bind myself, my Helm, Executions and Administrators to warrank and forever default all and disgular libs said pressions. **And I do bereby bind myself, my Helm, Executions and Administrators and says and the said my Helm, Execution, Administrators, and says are all and for not less than. **The Theorem 1998 and the same or party party to the said my Helm, Execution and Theorem 1999 and the said my Helm I do not be said my and the said my Helm I do not be said my and and the said my helm in the said party and the said my and the said my helm in the said party, and is a said made and my and the party of the during the continuation of said in my and and my helm in the said party, and the said party, and the said party, and it is the two and that it is done with the said party, and it is the two and that it is done and the said party, and it is the two and that it is done in the said party, and it is the said party, and it is a said and in said and my and the said party, and it is a said and my and the said party, and it is an interest the my and the said party, and the said party, and the said party, and it is an interest the my and the said party, and it is more any and the said party, and the said party, and it is more any and and my said and my and it is any said the said party, and the said party, and it is more any and and said party and and the said party, and the said party		and the control of th
And it de newly his impact, my Heira, Esconters and Administrators to warrant and forever defend all and singular the said presubes unto the said measures. **Late**	aining.	* *** *** *** *** *** *** *** *** ***
And id hearby hind spaced, sys Heles, Decenters and Administrators to warrank and forever defend all and singular the said premises use the said measures have been been been been as a second of the said and support to the said and		
And I do hearby blood sysself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises much the said manages. All 16. And 17, the said mortgages, gave to claim the same or any part thereof. And 17, the said mortgages, gaves to mure the house and buildings on said land for sut less than. TWO "Thoras and— TWO "Thoras an		
And it is brothy bind myself, my Heirs, Executors and Administrators to warrant and forware defined all and singular the said presentes unto the said measures hardly sinkmins, or to chim the same or any part fewer. The Through and— Two Through and the said measures are all the said and the said a		
Lies with the control of the control	and for which the first of the second of the first of the second of the second of the second of the second of	grant and forever defend all and singular the said premises unto the said mort
And I, the said mortgages, agree to insure the home and buildings on said and for not less than. TWO Through and— TWO Through and— TWO Through and— TWO Through and— TWO Through and — TWO Through an		
TWO "HOURS BAIL—" INTROST A COMPANIES which shall be acceptable to the mortgages, and keep the same insured from loss or dunage by fire during the continuing of this may get and make by a mider the policy or policies of insurance payable to the mortgages, and make by a mider the policy or policies of insurance payable to the mortgages, and that in the crunt I shall at any time fall to so, when the patient of this me age, and make by a mider the policy or policies of insurance payable to the mortgages, and that in the crunt I shall at any time fall to so, when the patient of the mortgages or payable to the parties of the parties to those presents, that if I the said mortgages, do and shall all of the parties to those presents, that if I the said mortgages, do and shall not be partied that the payable that I the said marking of the parties to those presents, that if I the said mortgages, do and shall not be partied that I the said mortgages, do and shall not be partied that I the said mortgages, do and shall not be partied to the said that the parties of the parties to those parents, with those threes, if any the said and the parties that I the said mortgages, do any the parties of the parties of the parties to those parents, with those three, if any the said shall not be parties of the parties of the parties to the postential with the said mortgages, do not any the parties and profile of the shall not any the parties of the parties of the parties and the said parties and profile of the shall not any the parties of the parties and profile of the parties of the parties of the parties and collect any parties and profile appropriate to the postence of the parties and collect any parties and profile appropriate parties and expenses without habitity to account for anything acre than the rests and the parties of	chomsoever lawfully claiming, or to claim the same or any part thereof.	against me, my Heirs, Executors, Administrators and Assigns, and every perso
