| And the said Mortgagor agree to insure the house and buildings on said lofy in a sum of not less than Twanky-Seven Hundred & N.  |  |  |
|--|--|--|
| TOGETHER with all and disgular the Nightis, Members, Heredikanesta and Appurlusassons to the said Premises belonging, or in saywise indefent of PORTHER with all and disgular, the said Premises much the said Mortgages and LOP.  TO HAVE AND TO HOLD, all and disgular, the said Premises much the said Mortgages and LOP.  Here and Assigns, forester, And.  I do benefy that XY262.ft 2017.  Here and Assigns, forester, And.  I do benefy that XY262.ft 2017.  Here and Assigns, forester, And.  I do benefy that XY262.ft 2017.  Here and Assigns, forester, And.  Here and Assigns, forester, And |  |  |
| TOGETHER with all and disguar the Rights, Monbers, Herediannuth and Appurtuance to the said Fremises belonging, or in suywise facilists of programming.  TO RANK AND TO HOLD, all and singular, the said Fremises unto the said Mortgages and. Hery  Marine, Acress And J. do berely bind.  Wyself, SAJ, Wyself, SAJ, My  Heir, Executors and Administration was and Administration of American Mortgages.  And the and the and Mortgages.  And the and Mortgages.  And the and Mortgages.  And the and Mortgages.  And the and the and the and the and Mortgages.  And the and the and the and the and the and the and Mortgages.  And the and t |  |  |
| TOGETHER with all and singular the Rights, Members, Herellioneeth and Appartmanees to the said Premises belonging, or in anywise incident apparentations, or an adjusted process. And I. do hereby bind. MySelf SRI  |  |  |
| TOGETHER with all and singular the Rights, Members, Hereditaments and Approfessances to the said Premiers belonging, or in supwise incident of appreciations.  TO HANK AND TO HOLD, all and singular the said Premiers must be said Mortgagere. her Heis Assigns for every finding and administration and Audinistrations and Audinist |  |  |
| TOGETHER with all and singular the Rights, Members, Reveillements and Appartenances to the said Premises belonging, or in anywise incident of appreciability for the properties of the Control of the Con | egis de la Carlo de la companya de l<br>La companya de la comp  |  |
| TOGETHER with all and singular the Rights, Members, Reveillaments and Apputenesses to the said Prentices belonging, or in anywine incident of apportunistics.  TO HAVE AND TO HOLD, all and singular, the said Prentices unto the said Mortgages.  Holf.  Marizer, ferever, And.  I. do benety bind.  Marizer, ferever, And.  I. do benety bind.  Marizer, ferever, And.  I. do benety bind.  Marizer, ferever, And.  Marizer, ferever, ferever, And.  Marizer, ferever, and ferever, ferever, with anteroblets to the And.  Marizer, ferever, and ferever ferever, and ferever, and ferever, and ferever, and ferev |  |  |
| TOGETHER with all and singular the Eights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise insident or approximations, of the Committee o |  |  |
| TOGETHER with all and singular the Rights, Members, Heredhansents and Apputamentes by the said Premises belonging, or in anywise incident or proportioning.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. her   |  |  |
| TOGETHER with all and singular the Bights, Members, Hereditaments and Appurteenances to the said Premises belonging, or in anywise incident of appearshining.  TO HAVE AND TO HOLD, all sod singular, the said Premises unto the said Mortgages.  Assign, forews, And.  I. do hereby hind.  Argealf, And. My.  Helir, Recouter, Administrators and Administrators and Administrators and Administrators and Administrators.  The said and saginat.  Myself and any or to claim saids of any part threat.  Regalinet loss or tamage by First or villaistorm and saginat.  Moltre and the said Martgages.  And the said Martgages.  And the said Martgages.  The said on a foregained and assign the policy of instructs to the said foregages.  The said of the said Martgages.  The sai |  |  |
| TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtramence to the said Premises belonging, or in anywise incident or apperiations,  TO HAVE AND TO HOLD, all and singular the said Premises must the said Mortgages. hery  Assign, forever. And I.  And the said Mortgages. By I.  Bollars as an one of the when. TRAINY-SEVEN Himsterled I.  Bollars as a company or companies ministationry to the Mortgages. In a last as a sea fall to do no, then the said Mortgages. In a second on the second on the said Mortgages. In a second on the said Mortgages. In a second on the said Mortgages. In a second on the second on the said Mortgages. In a second on the second on the said Mortgages. In a second on the second on the said Mortgages. In a second on the second on the said Mortgages. In a second or second on the second of second on the second on the second on the second of second of second on the second o |  |  |
