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And X for each precise of the precise of the part of t	And X do bereby bind contractant Herror.  And X do bereby bind contractant Herror.  Heirs and Assigns, from and against XATON Heirs, Executors, Administrators and Assigns, and every person whoms the said mortgage, and the same or any part thereof.  And X its said mortgage, agree to insure the house and buildings on said land for not less than.  SEVENTERN HUNDRED FIFTY  Dollars, and a same or any part thereof.  Dollars, and a said so under the policy or policies of insurance apaylete to the mortgage, and these the same insured from long or damage by fare during the continuation of this make less under the policy or policies of insurance apaylete to the mortgage, and there is the same insured from long or damage by fare during the continuation of this make less under the policy or policies of insurance apaylete to the mortgage, and that in the event Evillation and the said mortgage may can make loss under the policy or policies of insurance apayletes or other public assessment or any part thereof the mortgager may a his option declare the full amount of this mortgage to and pay person or any taxes or other public assessment or any part thereof the mortgager may a his option declare the full amount of this mortgage to any and this policy of the said note. In the this mortgage the said debt or sum of more approach specially and the said note. In the time intent and meaning of the parties to these precisents, that IIA the said mortgage of during the true intent and the said note. In the said mortgage the said debt or sum of more approach are calculated in the said and the said state and	AND TO berefy bind consequence and Administrators to warrint and forever defend all and singular the said premises unto the said mortgage. There is the said mortgage of the said premises and the same or any part thereof.  And To be said mortgaged, agree to insure the house and buildings on said land for not less than SEVENTEEN HUNDRED FIFTY  Dollars, in the same of policies of insurance payable to the mortgage, and then the country of the policy or policies of insurance payable to the mortgage, and that is the country of the policy or policies of insurance payable to the mortgage, and that is the country of the policy of policies of insurance payable to the mortgage, and that is the country of the policy of policies of insurance payable to the mortgage, and that is the country of the policy of policies of insurance payable to the mortgage, and that is the country of the policy of the parties to the insurance as above provided and be reimbured for the percentage of the parties to the parties of th	And X to beresty bind demonstration of the processor and Administrators to warrist and forever defend all and singular the said premises unto the said mortgage the first thereof.  Heir mal Assigns, from and against Exployer Heirs, Executors, Administrators and Assigns, and every person whomseever the said mortgage of the said so be invared as above provided and be reinforced for the premium and extense of said his tract can be invared and be reinforced for the premium and extense of said instruction under this mortgage. Upon failure of the mortgage of the said provided of the said
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See Tho LP  Hirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at channed collection) upon said debt, interest, costs and expenses without liability to account for anything more than the reits and the profits actually collected.  WITNESS  OUF bands and seal shall be said parties, the mortgage and collect said for the application of said parties and collect said for the application of said parties and collect said for the application of said formits and collect said are the application of said formits and collect said for the appl
manany or companies which shall be acceptable to the mortgance, and keep the same insured from logger damage by first during the continuation of this mortgance and all acceptable to the mortgance, and that in the event # Montgance and that in the event # Montgance and payable to the mortgance and mortgance and payable to the mortgance and payable to the mortgance may at his observation of any three or other public assessment or may part thereoff the mortgance may at his option declare the flamoust of this mortgance due and payable to the mortgance to payable to the mortgance may at his option declare the flamoust of this mortgance of payable to the presents, that if the said mortgance the said device of sum of money of acressal, with interest thereous, if any shall be due, according to the true intent a causing in the payable to the presents, that if the payable to the payable to the presents, that if the payable to the pa	Dollars, and a search and the acceptable to the mortgagee, and keep the same insured from lager damage by fire during the continuation of this mortgage share to be insured as above provided and be reimbursed for the prefix and that in the search under this fail, do so, then the said mortgages may can be insured as above provided and be reimbursed for the premium and expense of such insurance under this fail, do so, then the said mortgages may can be insured as above provided and be reimbursed for the premium and expense of such insurance under this fail, do so, then the said mortgages may can be insured as above provided and be reimbursed for the premium and expense of such insurance under this fail, do so, then the said for any part thereof the mortgages may at his option declare the full amount of this mortgage the and pay per PROVIDED ALWAYS, NEVERTHILLESS, and it is the true intent and meaning of the parties to these presents, that if any shall be due, according to the reason of the parties of the parties of the parties to these presents, that if any shall be due, according to the true intent and truly