TOGETHER with all and despite the Right, Numbers, Heroditanimate and Apparentments in the said Frenters belonging, or in saystic incident or appearance. **GOTAR DAVIS, AND TO HOLD all and staguto: the said Frentiese meet his said. **JOAN X. DAVIS, AND GUARAGE FOR TAXISHAM DAVIS, AND CONTROLL AND TO HOLD all and staguto: the said Frentiese meet his said. **JOAN X. DAVIS, AND GUARAGE FOR "Domas GOTGAN DAVIS, BOY DAVIS, AND GUARAGE FOR "Domas GOTGAN DAVIS, BOY "DOMAS GOTGAN DAVIS "DOWN "	.R.E.M.—2-a	
TOGETHER with all and adaptive the States. Manders, Hereditaments and Apparentments to the said Premiers belonging or in anywire incident or of special Death of the Company or in anywire incident or of special Death of the Company of the States and Stat		
TOGETHER with all and simpular the Rights. Mumbers, Manufacturous and Apparentaments to the said Formities belonging, or in survivine incident or apparent to the Control Notes of the Control Notes o		
TOGETTER with all and singular the Rights, Members, Hereditements and Appurtmenter to the cold Promises belonging, or in servoice similates or appearance. Orderian Davide, how successories Gordan Davide, how successories Annual Antique forces and Antique forces and Arabine state sides. John A. Davide, and the Antique forces are all the bearshy block of the bearshy block. John M. Davide, as Grardian for Phomes Gordan Davide, how and singular the well Promises unto the said. John M. Davide, as Grardian for Phomes Gordan Davide, how and some person whomose the bridge of the said for the said the same or any part thereof. And the said metrateor across the body of insurance to be said merganes. John to the the mercaper, and keep the same sentificing loss or dundage by force and said to the same of bodings on said to it as an uncertainty to the instructure. In this insure the boson and bodings on said to it as an uncertainty the instructure. In this insure the boson and bodings on said to it as an uncertainty to the instructure. In this insure the boson and bodings on said to it as an uncertainty to the instructure. In this insures the said representation of the said representation and said representation of the said representation of the said representation and said represe		
TOGSTHER with all and singular the Eights, Members, Herokhoments and Appartemances to the soid Promitive behinding, or in anywhanholdens or apparents. TO RAYEYS(STO DENDER), Boy Successors MEMOD Analysis Servers, And. I. do beerly bink, MY9921, MY. MEMOD Recurses and Administrations to werenn and rever defend all and singular the sand Promises much the said. Jean M., Davis, as Guardian for Thomas Gordan Davis, Boy		
TOGNIBLE with all and simpular the Rights, Members, Heroditamowns and Apparturements to the soal Prantices belonging, or in answirds shiefert or apparature. TOGNIBLE With all and simpular the Staff Prantices and Arientees must his said. Jean M. Davis, as Guardian, for Thomas. MEMO Assists forces. And. I do bestely bind BY3921. BY SERME Facutors and Administrators with a warried of the said of Prantices and Administrators for warrants and Administrators and Admi		
TOGETHER with all and adequate the Highest Manchest, Heredetements and Approximances to the said Premises to the said. Jean M. Davis, as Quardien for Successors REMAN AND TO HOLD bit and desputic the said Premises such the said. Jean M. Davis, as Quardien for Together for Successors REMAN Assigns forcer. And. I. do hearthy bird REVERLET, BY REMAN Assigns forcer. And. I. do hearthy bird REVERLET, BY REMAN Assigns for Successors REMAN Assigns from and against and Administrators und Administrators and Assigns and every persons administrators from the said mort page. In Execution, Administrators and Assigns and every persons administrators from the said mort page. In Execution, Administrators and Assigns and every persons administrators to the said mort page. In Execution, Administrators and Assigns and every persons administrators from the said mort page. In Execution, Administrators and Assigns and every persons administrators from the said mort page. In Execution, Administrators and Assigns the policy of insurance to the said access from those or damining to the said mort page. In Execution and execution of the said mort page. In Execution and execution of the said mort page. In Execution and execution of the said mort page. In the said mor		
TO HATE AND TO HOLD 13 and singular the Rights, Members, Mercolimograte and Apparenances to the sold Promises belonging, or in any size incident or Specimins. TO HATE AND TO HOLD 13 and singular the said Premises much the sold. Gordan Davis, her successaors REEd Antique forever, And. I do herrby blod, MySpl.7, Sy. THEE Executors and Administration to warrant and were defended all and singular the said Premises owner the sold. JOHN M. DAVIS, AN GUARGLES FOR Thomas. Gordan Davis, her seed applications of Assigns and every general whomeoners involving density of the said o	en en meneral de la comunidad d	