| TOGETHER with all and singular the Rights, Members, Hereditements and Appartenances to the said Premises belonging, or in anywise Incident of apportunitions.  TO HAVE AND TO HOLD, all and diagular, the said Premises mote the said Mertgages. here  Assign, forever, And I  |  |  |
| TO GETHER with all and singular the Rights, Members, Hereditaments and Appartenences to the said Presidence belonging, or in strywise incident of apportaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages.  More and forever And.  I do horeby bind.  ANSOLIF, SIAR MY  Heist, Executors and Administrators and American and Control of the State of  |  |  |
| TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages. hep?  Helis, Executors and Administrators were and forever defined all soid singulars the said Premises unto the said Mortgages and hep?  Helis, Executors and Administrators and  |  |  |
| TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgages   Meg.   Helin, Essention and Administrator and downstrates and forever defend all and singular the said Premises unto the said Mortgages and   Meg.   Helin, Essention and Administrator and Administrator and Assigns, and every person whom and segment.   My 42   1. And. My   Helin, Essention and Assigns, and every person whom and segment.   My 42   1. And. My   Helin Essential State   Meg.   Helin Essential State   He |  | and Appurtenances to the said Premises belonging, or in anywise incident or  |
| Assign, forever. And. I. do hereby bind. Byself RDd Dy Hein, Executors and Administrator warrant and forever defend all and simplify the said Promises unto the said Mortgages and. Ref. Heirs and Assigns, and every person whom and an analysis and the said Mortgages. And the said Mortgages of the Control of the State  |  | her  |
| warrant and forewer defend all and singular the said Premises unto the said Mortgagee and No   |  |  |
| mand against. Mysslf and my  Beins, Executes, Administrators and Assigns, and every person whom  Fore larvially delaming or a claim name or my must bereat.  Beins and the said Mortgage   |  |  |
| And the said Mortgagor agree 5. to insure the house and buildings on said tely in a sum of not less than. Trainty-Seven Rundred A M.  And the said Mortgagor agree 5. to insure the house and buildings on said tely in a sum of not less than. Trainty-Seven Rundred A M.  Dollars in a company or companies saidfastory to the Mortgages and keep the same real facility of the said Mortgages   |  |  |
| And the said Mortgager sgree. B. to insure the house and buildings on said solyins sum of not less than THESLY-SAVED. Hindfull. & M. Dollars in a company or companies saidfactury to the Mortgager shall at an or fail to do soo then the said Mortgager shall at an or fail to do soo then the said Mortgager shall at an or fail to do soo then the said Mortgager shall at an or fail to do soo then the said Mortgager shall at an And if at any fine stay part of said debt, or interest the same to be insured in. MORTGAGEOP!. name and reimburses. herself.  And if at any fine stay part of said debt, or interest thereon, be past to an ad angular.  Interpretation and repease of said the control of the said part thereon, the past to do and unquisity.  It has been described precises to said martgager.  The results and profits, paylying the net proceeds thereof (adare paying costs of collection) unon said debt, interest, exists or expenses; without liability to that so postession of and premises an liced said trusts and profits, paylying the net proceeds thereof (adare paying costs of collection) unon said debt, interest, exists or expenses; without liability to TROVIDED ALWAYS, PEVENTENEENEES, and it is the surve intered and monting of the parties to these Processis, that if add Mortgager and with an analysis of the said note, then this deed of banggan and said while case, determine, and be unterly puil and void; Mortgager and the said profits of the said note, then this deed of banggan and said while case, determine, and be unterly puil and void; Mortgager and the parties of these parties of the said note, then this deed of banggan and said while case, determine, and be unterly puil and void; Mortgager and the paylor of the said profits of                                   | om and against myself and my   | Heirs, Executors, Administrators and Assigns, and every person whom  |