pay, or cause to be paid unto the said mortgages the said detor sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and truly pay, or cause to be paid unto the said mortgages the said detor sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and true pay and shall true cause of the cau	Dollars, in colors under the policy of policies of insurance parable to the mortgage, and keep the same honored from logs, it is many the policy of policies of insurance parable to the mortgage, and that in the event small at any time fail to do as there are to be insured as above provided and he reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage cause of the insured as above provided and he reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage out and payable PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that it is a sid mortgage the said debt or sum or money aforesaid, with intreets thereon, if any shall be die, according to the true intent and meaning of the parties to these presents, that it is a sid mortgage the said debt or sum or money aforesaid, with intreets thereon, if any shall be die, according to the true intent as uning of the said note. It is a sid mortgage the said debt or sum or money aforesaid, with intreets thereon, if any shall be die, according to the true intent as uning of the said note.  AND IT IS AGREED, by and between the said parties, that is the mortgage, as to hold and enjoy the said grenises until default of payment shall be made.  And if at any time any part of said debt, or distrets thereon, be past due and unpasted meany assign the rents and profits of the above described premises to said more eas.  - The 1r Heirs, Executors, Administrators, or Assign, and agree that any Judge of the Circuit Court of said State may at chamber of the said parties, state of said parties, said and collect said errors and collect	mpany or companies which shall be acceptable to the mortgage, and keep the same insured from lower and analysis the continuation of this mortgage, as the loss under the policy or policies of insurance payable to the mortgage, and that in the event "Mell at any time fail to do set this mortgage, are to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. The provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the more may cause to transpare the provided and payable to the mortgage of such insurance under this mortgage. Upon failure of the more may are to the insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the more may appear to the more may be payable to the more than the subject of the more may appear to the more may be payable to the more than the subject of the more may appear to said the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGRIELD by and between the said parties, that we more appearance and unpaid the said premises until default of payment shall be made.  And if at any time any part of said debt, or interest thereon, be past due and unpaid the property the said premises until default of payment shall be made.  See Tho LP  Hirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at channed collection) upon said debt, interest, costs and expenses without liability to account for anything more than the reits and the profits actually collected.  WITNESS  OUF bands and seal shall be said parties, the mortgage and collect said for the application of said parties and collect said for the application of said parties and collect said for the application of said formits and collect said are the application of said formits and collect said for the appl
FROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that ita the decay and the true is not according to the true intent acausing of the said note, then this deed of bargain and said shall coase, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that Ita the mortgace of the said one The this deed of bargain and said shall coase, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that Ita the mortgace of the old underly the said prenount shall be made. And if at any time any part of said dist, or interest thereon, be part due and unpaid. If they assign the rents and profits of the above described premises to said more and the said of the said of the said profits of the above described premises to said more and the said that the said time and the parties of the said profits of the above described premises to said more and the said time and the said that the said time and the parties of the above described premises to said more and the said time and the profits of the above described premises to said more and the said time and the profits of the above described premises to said more and the said that the said profits of the above described premises to said more and the said that the said the circuit Court of said State may at chambel and collect said remains and poofits, going the net proceeds thereof (after paying or collection) upon said debt, nierest, costs and expenses of said premises and collect said remains and profits and profits and profits and the said that the profits actually collected.  WITNESS. OUR hands and scals, this 25  Albert McAuley  J. D. McAuley  J. D. McAuley  J. D. McAuley  Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley  RENOUNCIATION OF DOWER  AND The McBroad Research and the said more and the said more and the said more and the said	PROVIDED ALWAYS, NEVERTHILESS, and it is the true intent and meaning of the parties to these presents, that it the said mortgages the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent during part of the said notes—then this deed of bargain and sale shall case, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the mortgagor, and to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and unpaid the or or chervise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying teolection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and profits actually collected.  