one of the companies which shall be acceptable to the mortgages, and that is the event is half any time for policy or position of this may ask and make its major the policy or position of the mortgages and make its may then fall to do to, that the and more ask and make its major the policy or policy of the mortgages and that its the event is that are any time fall to do to, that the and mortgages to any any homeone promises or any taxts are other public assessment or any part thereof the mortgages may ask springer, of any shall be drawn as the policy of the mortgages of the any part thereof the mortgages may ask springer, of any shall be drawn ask and the policy of the policy part of the mortgages of the any part thereof the mortgages may ask springer, of any shall be drawn ask and the policy of the policy of the policy of the any shall be drawn ask and the call of the policy of the any part thereof the mortgages of the any part of the any part thereof the mortgages of the any part of the an	And I, the said mortgagor, agree to insure the house and buildings on sai	d land for not less than
property of companies which shall be accomplaint to the mortgrages, and twosy the same interest drawn loss or damage by fire charing the continuation of this may goe any cause be same, but the continuation of the continuation		Dollars, in
ress may cause the strate to be inverted as above provided and be embeared for the precision and express of such measures were flow mortgage. Uncommon of the mortgage dam agle-growth. The common of	ompany or companies which shall be acceptable to the mortgagee, and keep the	te same insured from loss or damage by fire during the continuation of this more
and and the mortgage of the activity of the season of the first in the true intent and meaning of the parties to these presents that if I the sold mortgages, of and at least of the parties and meaning of the south	agee may cause the same to be insured as above provided and be reimbursed fo I the mortgagor to pay any insurance premium or any taxes or other public as	or the premium and expense of such insurance under this mortgage. Upon failur
all and firsty may, or cause to be paid unto the said mortgropes the said dolt or sum of memor adversariate, with interest thereof, in any shall be due, according for the control of the	mount of this mortgage due and payable.	
And for any time early and believe the said parties, that I, the mortwactor, and to held and snips the said premises sufficient department and the control of the said of the shore searched premises with meraphysics and the said and said that the said should have been and profits of the shore searched premises in mortpages. And if a say the said of the shore searched premises in mortpages. And if a say the said of the shore searched premises in mortpages. And if a say the said of the shore searched premises in mortpages. And if a say the said of the said search said of the said parties and said said and said the said said the profit said said said that any judge of the Circuit Court of said Steward for parties over of collection upon said shelt, interest, cests and expenses without liability to account for anything more than the rests and the profit said the profit said of the said parties of the said said said said the headed and said. All and seal., this. Both day of January in the year of our Lo se thousand since headed and said parties of the said said said said the headed and said parties of the said said said said said said the headed and said said said the headed and said said said said said said said sai	ell and truly pay, or cause to be paid unto the said mortgagee the said debt o	or sum of money aforesaid, with interest thereon, if any shall be due, according t
And if it as y the any part of and dobt, or interest thereon, he past due and uppeal it hereby anging the rents and profits of the above described premises and incoming or	a full force and virtue. AND IT IS AGREED, by and between the said parties, that I, the mortgage	or am to hold and enjoy the said premises until default of navment shall be made