TO REVE AND TO HOLD all and singular the said Premises unto the taid. Gordan Davis, her successors Brand Assigns foreer. And. I do hereby bind. Hyself. NY REEX Features and Administrators to warrant and rever defend all and singular the said Premises unto the taid. JOHN M. Davis, and Guardian for Thomas Gordan Davis, her successors Brand Assigns, from and spinut. The said Premises unto the said. JOHN M. Davis, from and spinut. The said Davis, her said mortgage. Here of the said peaks the said pres		
TO REVE AND TO HOLD all and singular the said Premises unto the taid. Gordan Davis, her successors Brand Assigns foreer. And. I do hereby bind. Hyself. NY REEX Features and Administrators to warrant and rever defend all and singular the said Premises unto the taid. JOHN M. Davis, and Guardian for Thomas Gordan Davis, her successors Brand Assigns, from and spinut. The said Premises unto the said. JOHN M. Davis, from and spinut. The said Davis, her said mortgage. Here of the said peaks the said pres	TOGETHER with all and singular the Rights. Members. Hereditaments	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
The hereby bind avigus forever, And. I do hereby bind. EVERLY BOYLES, AND CAPTIAN OF Phomas GOPGAN Dayles, here stated all and singuistic the said Premises unto the said. JOAN M. DAYLES, AND CAPTIAN OF Phomas GOPGAN DAYLES, here the said singuistic the said of the said	ning. TO HAVE AND TO HOLD all and singular the said Premises unto the	said Jean M. Davis, as Guardian for Thomas
TOURS SHOCK SESSIVES TOURS AND AND SHOCK SESSIVES TOURS AND SHOCK SESSIVES And the said mortgager agrees to insure the house and buildings on said for in a sum not less than Threis. Thois said. And the said mortgager agrees to insure the house and buildings on said for in a sum not less than Threis. Thois said. And the said mortgager agrees to insure the house and buildings on said for in a sum not less than Threis. Thois said. And if a tank the said mortgager and that in the correspond and as my tone agreed of said that in the correspond and as my tone manner of said debt, or interest thereon, be past the end unpaid Interest said mortgager and that the dorselvant and a sum tone said the said contrager The TY SUCCESSIONS THO CONTRAGE AND THE SAID SAID SAID SAID SAID SAID SAID SAID	**Xnd Assigns forever. And I do hereby bind myself	Executors and Administrators to warrant and
inc. Precutors, Administrators and Assigns and every person whomsover hwfully chizing or to chian the same or any part thereof. And the said mortgagor. surve. to insure the house and buildings on an old set ina. These, Thois sand. Dollars, in a company of companies satisfactory to the mortgagor, and keep the same unced from loss or duning by fire, and assign the policy of hospitalers, the said mortgager, and that in the event that the mortgagor, and keep the same unced from loss or duning by fire, and assign the policy of hospitalers, the said mortgager, and that in the event that the mortgagor, and keep the same unced from loss or duning the policy of hospitalers, the said mortgager, and that in the event that the mortgager. And is a say time any part of said dark or instruct thereon, he past due and unpaid	ever defend all and singular the said Premises unto the said	an M. Davis, as Guardian for Thomas Gordan Davis,
In Precedenty, Administrators and Assigns and every person whomsover hwfully clinicing or to clinic the same or any part thereof. And the said mortgagor, surve to incure the house and buildings on an alle brin a tens on to clear than. Through Article sand. Dollars, in a company of completies as instantory to the mortgagor, and keep the same aread, from loss or demise by, fire, and assign the policy of instrusive ty the said mortgager, and that in the vent that the mortgagor, and keep the same aread, from loss or demise by, fire, and assign the policy of instrusive ty the said mortgager, and that in the vent that the mortgagor, and the same and reinhouse. Mortgagor and the same and reinhouse. Mortgagor and the same and the same and reinhouse the same area of the same and th	her successors	
