PROVIDED ALWAYS, nevertheless, and that it is the true intent and mesaning of the parties to these Presents, that ifW\$	G.R.E.M.—2-a	
TOURTHERS with all and alongstar the Rights, Members, Introductions and Appurencessors to the stall President belonging, or in maying motions or appartituding to the stall president and Antique florests. And the Stall and Stal	·	
TOGETHER with all and alogues the Rights, Members, Recollinaments and Apparenaments to the east Permises belonging or is any wise incised are appartainties. TO RAVE AND TO HOLD of and east price of the Permises who the east. Paris Jones Cross, Rev. There and Assigns forevee, And. We do heavy bird CHIPMAYON, OUT. Paris Jones Group. The Assigns forevee And. The Assigns and every person whoseseers basefully deleting or to claim the same or eary part thereof. And the east management of the permises and total translations. Administrators and Assigns and every person whoseseers basefully deleting or to claim the same or any part thereof. And the east management of the permises and total translations. Administrators of the contract of the c		
TOURITHEED with all and degeler the Rights, Kembers, Recollimensia and Appurtunances to the said Promises beinging, or in anyward incident, or appreciating TO RAVE AND TO BOILD all and designed the said Promises can be heated. PRITE, JORGS CROSS, DEFENDED, DEFENDED		
TOORFINES with all and singular the hight, Members, News/Hammits and Apputtumment to the said. Position belonging, or in anywas indicate for approximation to Hard AND TO HOLD all and singular the cold Premises unto the said. Part J. Jones Green, hep. Histor and Antique fevere. And		
TOURTHERS with all and dispeller the Rights, Monthery, Rewellmannesh and Apputtamence to the said Promises belonging, or an anyware Inclinent or apportunities TO HAVE AND TO HOLD all and singuishe the said remains must be entil. First and Ansigns fevere. And. 80 the breeky bloof OLIFSENESS, OUT		
TOURTHERS with all and dispeller the Rights, Monthery, Rewellmannesh and Apputtamence to the said Promises belonging, or an anyware Inclinent or apportunities TO HAVE AND TO HOLD all and singuishe the said remains must be entil. First and Ansigns fevere. And. 80 the breeky bloof OLIFSENESS, OUT		
TORITHER with all and singular the Rights, Members, Recollisaments and Approximates to the said Promises belonging, or in anyware indicate or apportuning TO HAYE AND TO HOLD all and singular the said Promises unto be said. PATIO JORDS Green, Mark Theorem and Administrators to expans and receiver defined all and education the said Promises unto the said. Replie Jords Green, Mark Theorem and Administrators to expans and receiver defined all and education the said Promises unto the said. Replie Jords Green, Administrators and Administrators and expansion of the said marked and a series person whomesome inartily claiming or to their the same or any part thread. And the said marked are said and accordance in the bours and helitings on said to in a sum not less than. Delike, in a summy or computes statisfactory to the mortgages. The public of interaction to be said marked as an an order than. And the said marked by the, and assign the public of interace to be said marked as an an order than. And it do so spit the the said mortgages. The public of interace to be said marked as an an order than the said and part of the said marked as an anticomposity of the said marked a		
TOURISHER with all and eleigeable the highest, Members, Neventianemen and Appartunements in the said President specified or apparaturing TO BAVE AND TO HOLD all and simplicit the said and remains unto the said. PETÉR JONES GYEUT, hot Titles, Recorders, and Amigus and Amigus and severy brid Outral 1928, OUT. Here and Andigan forewar. And We to heavy brid Outral 1928, OUT. Here and Andigan, from and application. OUTRAL 1928, JONES GYEUT, how		
TO HAVE AND TO HOLD all and singular the said Premiuses must the said. Ferritors and Administrators to warrant and covered defend all and singular the said Premiuses into the said. Finite, Executions, Administrators and Administrators to warrant and covered defend all and singular the said Premiuses into the said. Finite, Executions, Administrators and Assigns and every pursues whomeseers inviting delating or to taken the same or any part throws. And the said mercipages agrees to bears the bost case the holdings on said to in a man set to take all. And the said mercipages agrees to bears the bost case the holdings on said to in a man set test from X. And the said mercipages agrees to bears the bost case the holdings on said to in a man set to the said. In the said to do so there the said mercipages agrees and the said mercipages, and that the cent double to encourage. All not say this case the said of the said mercipages and the said of the said mercipages. All not say that the said the said of the said mercipages and the said of the said mercipages. All not say that the said the said the said of the said mercipages and the said of the said mercipages. All not say that the said the said of the said mercipages and the said of the said mercipages. All not say that the said of the said of the said mercipages and the said of the sa		