WITHERS MY hand and ceal , this 20th James E. Bernett (L.) WITHERS MY hand and ceal , this 20th James E. Bernett (L.) Signed, Sealed and Delivered in the Presence of Madah M. Bray James E. Bernett (L.) Ladah M. Bray Mondal A. Berny (L.) The South Carolina, County of Greenville PERSONALLY APPEARED BEFORE ME Madah M. Bray Madah M. Bray Mondal A. Henry (L.) James E. Bernett (L.) The South Carolina, County of Greenville PERSONALLY APPEARED BEFORE ME Madah M. Bray Madah M. Bray Mondah M. Bray Notary Public, S. C. (SEAL) Notary Public, S. C. (SEAL) The State of States (L.) James E. Bernett (L.) James E. Bernett (L.) Madah M. Bray Witnessed the execution thereof. Sworn to before me, this 20 James E. Bernett (L.) James E. Bernett (L.) James E. Bernett (L.) Madah M. Bray Notary Public, S. C. (SEAL) The State (L.) James E. Bernett (L.) James E. Bernett (L.) Madah M. Bray Witnessed the execution thereof. Sworn to before me, this 20 James E. Bernett (L.) James	And if at any time any part of said debt, or interest thereon, be past due an	d unpaid I hereby assign the rents and profits of the above described premises t
percent (ster paying costs of collection) upon said deet, interest, costs and exponses without liability to account for anything more than the resist and the professional content of the profession of the profes	aid mortgagee, or	strators, or Assigns, and agree that any Judge of the Circuit Court of said Stat
WITNESS MY hand and each this. 20th day of January in the year of our Loss thousand nice hundred and FORTY-ORS. Signed, Smaled and Delivered in the Presence of Madah M. Bray (L. 5 J. A. Henry (SEAL) (SEAL) Notary Public, S. C. (SEAL) TATE OF SECRET LIMINA, (SEAL) J. J. A. Henry (SEAL) TATE OF SECRET LIMINA, (SEAL) J. J	iereof (after paying costs of collection) upon said debt, interest, costs and expen	ses without liability to account for anything more than the rents and the profit
Signed, Seeled and Delivered in the Presence of Madsh M. Bray J. A. Henry (L. 1 TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY AFFEARED BEFORE ME deel and coath that She saw the within named James E. Bennett Madsh M. Bray and made oath that She saw the within named James E. Bennett Madsh M. Bray Winnessed the execution thereof. Sworn to before me, this. 20 J. A. Henry Notary Public, S. C. Madsh M. Bray Madsh M. Bray Winnessed the execution thereof. Madsh M. Bray Madsh M. Bray Annabel M. Bennett Madsh M		h January
Signed, Sealed and Dailvered in the Presence of Madah M. Bray J. A. Henry (L. S. J. A. Henry (L. S. TATE OF SOUTH CAROLINA) County of Greenville PERSONALLY APPEARED BEFORE ME Madah M. Bray and made eath that She saw the within named James E. Bennett Madah M. Bray Minessed the execution thereof. Sworn to before me, the. 30 A. Henry Notary Public, S. C. Notary Public, S. C. TATE OF SENGLIABETA, CHAPT Notary Public, S. C. Notary Public, S. C. Tryin Aaron A Notary Public for SELECTION of Bristol Invin Aaron A Notary Public for SELECTION of Bristol A Notary Public for SELECTION of Bristol Invin Aaron A Notary Public for SELECTION of Bristol A Notary Public for SELECTION of Bristol Invin Aaron Munch M. Bray Madah M. Bray Madah M. Bray Minessed the execution thereof. Sworn to before me, the. 30 Madah M. Bray Minessed the execution thereof. Madah M. Bray Minessed the execution thereof. Madah M. Bray Minessed the execution thereof. Sworn to before me, the. 30 Notary Public for SELECTION of DOWER the State of Madah M. Bray Minessed the execution thereof. RENUNCIATION OF DOWER the wife of the within named of June 1 of the SELECTION of S		The sear of our for
Medah M. Brey J. A. Henry (L. 5 County of Greenville PERSONALLY APPEARED BEFORE ME Medah M. Brey and made oath that She saw the within named James E. Bennett Medah M. Brey Madah M. Brey Madah M. Brey witnessed the execution thereof. Sworn to before me, this. 20 yof James E. Bennett Medah M. Brey witnessed the execution thereof. Sworn to before me, this. 20 yof James M. Henry Notary Fablic, S. C. SEAL) Notary Fablic, S. C. TATE OF SECRET LIMITA Control of Virginia, City of Bristol Notary Fablic, S. C. Invin Aaron of Virginia, City of Bristol James E. Bennett the wife of the within named of Virginia, City of Bristol James E. Bennett the wife of the within named of virginia, City of Bristol Annabel M. Bennett 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 state of t		
TATE OF SOUTH CAROLINA, County of Greenville PEESONALLY APPEARED BEFORE ME Madeh M. Bray ad made oath that . She saw the within named	Signed, Sealed and Delivered in the Presence of	
TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY APPEARED REFORE ME Madah M. Bray Madah M. Bray Madah M. Bray Madah M. Bray Minassad the execution thereof. Sworn to before me, tida. JA A. Henry Notary Public, S. C. Wardin La, City of Bristol Irvin Aaron of Virginia, City of Bristol James R. Bennett Annabel M. Bennett the wife of the within name and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compusion, dread or fear of any p m or persons whomsoever, renounce, release, and forever relinquish unto the within named James R. Bennett Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to the property of the propert	Madah M. Bray	James E. Bennett (L. S.