| Dollars in a company or comments satisfactory to the Montespeer and keep the same content of the said Mortgages and that in the event that it is Mortgages shall at an elail to do so, then the said Mortgages may cause the same to be insured in Mort & & & & & & & & & & & & & & & & & & &  |  |  |
| see fail to do so, then the said Mortegages. may cates the sonic to be injured; IMANTEGERIAL MARKET STATES OF SOUTH CAROLINA And if at any time any part of said does, or interest thereon, be past due and unpaid.  I he premium and expense of such interest thereon, be past due and unpaid.  I here is a such time any part of said does, or interest thereon, be past due and unpaid.  I here is a such time any part of said does, or interest thereon, be past due and unpaid.  I here is a such that any time any part of said does, or interest thereon, be past due and unpaid.  I here is a such that any time any part of said does, or interest thereon, be past due and unpaid.  I here is a such that any time any part of said does, or interest thereon, be past due and unpaid.  I here is a such that any time any part of said does, or interest thereon, the past said vertex and the said vertex and profit say Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority, to take past said vertex and profit say Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take past said premises and the said Mortages of the said Frenches and the said Mortages of the said said vertex and the said Mortages of the said Frenches and the said said said past and the said said said past and the said said said past and the said Mortages of the said work of the said Mortages of the said well and the said Mortages of the said well and the said Mortages of the said Frenches of the said Mortages of the said Mortages of the said Frenches of the said Mortages of the said Mortages of the said Frenches of the said Mortages of the said Mortages of the said Frenches of the said Mortages of | and the control of th |  |
| And if at any time any part of said debt, or interest thereon, be past due and unpaid,  And if at any time any part of said debt, or interest thereon, be past due and unpaid,  the above described premises to said mortgages, or may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises are contacted any Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises are contacted for saything more than the received, without halling to count for anything more than the received any profits actually collected.  PROVIDED ALWAYS, INVERTHELESS, and it is the true intent and meaning of the parties to these Precents, that if the said Mortgager—to deal and well and the meaning of the parties to the service of the parties of the parties to the service the country of the parties of the said mortgages—to deal well easier, determine, and be utterly null and vold; otherwise to remain in full fore the true.  AND IT IS AGREED, by and between the said parties, that the said Mortgager—to do not industriate the parties of the parties to these Precents, that if the said Mortgager—to do not do n | Dollars in a surred <b>XXXIII</b> AND ASSESS AND ASSESS THE POLICY OF INSURANCE to the s   | a company or companies satisfactory to the Mortgagee; and keep the same said Mortgagee; and that in the event that the Mortgagor shall at any  |
| And if at any time any part of said debt, or interest thereon, be past due and unpaid,  the above described premises to said mortgages, or may, at chambers or phervise, appoint a receiver, with authority to take pussession of said premises are that any Judge of the Chronit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take pussession of said premises are that any Judge of the Chronit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take pussession of said premises are that any Judge of the Chronit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take pussession of said premises and said State, and the said part of said State, and it is the term intent and monaing of the parties to these Precents, that if the said Mortgages. — do an all well and troy pay or ceases to be paid unto the maid Mortgages. — do and all well and troy pay or ceases to be paid unto the maid Mortgages. — do and said well and the said parties, that the said Mortgages. — do and said shall cease, determine, and be utterly nell and void; otherwise to remain in full fore trivities.  