WITNESS OUR hands and seals, this 25 day of March in the year of our forby-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley  Albert McAuley  TATE OF SOUTH CAROLINA,  County of Greenville,  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley and made death that he saw the within named  J. D. McAuley  Minnie L. McAuley	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that in the said mortages the said debt or sum of money aforesaid, with interest thereon, if any shall be dise, according to the true intent are united of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the mortgagor, and to hold and cnjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said parties, that the mortgagor, and an only the said premises until default of payment shall be made.  And if at any time any part of said debt, or dimerest thereon, be past due and unpaids. Misely assign the rents and profits of the above described permises to said mortgagor. As to hold and cnjoy the said premises until default of payment shall be made.  And if at any time any part of said debt, or dimerest thereon, be past due and unpaids. Misely assign the rents and profits of the above described permises to said mort said the profits of the above described permises to said mort said.  AND IT IS AGREED, by and between the said parties, that is a said parties and collect said premises and collect said premises and profits of the above described permises to said mort said parties.  All the said and said said said said parties, and be until dead of the premise to said mort said parties.  WITNESS. OUR hands and seal S, this 25  May of March in the year of our Lor forby-two  Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  S. F. McAuley  The said mortgagor. The said mortgagor. The parties and collect said rents and profits, applying the net proceeds thereof our Lor forby-two  Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  With the parties of the part	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if \$\frac{\partial}{\partial}\text{ of and shall we druly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interect thereon, if any shall be due, according to the true intent a aming of the said note, then this deed of bargain and sale shall case, determine, and be true intent and an an an an an analysis of the said note, then this deed of bargain and sale shall case, determine, and be mortgaged, and it is any time any part of said debt, or interest thereon, be the mortgager, and to hold and enjoy the said premises to said note that any time any part of said debt, or interest thereon, be past due and unpaid \$\frac{\partial}{\partial}\text{ of hold and enjoy the said premises to said note the past due and unpaid \$\frac{\partial}{\partial} of hold and enjoy the said premises to said note there is and profits of the above described premises to said note the past of the parties of t
AND IT IS AGREED, by and between the said parties, that \$\frac{\psi}{\psi}\$ the mortgagor \$\frac{\psi}{\psi}\$ to held and enjor the said permises until default of payment shall be made, and it as my time any part of said debt, or interest thereon, be past due and unpaid \$\frac{\psi}{\psi}\$ they assign the rents and profits of the above described premises to said monges \$\frac{\psi}{\psi}\$ the \$\frac{\psi}{\psi}\$ to held and enjor the said profits of the above described premises to said monges \$\frac{\psi}{\psi}\$ the terms and profits of the above described premises to said monges \$\frac{\psi}{\psi}\$ the circuit Court of said State may at chambe collection) upon said dock, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS OUR hand\$\prec{\psi}{\psi}\$ and seal.\$\prec{\psi}{\psi}\$ this. \$25\$ day of \$\frac{\psi}{\psi}\$ March in the year of our Lo re thousand nine hundred and.  FORTY—two  Signed, Scaled and Delivered in the Presence of \$\frac{\psi}{\psi}\$ Minnie L. McAuley \$\frac{\psi}{\psi}\$ Minnie L. McAuley \$	AND IT IS AGREED, by and between the said parties, that \$\frac{1}{3}\$ the mortgagor, \$\frac{3}{3}\$ to hold and enjoy the said premises until default of payment shall be made.  And if at any time any part of said debt, or interest thereon, be past due and unpaid \$\frac{1}{3}\$ they assign the rents and profits of the above described premises to said reading a special and the profits of the above described premises to said rent otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying feelection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS OUF hands and seals, this 25 day of March in the year of our net thousand nine hundred and forty—two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. Albert McAuley S. F. McAuley (L. Albert McAuley Default) Albert McAuley S. F. McAuley (L. Albert McAuley Default) Albert McAuley and S. R. McAuley Minnie L. McAuley   TATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley and S. R. McAuley   so that he saw the within named J. D. McAuley and S. R. McAuley   witnessed the execution thereof.  Sworn to before me, this 25  March March A. D. 19 42  Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley	AND IT IS AGREED, by and between the said parties, that \$\frac{1}{2}\$ the mortgage, \$\frac{1}{2}\$ to bold and enjoy the said premises until default of payment shall be made.  And if at any time any part of said debt, or interest thereon, be past due and unplaid \$\frac{1}{2}\text{Mov}_0\$ assign the rents and profits of the above described premises to said more cest.  Heirs, Executors, Administrators, or Assign, and agree that any Judge of the Circuit Court of said State may at chambe profits applying the net proceeds thereof (after paying cost collection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and profits applying the net proceeds thereof (after paying cost day of the net profits actually collected.  WITNESS. QUP hand\$\frac{1}{2}\$ and seal\$\frac{1}{2}\$, this. 25	AND IT IS AGREED, by and between the said parties, that X be mortageor. And it at any time any part of said debt, or interest thereon, be past due and unpaid 1869, assign the rents and profits of the above described premises to said more otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying concollection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS OUL hands and seals, this 25 day of the profits actually collected.  WITNESS OUL hands and seals, this 25 day of the profits actually collected.  WITNESS OUL hands and seals, this 25 day of the profits actually collected.  WITNESS Albert McAuley J. D. McAuley (I. S. Albert McAuley S. F. McAuley (I. S. Albert McAuley J. D. McAuley S. F. McAuley (I. S. Albert McAuley J. D. McAuley S. F. McAuley (I. S. Albert McAuley J. D. McAuley S. F. McAuley Minnie L. McAuley I made oath that he saw the within named J. D. McAuley and S. R. McAuley Minnie L. McAuley Minnie
otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying concellection) most aid debt, interest, costs and expenses without liability to account for anything more than the rents applying the net proceeds thereof (after paying concellected).  WITNESS. OUR hands and seals, this 25 day of March in the year of our Lo forty-two  Signed, Scaled and Delivered in the Presence of  Minnie L. McAuley J. D. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. F. McAuley (L. S. F. McAuley S. F. McAuley (L. S. F. McAuley Albert McAuley and S. H. McAuley McAuley and S. H. McAuley McAuley McAuley and S. H. McAuley McAuley McAuley McAuley Albert McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie L. McAuley Minnie L. McAuley (S. G. Minnie L. McAuley Minnie Minn	re otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying feolectical) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS OUR hands and seals, this 25 day of March in the year of our net thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. Albert McAuley S. F. McAuley (L. Albert McAuley S. F. McAuley (L. PROBATE DEFORE ME Minnie L. McAuley and S. R. McAuley and made oath that he saw the within named J. D. McAuley and S. R. McAuley  gn, seal and as their act and deed deliver the within written deed; and that he with witnessed the execution thereof.  Sworn to before me, this 25 March A. D. 1942 Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley	Albert McAuley  WITNESS OUR hands and seals this 25 day of March in the year of our Lor forby-two  Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  Minnie L. McAuley  PROBATE  PERSONALLY. APPEARED BEFORE ME Minnie L. McAuley  made dath that he saw the within named J. D. McAuley end S. W. McAuley  seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this.  25  Minnie L. McAuley	otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying concentration) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS OUP hands and seals, this 25 day of March in the year of our Lost thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of Minmie L. McAuley J. D. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. P. McAuley S. F. McAuley (L. S. PERSONALLY APPEARED BEFORE ME Minmie L. McAuley and S. R. McAuley and S. R. McAuley (L. S. March A. D. 1942 C. Victor Pyle (SEAL) Notary Public, S. C. (SEAL)
WITNESS OUR handS and sealS, this 25 day of March in the year of our Lo te thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. F. McAuley (L. S. F. McAuley Minnie L. McAuley (L. S. F. McAuley Minnie L. McAuley March A. D. 10-12	WITNESS OUR hands and seals, this 25 day of March in the year of our ne thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. Albert McAuley S. F. McAuley (L. TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME Minnie L. McAuley and S. R. McAuley and made oath that he saw the within named J. D. McAuley and S. R. McAuley  gh, seal and as their act and deed deliver the within written deed; and that he with witnessed the execution thereof.  Sworn to before me, this 25 March A. D. 1942 Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley	WITNESS Our hands and seals, this 25 day of March in the year of our Lot thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. Are of South Carolina, County of Greenville. PERSONALLY APPEARED BEFORE ME Minnie L. McAuley made oath that he saw the within named J. D. McAuley and S. M. McAuley made oath that he saw the within named J. D. McAuley and S. M. McAuley within written deed; and that he with.  Sworn to before me, this 25 witnessed the execution thereof.  Sworn to before me, this 25 March A. D. 1942 Minnie L. McAuley  C. Victor Pyle (SEAL)  Notary Public, S. C.	WITNESS OUT hands and seals this 25 day of March in the year of our Lo thousand nine hundred and forby-two  Signed, Sealed and Delivered in the Presence of Minnie L. McAuley J. D. McAuley (L. S Albert McAuley S. F. McAuley (L. S ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley and S. H. McAuley in made oath that he saw the within named J. D. McAuley and S. H. McAuley min seal and as their act and deed deliver the within written deed; and that he with with written deed; and that he with with Sworn to before me, this 25 witnessed the execution thereof.  Sworn to before me, this 25 March A. D. 1942 Minnie L. McAuley  C. Victor Pyle (SEAL)  Notary Public, S. C.
Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  S. F. McAuley  (L. S.  FATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  d made oath that he saw the within named. J. D. McAuley and S. H. McAuley  m, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  y of March A. D. 19-12  C. Victor Pyle  Notary Public, S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ATE OF MATE CAROLINA, January Language S. C.  NOT th  ANOTARY Public for MATE CAROLINA, January Language S. C.  NOT th  ANOTARY Public for MATE CAROLINA, January Language S. C.  NOT th  ANOTARY Public for MATE CAROLINA, January Language S. C.  NOT th  ANOTARY Public for MATE CAROLINA ANOTARY Public for MA	signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  TATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley	thousand nine hundred and forty-two  Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley J. D. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. Albert McAuley S. F. McAuley (L. S. ATE OF SOUTH CAROLINA, County of Greenville. PROBATE  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley and S. H. McAuley made oath that he saw the within named J. D. McAuley and S. H. McAuley  seal and as their act and deed deliver the within written deed; and that he with witnessed the execution thereof.  Sworn to before me, this 25  of March A. D. 1942  C. Victor Pyle (SEAL)  Notary Public, S. C.	Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  Albert McAuley  Minnie L. McAuley  Minnie L. McAuley  March  Sworn to before me, this  Sometimes and deed deliver the within written deed; and that the with  Notary Public, S. C.  Minnie L. McAuley
Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  Albert McAuley  County of Greenville.  PERSONAELY APPEARED BEFORE ME Minnie L. McAuley  d made dath that he saw the within named J. D. McAuley and S. R. McAuley  d made dath that he saw the within named J. D. McAuley and S. R. McAuley  m, seal and as their set and deed deliver the within written deed; and that he with  witnessed the execution thereof.  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  North  North  North  ADDOWER  THE PROPRIE CAROLINA, January Public, S. C.  NORTH  ATE OF MATE CAROLINA, January Public, S. C.  NORTH  ATE OF MATE CAROLINA, January Public, S. C.  NORTH  ATE OF MATE CAROLINA, January Public, S. C.  NORTH  AND 1942  NORTH  AND 1942  NORTH  AND 1942  NORTH  AND 1942  NORTH  AND 1944  NORTH CAROLINA, January Public for MCBTGACE, SET, MCB	Minnie L. McAuley J. D. McAuley (L  Albert McAuley S. F. McAuley (L  TATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  ad made oath that he saw the within named J. D. McAuley and S. H. McAuley  gri, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  ay of March A. D. 1942 Minnie L. McAuley	Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  S. F. McAuley  (I. S  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY APPEARED BEFORE ME. Minnie L. McAuley  made oath thathe saw the within named J. D. McAuley and S. H. McAuley  seal and as	Signed, Sealed and Delivered in the Presence of  Minnie L. McAuley  Albert McAuley  At E OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME  Minnie L. McAuley  I made oath that he saw the within named.  J. D. McAuley and S. R. McAuley  In, seal and as  their  act and deed deliver the within written deed; and that he with.  X  witnessed the execution thereof.  Sworn to before me, this.  25  March A. D. 1942  C. Victor Pyle  Notary Public, S. C.  Minnie L. McAuley  Minnie L. McAuley
Albert McAuley  S. F. McAuley  (L. S  TATE OF SOUTH CAROLINA, County of Greenville, PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  di made dath that he saw the within named J. D. McAuley and S. W. McAuley  di made dath that he saw the within named J. D. McAuley and S. W. McAuley  m, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  C. Victor Pyle  Minnie L. McAuley  C. Victor Pyle  Notary Public, S. C.  Dower  (U. S  Minnie L. McAuley  RENUNCIATION OF DOWER  MOBIGACE ESOK. 50. AT PAGE 139  North  A Notary Public for Saute Carolina North  North  A Notary Public for Saute Carolina North  Nort	Albert McAuley  S. F. McAuley  (L  TATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME. Minnie L. McAuley  and made oath that he saw the within named. J. D. McAuley and S. H. McAuley  gn, seal and as their  Sworn to before me, this. 25  ay of March  A. D. 19 42  Minnie L. McAuley  Minnie L. McAuley	Albert McAuley  S. F. McAuley  (I. S  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie I. McAuley  made oath that he saw the within named J. D. McAuley and S. H. McAuley  seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  of March A. D. 19 1/12  C. Victor Pyle  (SEAL)  Notary Public, S. C.	Albert McAuley  S. F. McAuley  (L. S  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  I made oath that he saw the within named J. D. McAuley and S. R. McAuley  n, seal and as their act and deed deliver the within written deed; and that he with  X  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  Notary Public, S. C.  (SEAL)  Notary Public, S. C.
Albert McAuley  S. F. McAuley  (L. S  TATE OF SOUTH CAROLINA, County of Greenville, PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  di made dath that he saw the within named J. D. McAuley and S. W. McAuley  di made dath that he saw the within named J. D. McAuley and S. W. McAuley  m, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  C. Victor Pyle  Minnie L. McAuley  C. Victor Pyle  Notary Public, S. C.  Dower  (U. S  Minnie L. McAuley  RENUNCIATION OF DOWER  MOBIGACE ESOK. 50. AT PAGE 139  North  A Notary Public for Saute Carolina North  North  A Notary Public for Saute Carolina North  Nort	Albert McAuley  S. F. McAuley  (L  TATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  ad made oath that he saw the within named. J. D. McAuley and S. H. McAuley  gh, seal and as their  Sworn to before me, this. 25  By of March  A. D. 19 42  Minnie L. McAuley  Minnie L. McAuley	Albert McAuley  S. F. McAuley  (L. S  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie I. McAuley  made oath that he saw the within named J. D. McAuley and S. H. McAuley  seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  of March A. D. 19 1/12  C. Victor Pyle  (SEAL)  Notary Public, S. C.	Albert McAuley  S. F. McAuley  (L. S  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  I made oath that he saw the within named J. D. McAuley and S. R. McAuley  n, seal and as their act and deed deliver the within written deed; and that he with  X  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  Notary Public, S. C.  (SEAL)  Notary Public, S. C.