County of Greenville PERSONALLY APPEARED REFORE ME Madeh M. Brey ad made oath that .She saw the within named James E. Bennett go, seal and as his		
County of Greenville PERSONALLY APPEARED EFFORE ME Madeh M. Bray nd made oath that .She saw the within named James E. Bennett Ign, seal and as his act and deed deliver the within written deed; and that .She with James E. Bennett Wadeh M. Bray witnessed the execution thereof. Sworn to before me, this 20 ay of James A. D. 10 41 Notary Public, S. C.		
Ign, seal and as his act and deed deliver the within written deed; and that She with J. A. Henry witnessed the execution thereof. Sworn to before me, this 20 yor Jans A. D. 19 41 Notary Public, S. C. TATE OF SHOWLE ALEGED CITY Bristol Irvin Aaron Sheed Witnessed City Bristol of Virginia, City of Bristol Irvin Aaron Sheed Witnessed City Under Sheed City Under State City Under Sheed City City Of Sheed City Of Sheed City City City City Of Sheed City City City City City City City City		
Sworn to before me, this. 20 ay of Jans. A. D. 19 41 TATE OF SWORTHAM A. CITY Bristol Invin Aaron of Virginia, Gity of Bristol Invin Aaron of bereby certify unto all whom it may concern, that Mrs. Annabel M. Bennett the wife of the within nam James R. Bennett 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 put on or persons whomsoever, renounce, release, and forever relinquish unto the within named John B. 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 to the service of the ser		
Sworn to before me, this 20 ay of Jan. A. D. 19 41 I. A. Henry (SEAL) Notary Public, S. C. TATE OF SERVE LABORINA, CONTROLLER TO Bristol Irvin Aaron Of Virginia, City of Bristol Irvin Aaron James R. Bennett Ithe wife of the within named 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 public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any public privately and support before any		
A D. 19 41 Notary Public, S. C. TATE OF SECRET LABORINA, CONSTRUCTION OF DOWER CITY Bristol Irvin Aaron O Hereby certify unto all whom it may concern, that Mrs. Annabel M. Bennett The wife of the within name James R. Bennett Annabel M. Bennett The wife of the within name John B. 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 tremises within mentioned and released. Annabel M. Bennett Trvin Aaron SEAL) Trvin Aaron SEAL) Trvin Aaron SEAL) SAMON under my hand and seal this. 21st. January A D. 19 41 Irvin Aaron SEAL) Recorded January 22, 19 41, st. 1:30 oclock, P. M.		witnessed the execution thereof.
Notary Public, S. C. TATE OF SECRET 1. Notary Public, S. C. RENUNCIATION OF DOWER The State of Secret 1.		
