the same conveyed to me by  Treceded in the office of Register of Menne Conveyance for Concessal County, in Book  TOCCTHIRD with all and singular the Rights, Mennes, Hendisanens and Appartmannes to the said Premises belonging, or in snywise incident or appearations.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said  J. D. HOVIS, hls  and Assigns forever.  OUTSGIVES, OUT  And **Esh kereby kind **EMEXEX** Heist, Increases and Administrators to waterso and forever defend all and singular the said premises unto the said mortgages.  His and Assigns, from and against SEXEX** Heist, Executes, Administrators and Assigns, and every person whousever the contract of	the same coveryed to use by  contain in the office of Regimes of Menas Coveryance for Generalla County, in Book  TOGETHER with all out despite the Rights. Membrase, Herelanseness and Argustrances to the said Promises belonging, or in anywise incident or appendixing.  TO HAVE AND TO BOLD, all and magalas, the said premises must the said  And Argust and Argustrances on the said  J. D. HOVIS, his  TO HAVE AND TO BOLD, all and magalas, the said premises must the said  I D. HOVIS, his  And Edw borshy bind ZegoEkar Hele. Exercises and Administration to vurrant and forward defined all and singular the said averages on the said and said premises on the said  I D. HOVIS, his  This TO HAVE AND TO BOLD, all and magalas, the said premises must be said.  I D. HOVIS, his  This TO HAVE AND TO BOLD, all and magalas, the said premises on the said and sai
conclided in the office of Register of Menne Conveyance for Greenville County, in Book.  TOGETHER with all and singular the Rights, Members, Hereditements and Arpurtranaes to the stift Premises belonging, or in anywhise incident or appearating.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  J. D. HOVIS, his.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  J. D. HOVIS, his.  And Jab marks hind Register.  OUT SHAPE Hats and Assigns, from and against REEM Helits, Executors and Administrators to waterant and forever defends all and singular the said premises unto the said mortgage.  Bis.  OUT  And Jab marks hind Register of Menne Conveyance and Administrators to waterant and forever defends all and singular the said mortgages.  And Jab said premises a said premise a said premise and said premises and the said mortgages.  His chaining to to chain the same of any gent theoretod.  And Jab said premises a said premise a said premise and administrators to waterant and forever defends all and singular the said premises unto the said mortgages.  His chaining to to chain the same of any gent theoretod.  His said premises a said premise and administrators to waterant and forever defends all and singular the said premises unto the said mortgages.  And Jab said premises a said and said premises and Analysis and administrators and administrators and an analysis and analysis and an analysis and an analysis and analysis and analysis and analys	coorded in the office of Register of Messo Conveyance for Generalic County, in Book Page.  TOCKTHER with all and singular the Rights, Nembers, Herolizaments and Appartmentace to the said Premises belonging, or in anywise incident or appendishing.  TO HAVE AND TO HOLD, all said singular, the said premises must be said J. D. HOVIS, his  as and Anting forever. OUTSOLVES, OUT  And Exp. branchy biol 20045432 Heirs, Evenuers and Administrators to warrant and forever defend all said singular the said premises unto the said mortsuges.  Heirs and Antings, forester. Heirs are deserted and said premises and Antigan, form and spatial stack STARE Heirs, Evenuers, Administrators and Antigan, and every gerons whomeover these are or any part feerord.  And 2 the said wormaper's serve to insure the bones and buildings on said land, for not less than  All VINITED ANTIGETS DEPOSED.  And 2 the said wormaper's serve to insure the bones and buildings on said land, for not less than  And 2 the said wormaper's serve to insure the bones and buildings on said land, for not less than  And 2 the said wormaper's serve to insure the bones and buildings on said land, for not less than  And 2 the said wormaper's serve to insure the bones and buildings on an administratory of compages of high charges the said mortgage of the said and a development of the sure insured from the said and the said
conclided in the office of Register of Menne Conveyance for Greenville County, in Book.  TOGETHER with all and singular the Rights, Members, Hereditements and Arpurtranaes to the stift Premises belonging, or in anywhise incident or appearating.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  J. D. HOVIS, his.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  J. D. HOVIS, his.  And Jab marks hind Register.  OUT SHAPE Hats and Assigns, from and against REEM Helits, Executors and Administrators to waterant and forever defends all and singular the said premises unto the said mortgage.  Bis.  OUT  And Jab marks hind Register of Menne Conveyance and Administrators to waterant and forever defends all and singular the said mortgages.  And Jab said premises a said premise a said premise and said premises and the said mortgages.  His chaining to to chain the same of any gent theoretod.  And Jab said premises a said premise a said premise and administrators to waterant and forever defends all and singular the said premises unto the said mortgages.  His chaining to to chain the same of any gent theoretod.  His said premises a said premise and administrators to waterant and forever defends all and singular the said premises unto the said mortgages.  And Jab said premises a said and said premises and Analysis and administrators and administrators and an analysis and analysis and an analysis and an analysis and analysis and analysis and analys	recorded in the office of Register of Manno Craveyance for Generallo County, in Book.  TOCHTER with all and singular the Fights, Mandewa, Hereliamons and Appartmentates to the said Poemice belonging, or in anywise incident or appentialing.  TO HAVE AND TO HOLD, all and singular, the said premises much the said.  TO HAVE AND TO HOLD, all and singular, the said premises much the said.  THE AND TO HOLD, all not singular to the said premises much the said.  This and Antique between.  OUTSELVOS, OUT  And All be raid outcomes and Administrators to warrant and forever defend all said singular the said premises unto the said mortsuges.  Line  Line  Here and Antique, from and against a STARE Holes, Exercises. Administrators and Antique, and every person whomesever the said mortsuges, and every person whomesever and the said mortsuges, and every person whomesever and mortsuges, and every person whomesever are convergence which shall be mortsuges, and here not be said line, for not lose than  Thirty-five Rundred & No/LOO  And A the said outcomes the age of the premises and the premises and mortsuges. And the said mortsuges of the converges, and the premises and as a second of the said mortsuge of the premises and as a second of the said mortsuge of the said mortsuge of the said as a second of the premises of the said mortsuge of the said mortsuge of the said mortsuge of the said mortsuge of the said as a second of the premises of the said mortsuge of the said of the mortsuge of the said mortsuge of the said of the said more of the said of