ins, Executors, Administrators and Assigns and every person whomenever lawfully claiming or to claim the same or any part thereof. And the said mortgager. spream to insure the house and buildings on said to it a sum not less than. Thirds. Thirds and And the said mortgager. The spream of the policy of insistance to the said uncertager. and that in the event that the mortgager. and keep the same aread from loss or daming by fire, and assign the policy of insistance to the said uncertager. And that in the event that the mortgager. And it as my time and copense of more internate under this uncertage, with interest. And if a my time and part of said dath or interest them, he past due not unput. And if a my time and profits applying the net proceeds thereafter (stee paying conics of collection), upon said duck, interest, coast or expresses, without this count for my high government or mything uncer than the rest and profits applying collected, FROVIDED ALWAYS, nevertheless, and that is the time intent and meaning of the parties to these Presents, that if		
And the said mortgagers—agree—to more the house and buildings on said lot in a sum not less than Three Thris send. Dollars, in a company or companies satisfactory to the mortgages—and keep the same acced from loss or damings by fire, and assign the policy of instructed in the same to be instructed in the same to said and that in the vertue that the mortgages—shall at any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the curis and profile of the above described made to said approximate to a said same than the same to be said due to said any time any part of said debt, or interest thereon, be past due and unpaid, I hereby assign the curis and profile of the above described to said any said debt, or interest thereon, be past due to said unpaid, I hereby assign the curis and profile of the above described made to said approximate to a said same than the said same transparent to anything and the said same transparent to anything more than the circuits and profile of the said same transparent to anything more than the circuits and profile of the said same transparent to anything more than the circuits and profile of the parties to these Persents, that if I is the said same transparent to anything more than the increase the said same transparent to any said said that the said same transparent to any said said that the parties of the said same transparent to any said said that the said same transparent to any said said that the said said said said said case, determine, and be said territory and any violation to require the said said said said said said said said		
Dollars, in a company of companies satisfactory to the morgages, and story the same arised from loss or dumage by fire, and assign the policy of instruces to the sid mortgages, and that in the event that the morgasour, shall at any time to do so, them the said mortgages. May cause the same to be instead in the does not the mortage of such instruction. **DOC **AND II at any time to do so, the mortage of the same of the instead in the case of the same and expense of such instruction. **DOC **AND II at any time to do so, the same to be instead in the said mortage. **DOC **AND II at any budge of the Circuit Court of said side, not insteat chamber or otherwise, appoint a receiver, with authority to take possession of and premates said less said general and profits and profits and agree the said story budge of the Circuit Court of said premates and expense or all the court care of said premates and the said story budge of the Circuit Court of said premates and expense or all the court care of said premates and expense or all the court care of said premates and expense or all the said mortages. **PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if,I be said mortagen and said said cases. **GO and shall well said truly pay or exast be paid that the said mortages.** the said mortages and said said cases.** and said parties that the said parties and said cases.** and said parties that said parties and said said cases.** and said parties and said cases.** and said parties and said said cases.** and said parties and said said cases.** and said parties and said cases.** and said parties and said	All the second s	그는 사람들이 되었다. 그는 사람들은 사람들은 사람들이 되었다면 하는 사람들이 되었다. 그는 사람들이 되었다면 살아보다 되었다면 살아보다면
ured, from Jose or damage to, first, and sastign the policy of instrance to the said mortgages and that in the reversible process of the same of the date of the same of th	그는 물 사람이 가운 눈가 되었다. 나는 사람은 사람이 가득하는 것이 하는 한 살아보고 그는 나는 나는 사람이 되었다.	و کار کار کار میں جمان کا معرف معرف میں میں جاتا ہے۔ اس کار کار کار کار کار کار کار کار کار میں میں کار کار کا انگریٹ کار کار کار میں جمان کا معرف معرف میں میں جاتا ہے۔ انہوں کی ان کار