TATE OF SECRETARIANA, City Bristol Irvin Aaron the Star and Notary Public for SECRETARIANA (City Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron (SEAL) Trvin Aaron (SEAL)	ay of A. D. 19 41 }	Madah M. Bray
TATE OF SECRETARIANA, City Bristol Irvin Aaron the Star and Notary Public for SECRETARIANA (City Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron as Notary Public for SECRETARIANA (City of Bristol Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron Irvin Aaron (SEAL) Trvin Aaron (SEAL)	J. A. Henry (SEAL)	
RENUNCIATION OF DOWER City Bristol Irvin Aaron of Virginia, City of Bristol of hereby certify unto all whom it may concern, that Mrs. Annabel M. Bennett the wife of the within nam James R. Bennett did this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any put on or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to remises within mentioned and released. Annabel M. Bennett Irvin Aaron SEAL SARDen under my hand and seal this 21st. January A. D. 19 41 Annabel M. Bennett Commission Expires Apr. 28, 1943. Recorded January 22, 1941, st. 1:30 o'clock, P. M.	Notary Public, S. C.	
RENUNCIATION OF DOWER City Bristol Irvin Aaron of Virginia, City of Bristol of hereby certify unto all whom it may concern, that Mrs. Annabel M. Bennett the wife of the within nam James R. Bennett did this day appear before n 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 put on or persons whomsoever, renounce, release, and forever relinquish unto the within named John B. 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 to the sum of the sum of the sum of the singular to the sum of the sum of the sum of the singular to the sum of	Virginia	
City Bristol Irvin Aaron of Virginia, City of Bristol hereby certify unto all whom it may concern, that Mrs. Annabel M. Bennett the wife of the within nam James E. Bennett add this day appear before not upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any pon or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular tremises within mentioned and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular tremises within mentioned and released. Invin Aaron (SEAL) January A. D. 19 41 Annabel M. Bennett Livin Aaron (SEAL) Recorded January 22, 19 41, at 1:30 o'clock, P. M.	TATE OF SECRETATIONNA,	RENUNCIATION OF DOWER
of Virginia, City of Bristol Annabel M. Bennett	City Bristol	the Stat
James E. Bennett 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 point or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to remises within mentioned and released. January January A. D. 19 41 Annabel M. Bennett January 22, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.	I Irvin Aaron	a Notary Public for State Visit
James E. Bennett 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 point or persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to remises within mentioned and released. January January A. D. 19 41 Annabel M. Bennett January 22, 1943. Recorded January 22, 1941, at 1:50 o'clock, P. M.	of Vinginia, City of Bristof hereby certify unto all whom it may concern, that Mrs. Annabel M. F	Sennett
James E. Bennett Ind upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any portion of persons whomsoever, renounce, release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular to remises within mentioned and released. January A. D. 19 Annabel M. Bennett Trvin Aaron (SEAL) January 28, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.		
mod upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any portion or persons whomsoever, renounce, release, and forever relinquish unto the within named		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular tremises within mentioned and released. January		the does freely, voluntarily, and without any compulsion, dread or fear of any per
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular tremises within mentioned and released. January	on or nersons whomsoever, renounce, release, and forever relinguish unto the wi	thin named John B. League, his
January Irvin Aaron Commission Expires Apr. 28, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.	and of general wavefully constitution, and are recorded and the wavefully	
January Irvin Aaron Separate		
January A. D. 19 41 Irvin Aaron (SEAL) Dablic, City of Bristary again, 32 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.	Heirs and Assigns, all her interest and est	ate, and also all her right and claim of Dower of, in or to all and singular th
January A. D. 19 41 Irvin Aaron (SEAL) Public, City of Bristation Expires Apr. 28, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.		
Trvin Aaron (SEAL) Public, City of Bristary Spaces and Commission Expires Apr. 28, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.	T 47 (Annohel M. Rennett
Commission Expires Apr. 28, 1943. Recorded January 22, 1941, at 1:30 o'clock, P. M.		
Commission Expires Apr. 28, 1943. Recorded		
Recorded January 22, 19 4L, at 1:30 o'clock, M.	Commission Expires Apr. 28, 1943.	
For value received I do hereby assign, transfer and set over to	Recorded January 22, 19.41, at	-3.47A
For value received I do hereby assign, transfer and set over to		
the within mortgage and the note which it secures without recourse, the	For value received I do hereby assign, transfer and set over to	