County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  d made oath that he saw the within named J. D. McAuley and S. H. McAuley  m, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  Notary Public, S. C.  North  AATE OF SANTE CAROLINA, PROBLEM CAROLINA, PANEL CAROLI	TATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY APPEARED BEFORE ME. Minnie L. McAuley  ad made oath that he saw the within named. J. D. McAuley and S. H. McAuley  gn, seal and as their act and deed deliver the within written deed; and that he with  Sworn to before me, this 25  by of March A. D. 1942 Minnie L. McAuley	ATE OF SOUTH CAROLINA, County of Greenville.  PERSONAELY APPEARED BEFORE ME. Minnie L. McAuley  made oath thathe saw the within named. J. D. McAuley and S. H. McAuley  seal and as	ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY APPEARED BEFORE ME Minnie L. McAuley  I made oath that he saw the within named. J. D. McAuley and S. W. McAuley  n, seal and as act and deed deliver the within written deed; and that he with  X  Sworn to before me, this 25  y of March A D 1942  C. Victor Pyle (SEAL)  Notary Public, S. C.
Sworn to before me, this. 25  y of March A. D. 19 42  C. Victor Pyle (SEAL)  Notary Public, S. C.  North  TATE OF REDEAT CAROLINA, Jan 2 County A. D. 19 THIS MORTGAGE, SET RENUNCIATION OF DOWER  MORTGAGE EOOK 50 AT PAGE 139	Sworn to before me, this 25  A D 19 42  Minnie L. McAuley	Sworn to before me, this	Sworn to before me, this 25  of March  C. Victor Pyle  Notary Public, S. C.  witnessed the execution thereof.  Minnie L. McAuley  Minnie L. McAuley
Sworn to before me, this 25  y of March A. D. 1942  C. Victor Pyle  Notary Public, S. C.  North  A D. 1942  Minnie L. McAuley  Minnie L. McAuley  Notary Public, S. C.  North  A D. 1942  Notary Public, S. C.  North  A D. 1942  Notary Public, S. C.  North  A D. 1942  Notary Public for Seek Carolin  A D. 1942  Minnie L. McAuley  Minnie L. McAuley  North  A D. 1942  North  A D. 1942  Notary Public for Seek Carolin  A D. 1942  Minnie L. McAuley  Minnie L. McAuley  North  A D. 1942  Minnie L. McAuley  North  A D. 1942  North  A Notary Public for Seek Carolin  A D. 1942  Minnie L. McAuley  North  A D. 1942  Minnie L. McAuley  North  A D. 1942  North  A Notary Public for Seek Carolin	Sworn to before me, this 25  March  A D 19 42  Minnie L. McAuley	Sworn to before me, this	Sworn to before me, this 25  of March  C. Victor Pyle  Notary Public, S. C.  Sworn to before me, this 25  Minnie L. McAuley
Minnie L. McAuley  C. Victor Pyle  Notary Public, S. C.  North  CATE OF SOUTH CAROLINA, Jania County Ext.  I Jerry Jerome  Minnie L. McAuley  Minnie L. McAuley  Minnie L. McAuley  North  RENUNCIATION OF DOWER  MOBIGACE EOOK 50 AT PAGE 139  a Notary Public for South Carolin  A D. 1942  Minnie L. McAuley  Minnie L. McAuley  North  RENUNCIATION OF DOWER  A D. 1942  North  A D. 1942  Minnie L. McAuley  North  A D. 1942  Minnie L. McAuley  North  A D. 1942  North	March A D 19 42 Minnie L. McAuley	of March A. D. 1942  C. Victor Pyle (SEAL)  Notary Public, S. C.	C. Victor Pyle  Notary Public, S. C.  Minnie L. McAuley  Minnie L. McAuley
C. Victor Pyle  (SEAL)  North  CATE OF XXXIII CAROLINA,  Yania County  I Jerry Jerome  (SEAL)  Notary Public, S. C.  Dower  FOR PREDATE TO THIS MORTGAGE, SEL  RENUNCIATION OF DOWER  MORTGAGE EOOK 50 AT PAGE 139  A Notary Public for Shork Carolin	w of March A. D. 19 42 Minnie L. McAuley	C. Victor Pyle  Notary Public, S. C.  (SEAL)	C. Victor Pyle  Notary Public, S. C.  (SEAL)
North  ATE OF XXIVE CAROLINA, FUR PROBABLE TO THIS MORTGAGE, SET  OUR PROBABLE TO THIS MORTGAGE, SET  RENUNCIATION OF DOWER  MORTGAGE EOOK 50 AT PAGE 139			
North  ATE OF XXIVE CAROLINA, FUR PROBABLE TO THIS MORTGAGE, SET  OUR PROBABLE TO THIS MORTGAGE, SET  RENUNCIATION OF DOWER  MORTGAGE EOOK 50 AT PAGE 139	C. Victor Pyle (SEAL)		
TATE OF XXXXIII CAROLINA, FUR PROBABLE TO THIS MORTGAGE, SEE  RENUNCIATION OF DOWER  MORTGAGE EOOK 50 AT PAGE 139  I Jerry Jerome  North  A Notary Public for Shork Carolin			
rente County  I. Jerry Jerome  RENUNCIATION OF DOWER  North  North  North	Dames.	Nor Eb	Dames.