Heles and Assigns forewer. And	TOGETHER with all and singular the Rights, Members, Hereditaments and App	ourtenances to the said Premises belonging, or in anywise incident or appertaining
Heles and Assigns forewer. And	TO HAVE AND TO HOLD all and singular the said Premises unto the said	Parie Jones Green, her
These seed Aurigan feavers. And An		
Elies and Assigns, from and against. Beller and Assigns, from and against. OUTSELVES, OUR. Helies and Assigns, from and against. And the anid mortgager. Agree. to insure the house and buildings on add to it is sum not less than. X. Dullant, in a company or complete satisfactory to the mortgager. And the anid mortgager is a man and assign the policy of insurance to the and mortgager. In that is the event due the mortgager. And if at any time and mortgager many came the same to be insured in . X. ————————————————————————————————	Heirs and Assigns forever. And We do hereby hind Ourselve	S. OUP Hoing Emporatory and Administration
Heirs and Anique, from and against		
Edites, Excenters, Administrators and Assigns and every persons who more ever instituty childring or to claim the same or any part thereod. And the said mortugarum—arros—to insure the home and buildings are said in in a sum not less than. And the said mortugarum—arros—to insure the home and buildings are said in in a sum not less than. And the said mortugarum—arros—to insure the home and buildings are said in in a sum not less than. And the said mortugarum—arros—to be insured to be insured to the said mortugarum—and the said mortugarum—and the said mortugarum—arros—the said said parts does not supposed. And if a say then any part of said their marros—the said said parts does not supposed. And the said mortugarum—arros—the said said the said said parts does not supposed. And the said mortugarum—arros—the said said said said said parts and said parts and said parts and said said said parts and said said said said said said said sai	Torever defend an and singular the said Fremises unto the said	
theirs, Executors, Administrators and Assigns and covery person wholescovers lawfully children to a column to so than. And the said mortgager our covers to the mortgager and the said mortgager and the said mortgager and keep the mortgager and keep the mortgager and keep the mortgager and keep the mortgager and the said mortgager		
And the said mortgager—agrees—to insure the house and buildings on said to it is soon not less than X Delian, in a company or companies actificatory to the mortgager—, and keep the same state of the said corresponded of the state of the said contracts of the said corresponded of the interior, with interest. The each contracts of such interest that the maragere, shall at any time fact to do so, then the said mortgager—, while a fact the said corresponded of shall be supported as the harmone confer this mortgager, with interest. And if at any time say paid of said delt, or interest thereon, bey past doe and targoid. The market past of the Nove design and past of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take prisession of said greenless and more of the court of said states, could be said to be secured for any place more than the wards and profits exceedly collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if TS — the said mortgager of the court of said greenless and said mortgager of the said parties the said mortgager of the parties to these presents, that if TS — the said mortgager of the parties to these presents, that if TS — the said mortgager of the parties to the said parties and wreta. AND IT IS AGREED by and between the said parties the said mortgager of the parties of the said parties and viers. AND IT IS AGREED by and between the said parties the said mortgager of the parties and profits and only the said parties and viers. AND IT IS AGREED by and between the said parties the said mortgager of the parties of the said parties and viers. AND IT IS AGREED by and between the said parties the said mortgager of the said parties and viers. AND IT IS AGREED by and between the said parties the said mortgager of the said parties and viers. AND IT IS AGREED by and between the said parties the said mortgager of the said parties and the said to the said to the said to the sa		