The first of the said contracted may cause the same to be invested to here. And if at any time any part of said delt, or intrest therean, be part day and unpaid. I hereby assign the rents and profits of the above described funding to said not engaged. And if at any time any part of said delt, or intrest therean, be part day and unpaid. I hereby assign the rents and profits of the above described funding to said not require to the said manager of the said rents and profits and the intrest part of the said manager of the said rents and profits and part of the said rents and profits and part of the said managers. As and that its three intents and manager of the parties to these Presents, that ii the said mortgage of said not, then this deed of bargain and said shall class, determine, and he stretty and and vested to the said mortgages. In paid start the said mortgages the debt or sum of money altocasts, with interest theorem, it saw he due, according to the ture input and meaning of said not, then this deed of bargain and said shall class, determine, and he stretty and and vest of the said mortgages the debt or sum of money altocasts, with interest theorem; it saw he due, according to the ture import and meaning of said not, then this deed of bargain and said shall class, determine, and he stretty and land vest of the said parties that said mortgaged. \$ to the said said said will not said the said said said and said will not said parties that read mortgaged. \$ to the interior to remain is fall force and victure. Anortica. Witness Ety hand, and seal this. 5 to the said said said said said said said delivered in the presence of		그는 그는 사람들이 사용하는 사람들이 가는 그는 사람들이 가는 것 같아. 그렇게 되었다면 그렇게 그렇게 그렇게 되었다면 그렇게
And if a say time any part of said debt, or interest thereon, be past due and unpaid. Increby assign the cratt and profits of the above described in the processors. The profit of the above described in the processor in the profits of the above described in the processor in the profits of the above described in the processor in the profits and profits actually collected. PROVIDED ALWAYS, recretifieds, and that it is the true intent and meaning of the parties to these Presents, that if. I. the said mortagener. PROVIDED ALWAYS, recretifieds, and that it is the true intent and meaning of the parties to these Presents, that if. I. the said mortagener. By paid onto the task mortagenee. the able or sum of money aforemaid, with interest thereon, if my be day, according to the true intent and meaning of a sed colds, that this deck of branchs and sate shall reserve deformed, and early the said Premises until default of parties to the paid onto the task mortagenee. The able or sum of money aforemaid, with interest thereof and enjoy the said Premises until default of payment shall be made. Witness. W. band. and seat this 5 day of March Witness. W. band. and seat this 5 day of March Sommie Lurey Joan M. Davis Les STATE OF SOUTH CAROLINA, County of Greenville. Sommie Lurey Joan M. Davis MORTGAGE OF REAL ESTATE Sommie Lurey Joan M. Davis Semande Clurey D. B. Leatherwood Mortagenee and search that Mrs. Second of Greenville. Personally appeared before me this. 5 Witnessed the execution thereof. SWORN TO before me this. 5 March D. B. Leatherwood Mortagenee and search that Mrs. Second of Greenville. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville. A body of Greenville. Notary Public for South Carolina. Notary Public for South Carolina and Assigns all her interest and estate, and also all ther right and claim of Dower of, in or to all and singular the Premises within mentioned and released the rate of any person or persons w		na ang kalang ting ang ang kanggang kalang mengalih ang kanggan ang kanggan diberang ang kanggang kanggan kang
The stable processors of the processors of the stable of t		
they judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to interpotential positions and profits applying the net proceeds the resident date and profits applying the net proceeds the resident of many thing more than the trents and profits actually collected. FEROVIDED ALWAYS, nevertheless, and that it is true intents and meaning of the parties to these Presents, that if	فقال والمناف فيقون فالقرار فياني والمنافق والمنافق والمنافق والمنافق والمنافذ والمنافذ والمستعم والمعاملات	ie and unpaid,hereby assign the rents and profits of the above described
leter and rents and proths, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs of expenses, without itsuling. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Versents, that if I, the said mortigance. As an ad shall well and truly pay'or cause be paid unto the said mortigage. The debt or sum of money aftersaid, with interest thereon, if any be due, according to the true justent and meaning of seid mois, them its deed of bargain and sale shall clear, determine, and be trutely multiple to recording to the true justent and meaning of seid mois, them its deed of bargain and sale shall clear, determine, and be trutely multiple to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortigage 18. To hold and enjoy the said Premises until default of payrident shall be made. Witness. BY hard and seal., this. 5. day of March America. Signed, sealed and delivered in the presence of Sommile Lurey Jean M. Davis (L. S.) D. B. Lestherwood (C. S.) (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. D. B. Lestherwood March D. B. Lestherwood Nortay Public for South Carolina. D. B. Lestherwood Nortay Public for South Carolina. Sommile Lurey D. B. Lestherwood Nortay Public for South Carolina. Sommile Lurey D. B. Lestherwood Nortay Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, I. Notary Public for S. C. otherwood within maned. 