TOCHTHER with all and singular the Rights, Members, Hernelizments and Appurtaneness to the said Premises belonging, or in anywhigh manufacture of the said premises unto the said J. D. HOYIS, his and Assigns, form and sagnists of the said premises of the said premises unto the said premises. The premises unto the said premises. The premises premises the premises of the premises unto the said mortgages, and prespective of the premises which the product the policy of policies of instructions poyable to the mortgages, and keep the same instruct the premises be breakfully the said mortgages are vary instructed the premises which the premises poyable to the mortgages and said premises under the premises the premises poyable to the mortgages and said premises of such instructed under the premises of such premises the said mortgages and premises. And premises the premises the said mortgages and premises the premises the said mortgages and premises the premises the premises the said mortgages and premises the premises the said mortgages and premises the premises the said mortgages the said decided in the premises the premises the said mortgages and premises the premises the said premises the said mortgages and premises t	recorded to the office of Register & Messac. Workships. Menositranents and Apepurtraneace to the said Premises belonging on in anyware included.  TORETHING, with all and singular the Rights, Membership and Appurtraneace to the said Premises belonging on in anyware included.  TO HAVE AND TO HOLD, all and singular, the said greenies unto the said.  J. D. HOYIS, his  This green.  And X to briefly bind XMXXXX Heim. Executers and Administrators to warraw and forcer defends all and singular the said greenies winto the said mortgages.  And X to be said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the power and the said to the said
TOCHTHER with all and singular the Rights, Members, Hernelizments and Appurtaneness to the said Premises belonging, or in anywhigh manufacture of the said premises unto the said J. D. HOYIS, his and Assigns, form and sagnists of the said premises of the said premises unto the said premises. The premises unto the said premises. The premises premises the premises of the premises unto the said mortgages, and prespective of the premises which the product the policy of policies of instructions poyable to the mortgages, and keep the same instruct the premises be breakfully the said mortgages are vary instructed the premises which the premises poyable to the mortgages and said premises under the premises the premises poyable to the mortgages and said premises of such instructed under the premises of such premises the said mortgages and premises. And premises the premises the said mortgages and premises the premises the said mortgages and premises the premises the premises the said mortgages and premises the premises the said mortgages and premises the premises the said mortgages the said decided in the premises the premises the said mortgages and premises the premises the said premises the said mortgages and premises t	recorded to the office of Register & Messac. Workships. Menositranents and Apepurtraneace to the said Premises belonging on in anyware included.  TORETHING, with all and singular the Rights, Membership and Appurtraneace to the said Premises belonging on in anyware included.  TO HAVE AND TO HOLD, all and singular, the said greenies unto the said.  J. D. HOYIS, his  This green.  And X to briefly bind XMXXXX Heim. Executers and Administrators to warraw and forcer defends all and singular the said greenies winto the said mortgages.  And X to be said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the house and buildiness on said land, for one less than  And X the said mortgages, agree to insure the power and the said to the said
TO HAVE AND TO HOLD, all and singular, the said premises unso the said.  J. D. HOYES, his  and Assign generer.  OLIPSOLVSS, OLIP  And X to breely bind XXXXXII Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unso the said mortgages.  Heis and Assigns, from and aspiret XXXII Heirs, Executors, Administrators and Assigns, and every person whomsoever the said mortgages, agree to insure the house and buildings on said land, for not less than.  Thirty-five Hundred & No/100  And X the said mortgages agree to insure the house and buildings on said land, for not less than.  Thirty-five Hundred & No/100  And X the said mortgages of the said exceptable to the mortgages, and keep the sauce named figure to continuation of this mortgage and said as above provided and be senter of any part thereof a suppress of such insurance named the storages.  Here is a sobre propriete and the senter of any part thereof are not part to the contract of the said mortgage the said debt or same of a meaning of the parties the said to the said mortgage the said mortgage the said mortgage the said debt or same of any said the said mortgage the said mortgage the said mortgage the said mortgage the said debt or same of a meaning of the parties the said mortgage the said mortgage the said mortgage the said debt or same of any said to the said premises until default of paymen shall be made of the said none. The said debt or same of any said said mortgage the said mortgage the any said debt or same of a meaning of the parties the said said said said said one. The said debt or same of a meaning of the parties the said said said said said said said said	TO HAVE AND TO HOLD, all and singular, the said premises when the said. J. D. HOVIS, his.  TO HAVE AND TO HOLD, all and singular, the said premises when the said increases.  And Also berely had EMBRING lifes, Descention and Administrators to yearman and forever defended all and singular the said greates when the said morapage.  And The said morapage, spece to insure the hones and buildings on said land, for not less than  And The said morapage, spece to insure the hones and buildings on said land, for not less than  Paper or companies which said is nearounde graphic to the morapage, and keep the same insured types for the said said morapage and make a said as the said of the pennion, analogue, and their in the except shift in the said of the said said and a short provided and be reimbaced on the pennion amengence may as the option declare the first all amounts of his morapage, and said a say that the said state.  **TO HAVE AND TO HAVE AND AND AND AND TO HAVE AND T
and Assign gorever.  And X to hereby hind Appeting Heises, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mortgages.  And X to hereby hind Appeting Heises, Executors and Administrators to warrant and forever defend all and singular the said permises unto the said mortgages.  And X the said mortgages, agree to insure the house and buildings on said land, for not less than  And X the said mortgages, agree to insure the house and buildings on said land, for not less than  And X the said mortgages, agree to insure the house and buildings on said land, for not less than  And X the said mortgages, agree to insure the house and buildings on said land, for not less than  And X the said mortgages, and make the mortgages and that in the event—  And X the said mortgages, and make the mortgages and that in the event—  And X the said mortgages, and make the premium and expendence of the premium and expend	at and Assign prover.  Out sollows, the said premise unto the said of the said premise unto the said montpage.  And Xee insertly build XEGENAX [lefes, Executes and Administrators to warrant and former defended all and singular the said premise with the said montpage.  Bit such the said montpages, and compressed support of the said montpages of the claim the same or any port thereof.  And X the said montpages, agoes to insure the house and buildings on said land, for not less than any and the said montpages, and said the said montpages, and said the said montpages, and said the said montpages, agoes to insure the house and buildings on said land, for not less than any and the said montpages, agoes to insure the house and buildings on said land, for not less than any and the said montpages and said insurance of the premise of the premise of the premise of the premise of the said montpages and the said montpages and the said montpages and the said premise of mach insurance of the premise of the prem