Dollars, in a company or companies satisfactory to the mortgacers, and kop the same more from loss or shammer by fire, and assign the policy of insurance to the sald mortgacers. In the same to the sald mortgacers of the same to be said and same to the same to be feared in the same to be insurance of the same to the same to be insurance of the same to be insurance of the same to t		
and the form loss or changes by few, and entige the policy of insurance to the said markganes and that in the event that the markganes and that in the event that the markganes and that is any time and expense of such insurance under this markgane, with interest. And if at any time sony part of each did, or interest thereon, be part she and tapped. The heavy satign the rests and profits of the showe described provides to had markganes. The provides of the showe described provides to had markganes. Here Halp, Execution, Administrators or	And the said mortgagor agree to insure the house and buildings	on said lot in a sum not less thanX
and the form loss or changes by few, and entige the policy of insurance to the said markganes and that in the event that the markganes and that in the event that the markganes and that is any time and expense of such insurance under this markgane, with interest. And if at any time sony part of each did, or interest thereon, be part she and tapped. The heavy satign the rests and profits of the showe described provides to had markganes. The provides of the showe described provides to had markganes. Here Halp, Execution, Administrators or	Dollars, j	in a company or companies satisfactory to the mortgagee_, and keep the same
And if at any time are part of said debt, or interest thereon, be past atte and unpaid, "	insured from loss or damage by fire, and assign the policy of insurance to the s	said mortgagee; and that in the event that the mortgagor shall at any time
And if at any time any part of sail deck, or interest thereon, be past thus and myside, "G. hereby assign the rents and profits of the above described pressures to said mortagenes, "S. And if at any time any part of sail deck, or interest thereon, be past thus and myside, or the deck critic Court of sail State may, at chambers or otherwise, appoint a receiver, with subtrivity to lake possession of said pressures and any adapted of the Critic Court of and State may, at chambers or otherwise, appoint a receiver, with subtrivity to lake possession of said pressures and any adapted of the Critic Court of and State may, at chambers or otherwise, appoint a receiver, with subtrivity to lake possession of said pressures in the said mortagenes of the Court o	fail to do so, then the said mortgagee_ may cause the same to be insured in_	x
premises to said nortriggers Or An including the control of the Chronic Court of said State may, at chambers or eiberwise, appoint a recurrency with authority to the possession of said state may, at chambers or eiberwise, appoint a recurrency with authority to the possession of said state may, at chambers or eiberwise, appoint a recurrency with authority to the possession of said state may, at chambers or eiberwise, appoint a recurrency with a control of the co	premium and expense of such insurance under this mortgage, with interest.	
had any Judge of the Circle Course of said States may, at thembors or otherwise, appoint a receiver, with authority to the constantant of the proceedable most provided internative (after party control of collection) upon said delds, interest, costs or expresse; without liability to account for any putting floor liars the waste and profite actually collected, provided the said mortgages and tast it is the true intent and meaning of the parties to these Presents, that if \(\bar{\mathbb{W}} \) \$\end{align*}\$, the said mortgages are as a said and the said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be one, according to the true intent and meaning of the parties to these Presents, that if \(\bar{\mathbb{W}} \) \$\end{align*}\$, the said mortgages are aligned as a said and the said mortgages. The debt or sum of money aforesaid, with interest thereon, if any be one, according to the true intent and meaning of the parties to these Presents, that if \(\bar{\mathbb{W}} \) \$\end{align*}\$. The said mortgages of the said mortgages are aligned as a said of the said mortgages. The said mortgages are aligned as a said of the said mortgages are aligned as a said of the said mortgages. The said mortgages are aligned as a said of the said mortgages and the said mortgages are aligned as a said of the said mortgages. The said mortgages are aligned as a said of the said mortgages are aligned as a said of the said mortgages. The said mortgages are aligned as a said of the said mortgages are aligned as a said of the said mortgages. The said mortgages are aligned as a said of the said said said said said said said said		hom