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 compalsion read or fear of any person or persons whomsoever, remonnee, release and forever relinquish unto the within mamed.	simises to said mortgagee or	wise appoint a receiver with authority to take possession of said premises and
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. I, the naid mortagore is paid unto the said mortagore	llect said rents and profits, applying the net proceeds thereafter (after pay	ving costs of collection) upon said debt, interest, costs or expenses; without liability
be paid unto the said mortgagec. the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true inject and meaning of said noid, then this deed of largem and said said case, determine, and be utterly null and void, otherwise to remain in fall force and virtue. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that raid mortgager 18.—to hold and enjoy the said Premises until default of payment shall be made. ANDLITIS AGREED by and between the said parties that the one hondred and in the one hondred and factor 18.—to hondred and in the one hondred and each state. Signed, sealed and delivered in the fact of the United States. ANDLITIS AGREED by and between the said parties that the one hondred and each state. And also all the right and claim of Dower of, in or to all and singular the Premises within mentioned and released ries and Assigns all her interest and estate,		meaning of the parties to these Presents, that if, the said mortgagor
be paid unto the said mortgage. the debt or am of money aforesaid, with interest thereon, if any he doe, according to the true intent and meaning of each aid to the time due of bargin and sais shall decase determine and be atterfy multi and void; of there were the said parties that said mortgage; 15. To bold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgage; 15. To bold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgage; 16. To bold and enjoy the said Premises until default of payment shall be made. And in the ar of our Lord one thousand, nine fundred and. 10. Tor th-one 10. March 10. America. 10. Signed, sealed and delivered in the presence of Semmio Lurey 10. B. Leatherwood 10. S. 11. S. 12. Semmio Lurey 10. B. Leatherwood 11. S. 12. Semmio Lurey 13. MORTGAGE OF REAL ESTATE 14. Semmio Lurey 15. Semmio Lurey 16. Semmio Lurey 17. Semmio Lurey 18. Semmio Lurey 19. B. Leatherwood 19. B. Leatherwood 19. B. Leatherwood 19. Witnessed the execution thereof. 19. Semmio Lurey 20. B. Leatherwood 21. S. 22. Semmio Lurey 23. Semmio Lurey 24. Semmio Lurey 25. Semmio Lurey 26. Semmio Lurey 26. Semmio Lurey 27. Semmio Lurey 28. Semmio Lurey 39. Seat and as according to the two intents and seat and deed deliver the within written deed, and that. See with the second of the execution thereof. 25. Semmio Lurey 26. Semmio Lurey 27. Semmio Lurey 28. Semmio Lurey 39. Seat and deed deliver the within written deed, and that. See with the execution thereof. 28. Semmio Lurey 39. Seat and as according to the within named. 40. Semmio Lurey 40.	the state of the s	do and shall well and truly pay or cause
AND IT IS AGREED by and between the said parties that raid mortgagor 15.—10 biold and enjoy the said Premiser until default of payrasint shall be made. Witness. EV hand and seal, this 5 day of March in the ar of our Lord one thousand, nine hundred and for the bone and in the one hundred and for the foreign and in the one hundred and seal and delivered in the presence of Semmile Lurry Jean M. Davis (L. S.) D. B. Leatherwood (L. S.) D. B. Leatherwood (L. S.) MORTGAGE OF REAL ESTATE Semmile Lurry Jean M. Davis HE STATE OF SOUTH CAROLINA. County of Greenville. D. B. Leatherwood , witnessed the execution thereof. SWORN TO before me this 5 yo of March A. D. 19 41 Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER MORTGAGER WOMAN. RENUNCIATION OF DOWER MORTGAGER WOMAN. RENUNCIATION of Dower of, in or to all and singular the Premises within mentioned and released tests 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 tests 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 tests 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 tests 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 tests 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 tests.		