and Assign forever.  And X to hereby bind XXXXXXX Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unso the said anortyages.  And X to hereby bind XXXXXXXX Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unso the said early person whomosever all yellow the same or any part thereof.  And X to he said mortgager, agree to insure the bouse and buildings on said land, for not less than the said mortgager, agree to insure the house and buildings on said land, for not less than the said mortgager and the said mortgager, and not will addition the continuation of this mortgage, and nate the said mortgager and part of companies which shall be acceptable to the mortgage, and that in the event of the said mortgage.  And X to he provided and the reimbursed for the premium and expresses and that in the event of the first said mortgage. Upon fainter the continuation of this mortgage, and make the provided and the reimbursed for the premium and expresses and that in the event of the first said mortgage. Upon fainter the continuation of this mortgage, and make the provided and the reimbursed for the premium and expresses and that in the event of the first said mortgage. Upon fainter the continuation of this mortgage, and make the provided and the reimbursed for the premium and expresses and that in the event of the first said the provided and the provided and the said mortgage. The provided and the reimbursed for the provided and the said mortgage. The provided and pr	And Anigns proces.  OUTSCAPES, OUF And An beerly bind XXXXXX Hois. Executors and Administrators to warrant and factors defend all and singular the said premises unon the said mortgage.  It is the process of the proce
and Asigns forcer.  And To better bits of REMERIES. Heirs. Executors and Administrators to warrant and forcers defend all and singular the same presume authors.  And The safe hereby bits of REMERIES.  Heirs. and Assigns, from and against SCERE Heirs. Executors, Administrators and Assigns, and every person whomsoever had been assigned to the same or any part thereof.  And The safe mortgages, and seems of any part thereof.  And The safe mortgages or on insure the house and buildings on said land, for not less than.  The safe mortgages and consideration of the mortgages and make party or companies which shall be acceptable to the mortgages, and that in the event Their at any time fall upon failure of the mortgages may cause the same to have the mortgages of a safe payries and the same to make the policy of policy of the safe and the mortgages of and payries and the safe and the s	is and Assign ference.  Out Part Vote State Their Executors and Administrators to warrant and forcest defended all and singular the case placety brind part Market Executors and Administrators and Adaigns, and every person whomever the fully chaining, so teal me same or any per thereof.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  Dillars in a paper or companies which shall be acceptable to the morages, and their the every X. This is a say note. Through the county of the said morages and take the place of the part
and Asigns forcer.  And To better bits of REMERIES. Heirs. Executors and Administrators to warrant and forcers defend all and singular the same presume authors.  And The safe hereby bits of REMERIES.  Heirs. and Assigns, from and against SCERE Heirs. Executors, Administrators and Assigns, and every person whomsoever had been assigned to the same or any part thereof.  And The safe mortgages, and seems of any part thereof.  And The safe mortgages or on insure the house and buildings on said land, for not less than.  The safe mortgages and consideration of the mortgages and make party or companies which shall be acceptable to the mortgages, and that in the event Their at any time fall upon failure of the mortgages may cause the same to have the mortgages of a safe payries and the same to make the policy of policy of the safe and the mortgages of and payries and the safe and the s	is and Assign ference.  Out Part Vote State Their Executors and Administrators to warrant and forcest defended all and singular the case placety brind part Market Executors and Administrators and Adaigns, and every person whomever the fully chaining, so teal me same or any per thereof.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  And X the said morages, spece to insure the house and buildings on said land, for not less than and windstors.  Dillars in a paper or companies which shall be acceptable to the morages, and their the every X. This is a say note. Through the county of the said morages and take the place of the part
Heiss and Assigns, from and against the All Friess, the sale mortgages, agree to insure the house and buildings on said land, for not less than the sale mortgages, agree to insure the house and buildings on said land, for not less than the sale mortgages, agree to insure the house and buildings on said land, for not less than the sale mortgages, agree to insure the house and buildings on said land, for not less than the sale mortgages, agree to insure the house and make the policy or policit of the too the mortgages, and that in the event the sale is the same insured from house or damage by first during the mortgages may and make read as above other public assessment or any part thereof the mortgages may as his option laces the full amount of the mortgage may any insurance premium and experts of the policy of the parties to these properties of any the material sale is the true intent and mean agree of the parties to these, the said mortgages and that we have a sum of money of the parties to these, presents, that if the said mortgages, to and chail well and sale shall cases, desiration, and the said mortgages may and all the day according to the true intent and means and the said mortgages and the said parties, there is the said parties, there is the said parties, there is the said parties, the said mortgages and the said mortgages and the said parties, the said mortgage may and all the mortgages. All the said mortgages, the said debt or sum of money of the parties to these, presents that if all force and mortgages may all the said mortgages, the said cases and the said parties, there is the said parties, there is the said parties, the said mortgages may all the material and means and the said mortgages. The said mortgage may all the said mortgages, the said mortgages may be said the toric material through the said mortgages, the said mortgages, and the said mortgages and the said mortgages. The said mortgages are said to the said mortgages and the said mortgages and the said mortgages. The said mortgages are sa	fully chaiming, or to colain the same or any part thereof.  And \$\frac{\psi}{\psi} with said mortespens* agree to insure the house and buildings on sid land, for not less than