so be paid unto the said mortgages. the debt or sum of money aforesaid, with interest thereon, if any he has, according to the tent and seal has shall coare, determine, and be utterly said and took, then the deed of bargain and sais shall coare, determine, and be utterly said and void; otherwise to remain in full force and reprint and meaning of AND IT IS AGREED by and better the test and mortgages. A the hold and chipy the said Premises until default of payment shall be made. Witness. OUT hand and seal 5., this. 30th day of. March made in the one handred and 66th made of our Lord one thousand, nine hundred and. forty-two and in the one handred and 66th year of the Independence of the United States Signal, sealed and delivered in the presence of Helen H. Owens JERSICO, RUNK MORTGAGE OF REAL ESTATE. WITS. JURNITA DUNGSN Country of Greenville. Personally appeared before me. Helen H. Owens and made onth that. She saw the within named. J. B. Dungsn and Junnita Dungsn March A. D. 19 12 SWORN TO before me this. 30th witnessed the execution thereof. SWORN TO before me this. 30th A. D. 19 12 SWORN TO before me this. 30th A. D. 19 12 Jessie O. Hunt Kenunciation of Dower. L. S. Dungsn and Junnita Dungsn HE STATE OF SOUTH CAROLINA, Country Public for South Carolina. Notary Public for South Carolina. Personally appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarity and without any compulsion, each or fear of any person or persons whomsoever, retourne, volunce and forever relinquish unto the within named. Per le Jones Green, her eters 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 esal, this. 30th Jessie O. Hunt Seath	that any judge of the Ulrcuit Court of said State may at chambers or otherwise	ennoint a receiver with outbraits to take receivers or Assigns, and agree
be be paid unto the said montgages		•
AND IT IS AGREED by and between the said parties, that said morrgagors. And the said Premises until default of payment shall be made. Witness. OLIT hand.S. and seal.S. this. 30th day of. March in the car of our Lord one thousand, nine hundred and forty-two and in the one hundred and fofth year of the Independence of the United States Signed, easied and delivered in the presence of Holen H. Owens Jersale O. Hunt. Morrgage of Freal Estate. Jersale O. Hunt. Morrgage of Freal Estate. Helen H. Owens Juanita Duncan (L. S.) HE STATE OF SOUTH CAROLINA, Morrgage of Freal Estate. Helen H. Owens and dedivered before me Helen H. Owens and and as a set and ded deliver the within written deed, and that. She with Jessie O. Hunt. Jessie O. Hunt Witnessed the execution thereof. SWORN TO before me this. 30th Helen H. Owens HE STATE OF SOUTH CAROLINA, County of Gresswille. Lyessie O. Hunt Notary Fublic for South Carolina. ENVIRON TO before me this. 30th Helen H. Owens HE STATE OF SOUTH CAROLINA, County of Gresswille. Lyessie O. Hunt Notary Fublic for South Carolina. ENVIRON TO before me this. 30th Helen H. Owens HE STATE OF SOUTH CAROLINA, County of Gresswille. Lyessie O. Hunt Notary Fublic for South Carolina. ENVIRON TO before me this. 30th Notary Fublic for South Carolina. Notary Fublic for South Carolina. ENVIRON TO 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 whemsoever, renome, release and forever reliquish unto the within named. Far is Jones Green, her March A. D. 19. LE March A. D.	to be paid unto the said mortgagee the debt or sum of monow of proceed with	
Witness CUT hand \$\text{\$\text{America}\$}\$ and seed \$\$\text{\$\tex{	me salu nove, men uns ded or bargain and sale shan cease. Gelerinine, and he http	erly null and void. Otherwise to remain in full force and wintue
sear of our Lord one thousand, nine hundred and 66th 96th 166th 16	AND IT IS AGREED by and between the said parties that said mortgagor_\$	are to hold and enjoy the said Premises until default of payment shall be made.
America. Signed, sealed and delivered in the presence of Helen H. Cwens Jessele Q. Hunt NORTGAGE OF REAL ESTATE. Helen H. Owens Helen H. See saw the within named. Jessele Q. Hunt North A. D. 19.42 Jessele Q. Hunt North Carolina Jessele Q. Hunt North A. D. 19.42 Jessele Q. Hunt North Carolina North Caroli	Witness our hand s and seal s, this 30th	day of March in the