Witness. BY band and seal this 5 day of March		
ar of our Lord one thousand, nine hundred and 65th 165th 2014 America. Signed, scaled and delivered in the presence of Semmle Lurey Jean M. Davis (I. S.) D. B. Leatherwood (I. S.) HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me Semmle Lurey and made oath that. She saw the within named. D. B. Leatherwood (I. S.) MORTGAGE OF REAL ESTATE Symmetric thanks are said and ded deliver the within written deed, and that. She with D. B. Leatherwood (I. S.) WORN TO before me this 5 ay of March A. D. 19 11 D. B. Leatherwood (I. S.) Notary Public for South Carolina. Notary Public for South Carolina. I. Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, Notary Public for Sc. C., o hereby certify unto all whom it may concern that Mrs. I. Notary Public for S. C., o hereby certify unto all whom it may concern that Mrs. In wife of the within named. Id this day appears 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.		
America. Signed, sealed and delivered in the presence of Semmile Lurey Jean M. Davis (L. S.)		
Signed, sealed and delivered in the presence of Semmile Lurey D. B. Leatherwood (L. S.) D. B. Leatherwood (L. S.) MORTGAGE OF REAL ESTATE Semmile Lurey MORTGAGE OF REAL ESTATE Semmile Jean M. Davis D. B. Leatherwood (L. S.) D. B. Leatherwood SWORN TO before me this D. B. Leatherwood SWORN TO before me this D. B. Leatherwood Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. Review of the within named. Ideirs 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.	ear of our Lord one thousand, nine hundred and	COTEN-One
Signed, sealed and delivered in the presence of Semmio Lurey D. B. Leatherwood (L. S.) (L. S.) D. B. Leatherwood (L. S.) (L. S.) MORTGAGE OF REAL ESTATE Personally appeared before me. Ind made oath that. She saw the within named. MORTGAGE OF REAL ESTATE Semmio Lurey MORTGAGE OF REAL ESTATE Semmio Lurey Mortgage of Real Estate D. B. Leatherwood (witnessed the execution thereof. SWORN TO before me this. D. B. Leatherwood (witnessed the execution thereof. SWORN TO before me this. D. B. Leatherwood (witnessed the execution thereof. Sommio Lurey MORTGAGOR WOMAN. County of Greenville, Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, I. Notary Public for S. C. o hereby certify unto all whom it may concern that Mrs. we wife of the within named. id this day appears 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. Ideirs 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.	65th	year of the Independence of the United States
Semmie Lurey D. B. Leatherwood (I. S.) (I. S.) HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me Semmie Lurey MORTGAGE OF REAL ESTATE Semmie Jurey MORTGAGE OF REAL ESTATE Semmie Jurey Act and deed deliver the within written deed, and that. A he with D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER MORTGAGOR WOMAN. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER MORTGAGOR WOMAN. Leatherwood MORTGAGOR WOMAN. Leatherwood MORTGAGOR Woman. He state 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. Hers 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.		
D. B. Leatherwood (I. S) (L. S) (L. S) (L. S) (L. S) HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Soumie Livey Indicate that she is an indicate the within named. D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. Renumber of the within named. Ide wife of the within named. Ide	Samuela Turnam	Jean M. Davis
HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Somale Lurey Id made oath that. She saw the within named Jean M. Davis gn, seel and as her acrand deed deliver the within written deed, and that. She with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 5 By of March A. D. 10 41 D. B. Leatherwood (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA. County of Greenville, I, Notary Public for South Carolina. Notary Fublic for So. C., Thereby certify unto all whom it may concern that Mrs. The wife of the within named. It will be 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. The state of the presence o	***************************************	
HE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Id made oath that. She saw the within named Joan M. Davis gn, seel and as. D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGE OF REAL ESTATE Semmie Lurey Semmie Lurey MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, Notary Public for S. C. Dereby certify unto all whom it may concern that Mṛs. we wife of the within named. dd 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. Cleirs 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.	D. D. LIGATIE THUOL	
MORTGAGE OF REAL ESTATE Sommie Livey Indicate the same of the sa		(L. S.)