And \$\frac{\text{the said mortagegot}}{\text{support}}\$ sgree to insure the house and buildings on said land, for not less than \text{And \$\text{support}}\$ and \text{windstorm}\$ Dollars, in a party or companies which shall be acceptable to the mortagege, and keep the same insured from loss or damage by fire/during the south contage may and make the policy or policies of insurance powers the permitting and experience of such insurance content in the said mortage may any insurance product and assessment or any part thereof the mortagege may as his option declare the functionant of the mortage of the party party of the said mortage of the said mortage of the party party of the said mortage of the said parties, the said mortage of the said mor	And X the said mostsages, agree to instant the house and buildings on said land, for not less than
with the companies which shall be acceptable to the mortgagee, and keep the same howerd loop loss or damage by first during the cold mortgagee may cause the same to be finder the policy or policies of insurance payable to the mortgagee, and that in the event **Emiliar any time fail to do so, then the mortgage may cause the payable. The mortgage may cause the payable to the mortgagee and that in the event **Emiliar any time fail to do so, then the mortgage may cause the payable and payable. The mortgage may cause to the paid unto the said mortgagee the said event the mortgage may cause to be paid unto the said mortgagee the said event the mortgage may cause to be paid unto the said mortgagee the said event of the said note the cold branch and said shall cease, determine, and be utterly may any cause to be paid unto the said mortgagee the said event of more aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these presents, that it is full force and virtue.  AND IT IS ACREED, by and between the said parties, that it memory aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties that the paid unto the said mortgage. Savo-doubled and enjoy doubled and enjoy the fail force and virtue.  AND IT IS ACREED, by and between the said parties, that it memortgager. Savo-doubled and enjoy doubled and enjoy doubled and enjoy the said premises until default of payment shall be made.  AND IT IS ACREED, by and between the said parties, that it memortgager. Savo-doubled and enjoy the said premises until default of payment shall be made.  AND IT IS ACREED, by and between the said parties, that it memory the manufacture of the said parties, that it memory the manufacture of the said parties, that it memory the manufacture of the savo doubled to the said parties, that it memory the said parties that the memory that the memory that the memory that the memory that the paid to the said parties that the memory that the par	puny or companies which shall be acceptable in the netterage, and keep the same insured gam loss or demage by spoked-during the solid interaction more and the problem of the premium and expense of such insurance quality and part of the contragges caps or an insurance quality and part of the contragges caps of the more appeared to the premium and expense of such insurance quality and part of the contragges caps of the management of the premium and expense of such insurance quality and part of the contragges of the part of the premium and expense of such insurance quality and part of the p
with the companies which shall be acceptable to the mortgagee, and keep the same howerd loop loss or damage by first during the cold mortgagee may cause the same to be finder the policy or policies of insurance payable to the mortgagee, and that in the event **Emiliar any time fail to do so, then the mortgage may cause the payable. The mortgage may cause the payable to the mortgagee and that in the event **Emiliar any time fail to do so, then the mortgage may cause the payable and payable. The mortgage may cause to the paid unto the said mortgagee the said event the mortgage may cause to be paid unto the said mortgagee the said event the mortgage may cause to be paid unto the said mortgagee the said event of the said note the cold branch and said shall cease, determine, and be utterly may any cause to be paid unto the said mortgagee the said event of more aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these presents, that it is full force and virtue.  AND IT IS ACREED, by and between the said parties, that it memory aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties that the paid unto the said mortgage. Savo-doubled and enjoy doubled and enjoy the fail force and virtue.  AND IT IS ACREED, by and between the said parties, that it memortgager. Savo-doubled and enjoy doubled and enjoy doubled and enjoy the said premises until default of payment shall be made.  AND IT IS ACREED, by and between the said parties, that it memortgager. Savo-doubled and enjoy the said premises until default of payment shall be made.  AND IT IS ACREED, by and between the said parties, that it memory the manufacture of the said parties, that it memory the manufacture of the said parties, that it memory the manufacture of the savo doubled to the said parties, that it memory the said parties that the memory that the memory that the memory that the memory that the paid to the said parties that the memory that the par	puny or companies which shall be acceptable in the netterage, and keep the same insured gam loss or demage by spoked-during the solid interaction more and the problem of the premium and expense of such insurance quality and part of the contragges caps or an insurance quality and part of the contragges caps of the more appeared to the premium and expense of such insurance quality and part of the contragges caps of the management of the premium and expense of such insurance quality and part of the contragges of the part of the premium and expense of such insurance quality and part of the p
ny taxes or other public assessment of any fait is the true intent and meaning of the parties to these presents, that II & the according to the true intent and meaning of the parties to these presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents of the parties of the said not.  Provided and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties and any according to the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties and collect said and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties until default of payment shall be made.  AND IT IS AGREED, by and between the said perties until default of payment shall be made.  AND IT IS AGREED, by and between the said perties to said mort-and if any time any part of said debt, or interest thereon, be past due and unput all afterby assign the rents and profits of the above described premises to said mort-and if any time any payment as excellent premises to said mort-and if any time any payment and profits of the above described premises to said mort-any flower than the rents and profits of the above described premises to said mort-any flower than the profits are paying costs of colours and profits, applying the representation of said State may at chambers than the rents and profits applying the proceeds thereof (after paying costs of colours) and the profits according to the profits are may at chambers than the rents and the profits according to the paying costs of colours and profits, and the profits according to the profits and profits are paying costs of colours and profits.  