### America. Signed, sealed and delivered in the presence of Hellen H. Owens John A. Duncan (L. S.)		
Signed, sealed and delivered in the presence of Helen H. Owens Jeasie C. Hunk Mers. Juanita Rungan (L. S.)	66 tn	and in the one number and
Helen H. Owens Jessie C. Hunt Mrs. Juenita Duncan (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville. Helen H. Owens MortGage of Real ESTATE. Helen H. Owens MortGage of Real ESTATE. Helen H. Owens Manch Jessie O. Hunt Witnessed the execution thereof. SWORN TO before me this. 30th Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt Notary Public for South Carolina. RENUNCIATION OF DOWER. Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Juanita Duncan of 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 whomscover, renounce, release and forever relinquish unto the within named. Parie Jones Green, her Mrs. Juanita Duncan (Given under my hand and seal, this. 30th Parie Jones Green, her Mrs. Juanita Duncan Mrs. Juanita Duncan Mrs. Juanita Duncan	of America.	year of the Independence of the United States
Jessie Q. Hunt Morradge of Real Estate. Morradge of Real Estate. Morradge of Real Estate.		\checkmark
Jessie O. Hunt Mrs. Juanita Duncan (L. S.)	Helen H. Owens	John A. Duncan (L. S.)
(L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Helon H. Owens Morgage of Real estate. Helon H. Owens Their act and deed deliver the within written deed, and that. She with Jessie O. Hunt witnessed the execution thereof. SWORN TO before me this. Jossie O. Hunt Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. I. Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Juanita Duncan de wife of the within named. J. R. Duncan 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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Parie Jones Green, her dirs 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. Jostie O. Hunt March A. D. 19 122 Mrs. Juanita Duncan	Jessie O. Hunt	
HE STATE OF SOUTH CAROLINA, County of Greenville. Helen H. Owens MORTGAGE OF REAL ESTATE. Helen H. Owens Mande cath that She saw the within named J. R. Dungan and Juanita Dungan ign, seal and as their act and deed deliver the within written deed, and that She with Jessie O. Hunt witnessed the execution thereof. SWORN TO before me this 30th Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Juanita Dungan dethis 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 Parie Jones Green, her Jessie O. Hunt March A. D. 19 12 Mrs. Juanita Dungan Mrs. Juanita Dungan Mrs. Juanita Dungan Mrs. Juanita Dungan		(1 5)
MORTGAGE OF REAL ESTATE. Personally appeared before me. Indication of Greenville. Personally appeared before me. Indication of Greenville. Helen H. Owens Indication of Greenville. Jessie O. Hunt Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I. Jessie O. Hunt, a Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I. Jessie O. Hunt, a Notary Public for South Carolina. He state of the within named. J. R. Duncan I dish 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. Parie Jones Green, her March A D. 19 12 Mrs. Juanita Duncan Where, Juanita Duncan Jessie O. Hunt Other of South Carolina and singular the Premises within mentioned and released. Given under my hand and seal, this 30th March A D. 19 12 Mrs. Juanita Duncan Jessie O. Hunt Other of North March A D. 19 12 Mrs. Juanita Duncan Mrs. Juanita Duncan		
County of Greenville. Personally appeared before me		(L. S.)
Personally appeared before me. Helen H. Owens Indicate that Be saw the within named. I. R. Duncan and Juanita Duncan ign, seal and as. the ir act and deed deliver the within written deed, and that S he with Jessie O. Hunt witnessed the execution thereof. SWORN TO before me this. 30th ay of March A. D. 19 112 Helen H. Owens Jessie O. Hunt Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., observed certify unto all whom it may concern that Mrs. Juanita Duncan we wife of the within named. J. R. Duncan 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. Parie Jones Green, her Farie Jones Green, her Mrs. Juanita Duncan Mrs. Juanita Duncan Mrs. Juanita Duncan Mrs. Juanita Duncan	THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL EST	ጥልጥም
the ir ign, seal and as the within named the ir ign, seal and as the ir ign, seal the ir ign, seal and as the ir ign, seal the ir ign, seal and as the ir ign, seal the ir ign, seal the ign, seal the ir ign, seal the ir ign, seal the ign, seal the ir ign, seal the ign, seal the ign, seal that is the execution thereof. Ign, seal and and ded deliver the within and ded deliver the within mittered. Ign, seal and as and ded deliver the within act and ded deliver the ign and the execution thereof. Ign, seal and as and ded deliver the ign and the execution thereof. Ign, seal and ase	County of Greenville.	IAID.