I Jerry Jerome a Notary Public for Shork Carolin	vania County PENINCIATION OF POWER	D Themsen	ania County
		Dower  TO THIS MORTGAGE, SEE	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern that Mrs. Flores McApley	I. Jerry Jerome MOBIGAUL ENGAL DOLLAR FAULTAGE NORTH	Dower  FUR PRODUCT TO THIS MORTGAGE, SEE  RENUNCIATION OF DOWER  MORTGAGE EOCK 50 AT PAGE 139	MOBTGACE EOOK 50 AT PAGE 139
	I Jerry Jerome a Notary Public for Stark Care	Dower  FUR PROBABLE TO THIS MORTGAGE, SEL  RENUNCIATION OF DOWER  MOBIGACE EOOK 50 AT PAGE 139  I Jerry Jerome  North  A Notary Public for South Caroling	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  North  North  A Notary Public for Shork Carolin
	hereby certify unto all whom it may concern, that Mrs. Flores McAuley	THIS MORTGAGE, SET RENUNCIATION OF DOWER  I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  North  a Notary Public for SAME Carolina  Bereby certify unto all whom it may concern, that Mrs.  Floree McAuley	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  North  a Notary Public for Some Carolin  hereby certify unto all whom it may concern, that Mrs. Flores McAuley
S E MoAulion	I	Dower  OR PRODUCT CAROLINA,  And County and Carolina,  I. Jerry Jerome  I. Jerry Jerome  I. Jerry Jerome  I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  A Notary Public for Some Carolina  Carolina  The wife of the within name  The wife of the within name	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  a Notary Public for Some Carolin thereby certify unto all whom it may concern, that Mrs.  Floree McAuley  the wife of the within name
S. F. McAulev	I	Dower OF PRODUCT CAROLINA, Ania County I, Jerry Jerome  To THIS MORTGAGE, SET  RENUNCIATION OF DOWER  North  A Notary Public for Some Caroling  Bereby certify unto all whom it may concern, that Mrs.  Flores McAuley  S. F. McAuley  TO THIS MORTGAGE, SET  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  A Notary Public for Some Caroling  the wife of the within name	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  North  North  hereby certify unto all whom it may concern, that Mrs. Floree McAuley  the wife of the within name  S. F. McAuley
S. F. McAuley  d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person composed person, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Mane as and Frances. Roe	I	TO THIS MORIGAGE, SEE  RENUNCIATION OF DOWER  MOBIGACE EOOK. 50 AT PAGE 139  I. Jerry Jerome  To THIS MORIGAGE, SEE  RENUNCIATION OF DOWER  North  MOBIGACE EOOK. 50 AT PAGE 139  In the wife of the within name  S. F. McAuley  Upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person management of the within named and the within named an	I. Jerry Jerome  I. Notary Public for Stork Caroling thereby certify unto all whom it may concern, that Mrs.  Floree McAuley  I. Line Wife of the within named without any compulsion, dread or fear of any person or person of person
S. F. McAuley  d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person	I	TO THIS MORIGAGE, SEE RENUNCIATION OF DOWER  I. Jerry Jerome  To THIS MORIGAGE, SEE RENUNCIATION OF DOWER  MOBIGACE EOOK. 50 AT PAGE 139  North  A Notary Public for Sont Carolina  the wife of the within name  S. F. McAuley  upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person  msoever, renounce, release, and forever relinquish unto the within named Annie Roe Few, Mary Roe Mane ss and Frances. Roe	I. Jerry Jerome  I. Notary Public for Stork Caroling thereby certify unto all whom it may concern, that Mrs.  Floree McAuley  I. Line Wife of the within named without any compulsion, dread or fear of any person or person of person
S. F. McAuley  d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their	I	That can be contined and a county with the wife of the within named and severe, renounce, release, and forever relinquish unto the within named and severe and Acciouse all he invested and severe all	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  Notary Public for New Carolin hereby certify unto all whom it may concern, that Mrs. Floree McAuley  the wife of the within name  S. F. McAuley  upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person omsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Mane as and Frances. Roe  Thackston, their
S. F. McAuley  d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person comsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise thin mentioned and released.	I	Thackston, their  Dower  TO THIS MORIGAGE, SET  RENUNCIATION OF DOWER  North  A Notary Public for Seek Carolina  the wife of the within name  S. F. McAuley  upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person  msoever, renounce, release, and forever relinquish unto the within named Annie Roe Few, Mary Roe Mane as and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premiser  in mentioned and released.	I. Jerry Jerome  MOBICACE ESOK. 50. AT PAGE 139  In Jerry Jerome  MOBICACE ESOK. 50. AT PAGE 139  Notary Public for STATE Carolin hereby certify unto all whom it may concern, that Mrs.  Flores McAuley  upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person omsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise
S. F. McAuley  d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person tomsoever, renounce, release, and forever relinquish unto the within named Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also, all her right and claim or Dower of, in or to all and singular the Premise Given under my hand and seal this. 25	I	Dower TO THIS MCRIGAGE, SEE RENUNCIATION OF DOWER  I. Jerry Jerome  MOBICACE EOOK. 50. AT PAGE 139  The wife of the within name  S. F. McAuley  Upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person masoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premiser.  Given under my hand and seal this. 25	I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  I. Jerry Jerome  MOBIGACE EOOK 50 AT PAGE 139  I. Notary Public for Smar Carolin hereby certify unto all whom it may concern, that Mrs. Flores McAuley  the wife of the within name  S. F. McAuley  did this day appear before me within privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person or person of the ir  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise  Given under my hand and seal this 25
S. F. McAuley d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person composever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise Civen under my hand and seal this.  S. F. McAuley  did this day appear before my hand and separately examined by me, did this day appear before my person or person or person to prove the second of the se	I	Dower TO THIS MORTGAGE, SET RENUNCIATION OF DOWER  T. Jerry Jerome  Thackston, the ir  Thackston, the ir  Thackston, the ir  Thackston, the ir  The MORTGAGE, SET RENUNCIATION OF DOWER  RENUNCIATION	I. Jerry Jerome  MOBIGACE EOOK. 50. AT PAGE 139
S. F. McAuley d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person nomsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise of March  Given under my hand and seal this. 25  Mrs. Floree McAuley  Jerry Jerome  Notest Britle For III.	In the wife of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or per homsoever, renounce, release, and forever relinquish unto the within named.  Annie Roe Few, Mary Roe Maness and Frances. Roe Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Pren Given under my hand and seal this 25  y of March  A D 1942  Mrs. Floree McAuley  Mrs. Floree McAuley  Mrs. Floree McAuley	Dower Ante County Reserved To THIS MGRIGAGE, SEE ANTE COUNTY REPORT TO THIS MGRIGAGE, SEE ANTE COUNTY REPORT TO THIS MGRIGAGE, SEE RENUNCIATION OF DOWER  North A Notary Public for Some Carolina Reversely certify unto all whom it may concern, that Mrs.  S. F. McAuley  Upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person misoever, renounce, release, and forever relinquish unto the within named  Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premises of March  A D 1942  Jerry Jerome  Notate Belde See All C	I. Jerry Jerome  MOBIGACE EOOK. 50. AT PAGE 139
S. F. McAuley d upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person nomsoever, renounce, release, and forever relinquish unto the within named. Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, their  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Premise of March  Jerry Jerome  (SEAL)  Notary Public, **XX N°.C.  Odid this day appear before me did this day appear before me	Thackston, the ir  thin mentioned and released.  Given under my hand and seal this 25  y of March  Grown, Ex. 1/11/444  Notary Public for Sant Care  A Notary Public for Sant Care  Represe McAuley  the wife of the within na  S. F. McAuley  did this day appear before  Annie Roe Few, Mary Roe Maness and Frances. Roe  Thackston, the ir  Heirs and Assigns, all her interest and estate, and also all her right and claim or Dower of, in or to all and singular the Pren  Given under my hand and seal this 25  y of March  Jerry Jerome  Comm. Ex. 1/11/444  Notary Public, XXX N.C.	The office of the within named and released.  Given under my hand and seal this 25  of March  Jerry Jerome  To This Mortaget, Set Renunciation of Dower Renunciation of North State Renunciation of Renunciation o	I. Jerry Jerome  MOBICACE EOOK. 50. AT PAGE 139.  I. Jerry Jerome  MOBICACE EOOK. 50. AT PAGE 139.  In Mortin Mortin Mortin and Notary Public for Mortin Mortin More Carolin Mortin More More McAuley  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or person or person or person or person or person or person More More More More More More More More
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	I	TO THIS MORTGAGE, SEE  RENUNCIATION OF DOWER  MOBIGACE EOCK 50 AT PAGE 139  I Jerry Jerome Mobigace EOCK 50 AT PAGE 139  Received certify unto all whom it may concern, that Mrs. Floree McAuley	I. Jerry Jerome  MOBIGACE EOOK. 50 AT PAGE 139  North  a Notary Public for Shirk Carolin  hereby certify unto all whom it may concern, that Mrs. Floree McAuley
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