The profits are the	any name or other public sessement of any just and any processing of the parties to these preserves, that I Alexandron or the true intent and meaning of the parties to the past question of the true intent and meaning the processing of the true intent and processing the meaning of the parties to the past due and true.  AND IT IS ACREED, by and between the said purely, that is a partie of said debt, or increase thereon, be past due and unput and true the processing of the meaning of the past due and unput and true true true true in the processing of the past due and unput and force the past due and professing the next professing the meaning of the past due and unput and professing the next professing the profession of the above described promises to said more and unput and professing the past of the above described professing the past of
ny taxes or other public assessment of any fait is the true intent and meaning of the parties to these presents, that II & the according to the true intent and meaning of the parties to these presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents, that II & the according to the true intent and meaning of the parties to the presents of the parties of the said not.  Provided and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties and any according to the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties and collect said and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said perties until default of payment shall be made.  AND IT IS AGREED, by and between the said perties until default of payment shall be made.  AND IT IS AGREED, by and between the said perties to said mort-and if any time any part of said debt, or interest thereon, be past due and unput all afterby assign the rents and profits of the above described premises to said mort-and if any time any payment as excellent premises to said mort-and if any time any payment and profits of the above described premises to said mort-any flower than the rents and profits of the above described premises to said mort-any flower than the profits are paying costs of colours and profits, applying the representation of said State may at chambers than the rents and profits applying the proceeds thereof (after paying costs of colours) and the profits according to the profits are may at chambers than the rents and the profits according to the paying costs of colours and profits, and the profits according to the profits and profits are paying costs of colours and profits.  The profits are the	any name or other public sessement of any just and any processing of the parties to these preserves, that I Alexandron or the true intent and meaning of the parties to the past question of the true intent and meaning the processing of the true intent and processing the meaning of the parties to the past due and true.  AND IT IS ACREED, by and between the said purely, that is a partie of said debt, or increase thereon, be past due and unput and true the processing of the meaning of the past due and unput and true true true true in the processing of the past due and unput and force the past due and professing the next professing the meaning of the past due and unput and professing the next professing the profession of the above described promises to said more and unput and professing the past of the above described professing the past of
PROVIDED ALWAIS. New said mortgages the said debt or sum of money aforesaid, within a provided and void; otherwise to remain in full torce and write.  y pay, or cause to be paid united to bargain and sale shall cease, designine, and be utreating and and provided and enjoy the said premises until default of payment shall be made.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage.  AND IT IS ACREED, by and between the said parties, that a mortgage is a mortgage in the mortgage the tents and profits applying the next proceeds thereof cafter paying costs of colorberwise, appoint a receiver, with authority to take possession of said State may at chambers and profits applying the next paying costs of colorberwise, appoint a receiver, with authority to take possession of said premises and approfits applying the next paying costs of colorberwise, appoint a receiver, with authority to take possession of said premises and approfits applying the next paying costs of colorberwise, appoint a receiver, with a uthority to take possession of said premises and a profits applying the next paying costs of colorberwise, appoint a receiver, with a uthority to take possession of said prem	by pay, or cause for containing the contraction of the said contract of the said contract thereon, be experiment of the said precise of the said rate.  AND IT IS ACREED, by and between the said parties, that the mortgager, and the said precise of the said rate of the said parties, that the mortgager, and the said parties of said contract thereon, be part due and unpulsed facetory assign the rests and profits of the above described premises to said rate of the said parties of said said contracts thereon, be part due and unpulsed facetory assign the rests and profits of the above described premises to said rate of the said parties and profits of the said said said said said said said said
AND IT IS ACREED, by and between the said parties, that the mortgagor, and a professionally assign the rents and profits of the above described professionally and if at any time any part of said debt, or interest thereon, be past due and unpaid thereby assign the rents and profits of the circuit Court of said State may at chambers there or the profession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of colorwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of colorwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of colorwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of colorwise, appoint a receiver, with authority to account for anything more than the rents and the profits actually collected.  WITNESS	AND IT IS AGREED, by and henceen the said paties, that \$\frac{1}{2}\$, the two regapors, as given the reast said debt, or interest thereon, be past due and unpuil \$\frac{1}{2}\$ facely assign the reast said posts of the above eachiest part of all it as my part of said debt, or interest thereon, be past due and unpuil \$\frac{1}{2}\$ facely assign the reast said profits of the above each past of colorisms are review, with nutbarty to take presents of said face and pressure of colorisms appears to the consonal expenses of colorisms appears that any page of the Circuit Court of said State may at chambers of the consonal thereof (diter paying costs of colorisms) upon said debt, interest, outs and expenses without liability to account for anything more than the reats and profits, actually collected and colorisms of the profits actually collected and colorisms of the profits actually collected and colorisms of the profits actually collected.  WITNESS OUF band \$\frac{1}{2}\$ and seal \$\frac{1}{2}\$, this \$\frac{1}{2}\$ day of \$\frac{1}{2}\$ Nowmber in the year of our Load for the breachest of the colorisms of the profits actually collected and the profits actually collected and profits of the profits actually collected and the profits a