County of Greenville, Personally appeared before me. d made oath that. She saw the within named. Do Bo Leatherwood. SWORN TO before me this. Do Bo Leatherwood. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for South Mrs. Personally appeared before me. MORTGAGE OF REAL ESTATE Sommie Lurey Do Bo Leatherwood. (L. S.) RENUNCIATION OF DOWER MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. Notary Public for S. C. Pereby certify unto all whom it may concern that Mrs. 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 read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Series 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	<u> </u>	(L. S.)
County of Greenville, Personally appeared before me. Id made oath that. She saw the within named. Do Bo Loathorwood SWORN TO before me this. Do Bo Loathorwood Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, Debetopy certify unto all whom it may concern that Mrs. 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, read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. (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.	HE STATE OF SOUTH CAROLINA.	
Personally appeared before me. Identify and made each that She saw the within named. D. B. Leatherwood. SWORN TO before me this. The sample Lurey. D. B. Leatherwood. Notary Public for South Carolina. STATE OF SOUTH CAROLINA. County of Greenville, I. Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. Notary Public for S. C. The bereby certify unto all whom it may concern that Mrs. The wife of the within named. It is a wife of the within without any companies of the wife of the within named. It is a	MOI	RTGAGE OF REAL ESTATE
d made oath that She saw the within named Jean Me Davis m, seal and as her acr and deed deliver the within written deed, and that She with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 5 y of March A. D. 19 41 D. B. Leatherwood Semmie Lurey D. B. Leatherwood Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, I, Notary Public for S. C. Phereby certify unto all whom it may concern that Mrs. 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 ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ear or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ear or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ear or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ear or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named ear or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mentioned and released	Samue a Transam	
D. B. Leatherwood SWORN TO before me this. D. B. Leatherwood Sworn TO before me this. D. B. Leatherwood Sommie Lurey D. B. Leatherwood Notary Public for South Carolina. MORTGAGOR WOMAN. RENUNCIATION OF DOWER MORTGAGOR WOMAN. I, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. 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. 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		
SWORN TO before me this	and the control of th	
SWORN TO before me this. 5 y of March A. D. 19 41 D. B. Leatherwood (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for South Mrs. 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. 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.		
Semmie Lurey D. B. Leatherwood Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER MORTGAGOR WOMAN. Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. wife of the within named. It 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. 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.	D. B. Leath	erwood
Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, I, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. e wife of the within named. It 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. 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.	SWORN TO before me this	
Notary Public for South Carolina. RENUNCIATION OF DOWER MORTGAGOR WOMAN. County of Greenville, I, Notary Public for S. C. hereby certify unto all whom it may concern that Mrs. e wife of the within named. it 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. 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.	y of	Semmie Lurev
HE STATE OF SOUTH CAROLINA, County of Greenville, I,	D. B. Leatherwood	
County of Greenville, RENUNCIATION OF DOWER RENUNCIATION OF DOWER Notary Public for S. C. Cohereby certify unto all whom it may concern that Mṛs	Notary Public for South Carolina.	
County of Greenville, RENUNCIATION OF DOWER Notary Public for S. C. hereby certify unto all whom it may concern that Mrs	TO COMMON ON CONTRACT OF THE COMMON OF THE C	
County of Greenville, I,	, PE	ENUNCIATION OF DOWER MORTGAGOR WOMAN.
hereby certify unto all whom it may concern that Mṛs	County of Greenville,	
e wife of the within named	I,	
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 namedeirs 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	hereby certify unto all whom it may concern that Mrs	
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 namedeirs 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	e wife of the within named	
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		
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	ead or fear of any person or persons whomsoever, renounce, release an	nd forever relinquish unto the within named
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		그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
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	chis and Assigns an her interest and estate, and also an her right and t	claim of Dower of, in or to all and singular the Premises within mentioned and released
		claim of Dower of, in or to all and singular the Premises within mentioned and released