SWORN TO before me this. 30th ay of March Notary Public for South Carolina. He STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Juanita Duncan de wife of the within named. J. R. Duncan 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. Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. 30th yor March A. D. 19 42 Mrs. Juanita Duncan Mrs. Juanita Duncan	Personally appeared before meHeien H. Owens	
SWORN TO before me this. 30th ay of March Notary Public for South Carolina. He STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. Jessie O. Hunt, a Notary Public for South Carolina. Notary Public for S. C., Dereby certify unto all whom it may concern that Mrs. Juanita Duncan de wife of the within named. J. R. Duncan 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. Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this. 30th yor March A. D. 19 42 Mrs. Juanita Duncan Mrs. Juanita Duncan	and made oath thatShe saw the within namedI. R. Dunca	in and Juanita Duncan
Jessie C. Hunt witnessed the execution thereof. SWORN TO before me this 30th	the tr	
SWORN TO before me this		
Helen H. Owens Jessie O. Hunt Notary Public for South Carolina. KENUNCIATION OF DOWER. County of Greenville. I. Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., Denerby certify unto all whom it may concern that Mrs. Juanita Duncan We wife of the within named J. R. Duncan 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 Parie Jones Green, her Parie Jones Green, her Given under my hand and seal, this. 30th y of March A. D. 19 12 Mrs. Juanita Duncan Mrs. Juanita Duncan Mrs. Juanita Duncan		witnessed the execution thereof.
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., Thereby certify unto all whom it may concern that Mrs. Juanita Duncan The wife of the within named. J. R. Duncan It wife of the within named. J. R. Duncan It wife of the within named. J. R. Duncan The wife of far of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Parie Jones Green, her The stand Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th y of March Jessie O. Hunt (Seal)		
HE STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Juanita Duncan we wife of the within named J. R. Duncan 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 Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th yof March A. D. 19 42 Mrs. Juanita Duncan Jessie O. Hunt		Helen H. Owens
HE STATE OF SOUTH CAROLINA, County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. Juanita Duncan we wife of the within named J. R. Duncan 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 Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th yof March A. D. 19 42 Mrs. Juanita Duncan Jessie O. Hunt	Jessie O. Hunt	
County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., be hereby certify unto all whom it may concern that Mrs. Juanita Duncan The wife of the within named J. R. Duncan 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 Parie Jones Green, her Parie Jones Green, her Given under my hand and seal, this 30th March A. D. 19 42 Mrs. Juanita Duncan Mrs. Juanita Duncan	Notary Public for South Carolina.	
County of Greenville. I, Jessie O. Hunt, a Notary Public for South Carolina Notary Public for S. C., be hereby certify unto all whom it may concern that Mrs. Juanita Duncan We wife of the within named J. R. Duncan 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 Parie Jones Green, her Parie Jones Green, her Given under my hand and seal, this 30th y of March A. D. 19 42 Mrs. Juanita Duncan Mrs. Juanita Duncan Mrs. Juanita Duncan	THE STATE OF SOUTH CAROLINA,	
be hereby certify unto all whom it may concern that Mrs	County of Greenville.	CR.
be hereby certify unto all whom it may concern that Mrs	I, Jessie O. Hunt, a Notary Public for	South Carolina Notary Public for S. C.
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		without Daniel
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	T D D	
Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th y of March Jessie O. Hunt (Seal) Mrs. Juanita Duncan	110 Tito Vt VIIV TIIVIIII IMMITVUMAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	
Parie Jones Green, her eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th y of March A. D. 19 12 Mrs. Juanita Duncan Jessie O. Hunt (Seal)		
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th y of March A. D. 19 12 Mrs. Juanita Duncan [Seal]	•	
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 30th y of March Jessie O. Hunt (Seal) Mrs. Juanita Duncan	To comes dreen, ner	·
Given under my hand and seal, this 30th y ofA. D. 19 42 Jessie O. Hunt (Seal)		
y of March A. D. 19 12 Mrs. Juanita Duncan Jessie O. Hunt (Seal)		er of, in or to all and singular the Premises within mentioned and released.
Jessie O. Hunt (Seal)		
	ay 01A. D. 19_ TI \	Mrs. Juanita Duncan