And if at any time any part of said debt, or interest thereon, be past december of the Circuit Court of said State may at chambers of the Circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit Court of said State may at chambers of colors and profits and profi	And if at any time any part of said debt, or interest therem, be pear for the case of the Circuit Court of said State may at chambers of the circuit Court of said State may at chambers of the circuit a receiver, with authority to take possession of said premises and collect said rents and profits a receiver are peared clutter paying costs of collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the pearls actually collected.  WITNESS OUR hard S and seal S, this. 16 day of November in the year of our Lord forty-four  Signed, Sealed and Delivered in the Presence of T. R. Machen  W. Harold Arnold Presence of Henry R. Brawley (LS.)  W. Harold Arnold Presence of T. R. Machen  Presonally appeared before me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as their within the presence of November AD, 1944  W. Harold Arnold Recommendation of the presence of November AD, 1944  W. Harold Arnold Presence of November AD, 1944  W. Harold Arnold Arnold Object of South Carolina Notary Public for South Carolina Notary Public for South Carolina Notary Public for South Carolina Object of South Carolina Notary Public for South Carolina Object of South Carolina Notary Public for South Carolina Object of South Caroli
WITNESS OUR hand 3 and seal 3 this 16 day of Newmber in the year of our Lord  WITNESS OUR hand 5 and seal 3 this 16 day of Newmber in the year of our Lord  e thousand nine hundred and forty-four  Signed, Sealed and Delivered in the Presence of T. R. Machen Faye C. Brawley (L.S.)  Henry R. Brawley (L.S.)  H. R. Brawley (L.S.)  PROBATE  T. R. Machen  Personally appeared before me T. R. Machen  The saw the within named H. R. Brawley and Faye C. Brawley  act and deed deliver the within written deed, and that he with  W. Harold Arnold	WITNESS OUT hand S and seal 5 this 16  ne thousand nine hundred and forty-four  Signed, Scaled and Delivered in the Presence of  T. R. Machen  W. Harold Arnold  THE STATE OF SOUTH CAROLINA,  Courty of Gress will be for me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as their act and deed deliver the within written deed, and that he with  W. Harold Arnold  SWORN TO before me this 16  SWORN TO before me this 16  SWORN TO before me this 16  W. Harold Arnold  THE STATE OF SOUTH CAROLINA,  Courty of Gress will be south Carolina (Seal)  THE STATE OF SOUTH CAROLINA.  W. Harold Arnold  SWORN TO before me this 16  W. Harold Arnold  T. R. Machen  Notary Public for South Carolina (Seal)  THE STATE OF SOUTH CAROLINA.  Courty of Gress will be concerned at the carolina (Seal)  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  Courty of Gresswille  W. Harold Arnold  T. R. Machen  Notary Public for South Carolina (Seal)  W. Harold Arnold  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  THE ST
WITNESS OUR hand 3 and seal 3 this 16 day of Newmber in the year of our Lord  WITNESS OUR hand 5 and seal 3 this 16 day of Newmber in the year of our Lord  e thousand nine hundred and forty-four  Signed, Sealed and Delivered in the Presence of T. R. Machen Faye C. Brawley (L.S.)  Henry R. Brawley (L.S.)  H. R. Brawley (L.S.)  PROBATE  T. R. Machen  Personally appeared before me T. R. Machen  The saw the within named H. R. Brawley and Faye C. Brawley  act and deed deliver the within written deed, and that he with  W. Harold Arnold	WITNESS OUT hand S and seal 5 this 16  ne thousand nine hundred and forty-four  Signed, Scaled and Delivered in the Presence of  T. R. Machen  W. Harold Arnold  THE STATE OF SOUTH CAROLINA,  Courty of Gress will be for me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as their act and deed deliver the within written deed, and that he with  W. Harold Arnold  SWORN TO before me this 16  SWORN TO before me this 16  SWORN TO before me this 16  W. Harold Arnold  THE STATE OF SOUTH CAROLINA,  Courty of Gress will be south Carolina (Seal)  THE STATE OF SOUTH CAROLINA.  W. Harold Arnold  SWORN TO before me this 16  W. Harold Arnold  T. R. Machen  Notary Public for South Carolina (Seal)  THE STATE OF SOUTH CAROLINA.  Courty of Gress will be concerned at the carolina (Seal)  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  Courty of Gresswille  W. Harold Arnold  T. R. Machen  Notary Public for South Carolina (Seal)  W. Harold Arnold  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  THE ST
witness our hand s and seal s, this 16 day of forty-four  e thousand nine hundred and forty-four  Signed, Sealed and Delivered in the Presence of T. R. Machen  W. Harold Arnold  T. R. Srawley  W. Harold Arnold  T. R. Machen  Personally appeared before me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  witnessed the execution thereof.  T. R. Machen  Probate  T. R. Machen  act and deed deliver the within written deed, and that he with  witnessed the execution thereof.	WITNESS OUT hand S and seal \$ , this 16 day of
e thousand nine hundred and  Signed, Scaled and Delivered in the Presence of  T. R. Machen  W. Harold Arnold  Henry R. Brawley  (L.S.)  H. R. Brawley  (L.S.)  PROBATE  COUNTY OF GREENVILLE  Personally appeared before me.  To R. Machen  Personally appeared before me.  act and deed deliver the within written deed, and that he with  w. Harold Arnold  T. R. Machen  W. Harold Arnold  T. R. Machen  Act and deed deliver the within written deed, and that he with  witnessed the execution thereof.	The State of South Carolina  Signed, Scaled and Delivered in the Presence of T. R. Machen H. R. Drawley H. R. Drawley LLS.  H. R. Drawley LLS.  THE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE Personally appeared before me and made coath that be saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as their W. Harold Arnold SWORN TO before me this November W. Harold Arnold Notary Public for South Carolina  The State of South Carolina  Notary Public for South Carolina  Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs.  Fayo C. Brawley  RENUNCIATION OF DOWER  Notary Public for South Carolina
Signed, Sealed and Delivered in the Presence of  T. R. Machen  W. Harold Arnold  Henry R. Brawley  H. R. Brawley  (L.S.)  Faye C. Brawley  PROBATE  COUNTY OF GREENVILLE  Personally appeared before me  T. R. Machen  Personally appeared before me  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  and made oath thathe saw the within written deed, and thathe with  sign, seal and as	Signed, Sealed and Delivered in the Presence of  T. R. Machen  W. Harold Arnold  THE STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appeared before me  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as  their  W. Harold Arnold  SWORN TO before me this 16  NovemberAD., 19444  W. Harold Arnold  Notary Public for South Carolina   County of Greenville  W. Harold Arnold  The STATE OF SOUTH CAROLINA, County of Greenville  W. Harold Arnold  Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs.  Paye C. Brawley  Henry R. Brawley  H. R. Brawley  (L.S.)
W. Harold Arnold  H. R. Brawley  W. Harold Arnold  H. R. Brawley  Faye C. Brawley  (L.S.)  PROBATE  T. R. Machen  Personally appeared before me  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  ind made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  where the within written deed, and thathe withhe withwitnessed the execution thereof.	T. R. Machen  W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  Personally appeared before me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as  their  W. Harold Arnold  SWORN TO before me this  W. Harold Arnold  November  A.D., 1944  W. Harold Arnold  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  I. W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  RENUNCIATION OF DOWER  Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold  Paye C. Brawley  PROBATE  PROBATE  COUNTY OF GREENVILLE  Personally appeared before me  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  where the saw the within written deed, and that he with the saw the within written deed, and that he with  SWORN TO before me this 16	W. Harold Arnold  THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILE  Personally appeared before me  T. R. Machen  Personally appeared before me  and made cath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as  their  w. Harold Arnold  SWORN TO before me this 16  November  W. Harold Arnold  Notary Public for South Carolina  T. R. Machen  RENUNCIATION OF DOWER  County of Greenville  J. W. Harold Arnold  Notary Public for South Carolina  RENUNCIATION OF DOWER  Ado hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  Personally appeared before me  T. R. Machen  Personally appeared before me  and made oath that	THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  Personally appeared before me.  and made oath that the saw the within named H. R. Brawley and Paye C. Brawley  and made oath that the saw the within named H. R. Brawley and Paye C. Brawley  sign, seal and as the fire act and deed deliver the within written deed, and that he with  w. Harold Arnold  SWORN TO before me this 16  W. Harold Arnold  Notary Public for South Carolina  T. R. Machen  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  I. W. Harold Arnold  Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
COUNTY OF GREENVILLE  Personally appeared before me  T. R. Machen  Personally appeared before me  and made oath that the saw the within named H. R. Brawley and Faye C. Brawley  and made oath that the saw the within named H. R. Brawley and Faye C. Brawley  where the saw the within written deed, and that the with sign, seal and as  W. Harold Arnold  SWORN TO before me this 16	THE STATE OF SOUTH CAROLINA.  Country of Greenville  Personally appeared before me.  T. R. Machen  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as  their  W. Harold Arnold  SWORN TO before me this 16  T. R. Machen  THE STATE OF SOUTH CAROLINA.  Country of Greenville  W. Harold Arnold  Country of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. W. Harold Arnold  Obereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
County of Greenville  T. R. Machen  Personally appeared before me	COUNTY OF GREENVILLE  Personally appeared before me and made oath that be saw the within named H. R. Brawley and Faye C. Brawley  act and deed deliver the within written deed, and that he with  sign, seal and as their act and deed deliver the within written deed, and that he with  sign, seal and as their act and deed deliver the within written deed, and that he with  sign, seal and as their act and deed deliver the within written deed, and that he with  sign, seal and as
Personally appeared before me	Personally appeared before me  T. R. Machen  and made oath that he saw the within named H. R. Brawley and Faye C. Brawley  sign, seal and as  their  w. Harold Arnold  SWORN TO before me this  day of November  W. Harold Arnold  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  W. Harold Arnold  County of Greenville  W. Harold Arnold  I. Paye C. Brawley  To R. Machen  RENUNCIATION OF DOWER  Notary Public for South Carolina  Notary Public for South Carolina  W. Harold Arnold  I. Paye C. Brawley
Personally appeared before me.  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  and made oath thathe saw the within named H. R. Brawley and Faye C. Brawley  act and deed deliver the within written deed, and thathe with  sign, seal and as	Personally appeared before me.  and made oath that
sign, seal and as	sign, seal and as their act and deed deliver the within written deed, and that he with  W. Harold Arnold witnessed the execution thereof.  SWORN TO before me this 16  AD., 1944  W. Harold Arnold (Seal)  Notary Public for South Carolina  T. R. Machen  RENUNCIATION OF DOWER  Country of Greenville  W. Harold Arnold  W. Harold Arnold  I. W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
sign, seal and as	sign, seal and as their act and deed deliver the within written deed, and that he with  W. Harold Arnold witnessed the execution thereof.  SWORN TO before me this 16  AD., 1944  W. Harold Arnold (Seal)  Notary Public for South Carolina  T. R. Machen  RENUNCIATION OF DOWER  Country of Greenville  W. Harold Arnold  W. Harold Arnold  I. W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
SWORN TO before me this 16	SWORN TO before me this 16  day of November (Seal)  W. Harold Arnold (Seal)  Notary Public for South Carolina  T. R. Machen  T. R. Machen  RENUNCIATION OF DOWER  County of Greenville (Notary Public for South Carolina I, Notary Public for South Carolina I, Seal)  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
SWORN TO before me this 16	SWORN TO before me this 16  day of November (Seal)  W. Harold Arnold (Seal)  Notary Public for South Carolina  T. R. Machen  T. R. Machen  RENUNCIATION OF DOWER  County of Greenville (Notary Public for South Carolina I, Notary Public for South Carolina I, Seal)  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
SWORN TO before me this	W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
SWORN TO BOILD IN U MENNAN	W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
November A.D., 1944	W. Harold Arnold Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, County of Greenville W. Harold Arnold I, Motary Public for South Carolina  We have C. Brawley  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
	THE STATE OF SOUTH CAROLINA,  County of Greenville  Notary Public for South Carolina  I,  do hereby certify unto all whom it may concern that Mrs.  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  Page C. Brawley
day of Seal)	THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal) Notary Public for South Carolina	THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina	COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER	I, Harola Arnola  I, Brawley  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  Notary Public for South Carolina	do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  H. R. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  Notary Public for South Carolina	H. R. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  Fave C. Brawley	1 to I lead or test of
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, We Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley	the wite of the within named and without any compulsion, dread of real voluntarily and without any compulsion, dread of real v
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	l speep being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need to she does need to be declared that the declared that the does need to be declared that the does need that the does need to be declared that the does need to be does n
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, We Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need the declare that she does need to be declared that the did declare that the declared that th
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the declare that the dec
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  Notary Public for South Carol	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needy, any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
THE STATE OF SOUTH CAROLINA.)  COUNTY OF GREENVILLE  I, W. Harold Arnold  I, Motary Public for South Carolina  Notary Public for South Carolina  The wife of the within named  H. R. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within named  any person or persons whomsoever, renounce, release and forever relinquish unto the within named  J. D. Hovis, his  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Siven under my hand and seal, this  16  November  A.D., 19  Haye C. Brawley	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not shown as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examined by me, did declare that she does not show as a separately examine
THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  I. W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named.  H. R. Brawley  did 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, dread or fear of the within and the within named.  Heits 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.  November  A.D., 19.  W. Harold Arnold  Notary Public, S. C.  Faye C. Brawley  Faye C. Brawley  Notary Public for South Carolina  Notary Public for So	did this day appear before me, and upon being privately and separately examined by me, did declare that size dots red in the within named.  J. D. Hovis, his any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this  November  November  W. Harold Arnold  Notary Public, S. C.  Page C. Brawley  Page C. Brawley  Page C. Brawley  Notary Public, S. C.
THE STATE OF SOUTH CAROLINA,  Country of Greenville  W. Harold Arnold  I. Notary Public for South Carolina  Notary Public for South Carolina  I. Notary Public	did this day appear before me, and upon being privately and separately examined by me, did declare that she due to the within named.  J. D. Hovis, his any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this  November  A.D., 19  Harold Arnold  Notary Public, S. C.  November 16th
THE STATE OF SOUTH CAROLINA.  COUNTY OF GREENVILLE  W. Harold Arnold  Motary Public for South Carolina  Notary Public for South Carolina  H. R. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the wife of the within named and person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this  November  AD., 19. His  November  AD., 19. His  Notary Public, S. C.  November 16th  19. His 2:06  O'clock  P. M. BY:N.	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not show that any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this
THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILE  L. W. Harold Arnold  I. Motary Public for South Carolina  W. Harold Arnold  I. Motary Public for South Carolina  Notary Public for South Carolina  I. Motary Public for South Carolina  Notary Public fo	did this day appear before me, and upon being privately and separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the separately examined by me, did declare that is to the state of the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the separately examined by me, did declare that is to the within named  I Do Hovis, his  Faye C. Brawley  W. Harold Arnold  Notary Public, S. C.  November 16th  P. M. BY:N.
THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILE  L. W. Harold Arnold  I. Motary Public for South Carolina  W. Harold Arnold  I. Motary Public for South Carolina  Notary Public for South Carolina  I. Motary Public for South Carolina  Notary Public fo	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not show that any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.  Given under my hand and seal, this
November A.D., 1944	I, Harold Arnold  I, by C. Brawley  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
NovambarA.D., 1977.	THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
AND THE PROPERTY OF THE PROPER	THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  Notary Public for South Carolina  Faye C. Brawley
day of	THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  Notary Public for South Carolina  Faye C. Brawley
day of	THE STATE OF SOUTH CAROLINA,  County of Greenville  Notary Public for South Carolina  I,  do hereby certify unto all whom it may concern that Mrs.  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  Page C. Brawley
day of	THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina	THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina	THE STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina	Country of Greenville  W. Harold Arnold  I,  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER	I, Harola Arnola  I, Brawley  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER	do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  Notary Public for South Carolina	do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  H. R. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  Notary Public for South Carolina	do hereby certify unto all whom it may concern that ivis.  H. R. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  Notary Public for South Carolina	H. R. Brawley
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  Fave C. Brawley	
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I,  Fave C. Brawley	1 :10 of the within nameddraw dread or tear of
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, We Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley	the wife of the within named without any compulsion, dread or fear of
W. Harold Arnold (Seal)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County of Greenville  W. Harold Arnold  I, We Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley	the wind and all the short does freely voluntarily and without any
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	and declare that she dues mostly form
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	I for any and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need to be declared that the does need to be does need to be declared that the does need to be declared that the does need to be does need to
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need,
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that the does need, the did declare that the does need, the did declare that the does need that the does need to be declared that the does need to be does need to
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need to the did declare that she does need to be declared that the did declare that the does need to be declared that the did declare that the does need to be declared that the does need to be declared that the declared that the does need to be declared that the declared that the does need to be declared that the does need to be declared that the does need to be declared that the does need that the does need to be declared that the does need to be
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need to the did declare that she does need to be declared that the declare that she does need to be does need to be declared that the does need to be doe
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the does need need, the does need need need need need need need ne
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the does need the does need, the does need the does need, the does need the does need the does need the does need the does need, the does need the does need the does need the does need, the does need
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need the declare that she does need to be declared that the did declare that the declared that th
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need the declare that she does need to be declared that the did declare that she does need that the does nee
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  COUNTY OF GREENVILLE  W. Harold Arnold  I. Notary Public for South Carolina  H. R. Brawley  The wife of the within named  H. R. Brawley  The last reluntarily and without any compulsion, dread or fear of the south carolina and	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need, the did declare that she does need that the did declare that the declare that the declare that the did declare that the declar
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville Notary Public for South Carolina  I, W. Harold Arnold  do hereby certify unto all whom it may concern that Mrs.  Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear 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, dread or fear 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, dread or fear of the property of the within named.  J. D. Howis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by the she d
W. Harold Arnold Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named H. R. Brawley  did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did 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, dread or fear of the within named did this day appear before any day of the within named did this day appear before any day of the within named did this day appear before any day of the within named did this day appear before me, and upon being priv	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needly examined by me, did declare that she does needl
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  Notary Public for South Carol	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needy, any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  Notary Public for South Carol	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needy, any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a separately examined by me, did declare that she does not be shown as a support of the shown as a support of t
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separa
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separa
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  W. Harold Arnold  I. Notary Public for South Carolina  do hereby certify unto all whom it may concern that Mrs. Faye C. Brawley  the wife of the within named  H. R. Brawley  did 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, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within same and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of the within named.  J. D. Hovis, his	did this day appear before me, and upon being privately and separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separately examined by me, did declare that she does need to be a separa
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  Notary Public for South Carol	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needy, any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Notary Public for South Carolina  RENUNCIATION OF DOWER  County of Greenville  Notary Public for South Carolina  Notary Public for South Carol	did this day appear before me, and upon being privately and separately examined by me, did declare that she does needy, any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  J. D. Hovis, his  any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.