AND IT IS AGREED, by and between the said parties, that the said Mortgages. — to hold and enjoy the said Premise in default of payment shall be made.  WITNESS HY hand, and seal, this, 20th day of November — in the year our Lord one thousand, nine hundred and forty-four XEAREREASSEMBREEN  TO AND THE STATE OF SOUTH CAROLINA Greenville County — A. D. 19 May of A. A. L. LOYS. — (L. S. C. L. S. C. C. C. S. C. C. C. C. C. C. C. S. C. C. C. C. S. C. C. S. C. C. | ne fail to do so, then the said Mortgagee may cause the same to be insured i   | in Mortgagor's name and reimburse herself  |
| the above described premises to said mortgages or  | the premium and expense of such insurance under this mortgage, with interest.  |  |
| rece that any Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take possession of said yeemise an after said reits and reits and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, consist or expenses, without liability.  PROVIDED ALWAYS, NEWERTHELES, and it is the true intent and meaning of the parties to those Presents, that if the said Mortgage do an all well and truly may or cause to be paid unto the said Mortgage the debt or some of money, with interest thereof far my be due, according to the true and and meaning of the said not, the said Mortgage the debt or some of money, with interest thereof far my be due, according to the true and an dealing of the said not, the said Parties, that the said Mortgagor.  AND IT IS ACREED, by and between the said parties, that the said Mortgagor.  Is to hold and enjoy the said Premise and Idea of payment shall be made.  WITNESS. MY band and seal this 20th day of November in the presence of:  Kathryn L. Brown  In the Fermise and the presence of:  Kathryn L. Brown  A. L. Lova (L. S. (L. S. Lova S. L.           | And if at any time any part of said debt, or interest thereon, be past due a   | and unpaid,hereby assign the rents and profit  |
| AND IT IS AGREED, by and between the said parties, that the said Mortgagor 18 to hold and enjoy the said Premise ii default of payment shall be made.  WITNESS MY hand and seal this 20th day of November in the year of the said premise the said p | lect said rents and profits, applying the net proceeds thereof (after paying co-<br>count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mail well and truly pay or cause to be paid unto the said Mortgagee the de  | ests of collection) upon said debt, interest, costs or expenses; without liability to neaning of the parties to these Presents, that if the said Mortgagor do and the parties to these presents, that if the said Mortgagor do and the true of money, with interest thereon, if any be due, according to the true  |
| with default of payment shall be made.  with masses my hand and seal , this 20th day of November in the year our Lord one thousand, nine hundred and forty-four in the year our Lord one thousand, nine hundred and forty-four in the presence of:  Kathryn L. Brown Lacile C. Morris (L. S. J. L. Love (L. S. J. L. Love (L. S. J. L. Love A. (L. S. J. J. L. Love A. (L. S. J.   | d virtue.  | soc, determine, that we arrange and the second seco |
| with default of payment shall be made.  with masses my hand and seal , this 20th day of November in the year our Lord one thousand, nine hundred and forty-four in the year our Lord one thousand, nine hundred and forty-four in the presence of:  Kathryn L. Brown Lacile C. Morris (L. S. J. L. Love (L. S. J. L. Love (L. S. J. L. Love A. (L. S. J. J. L. Love A. (L. S. J.   | AND IT IS AGREED, by and between the said parties, that the said Mort  | tgagorto hold and enjoy the said Premise   |
| our Lord one thousand, nine hundred and forty-four INPRENIATION FOR Not included and the Presence of:  Kathryn L. Brown Lucile C. Morris (L. S. J. L. Love (L. S. )    |  |  |
| med, Seeled and Delivered in the Presence of:  Kathryn L. Brown  Lucile C. Morris  (L. S. J. L. Lova  (L. S. (L. S. (L. S. )   |  |  |
| med, Sealed and Delivered in the Presence of:  Kathryn L. Erown  J. L. Love  (L. S.  J. L. Love  (L. S.  (L. S | our Lord one thousand, nine hundred and recorded the Head States with August 25 and 10 | XXRX SX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX  |
| Kathryn L. Brown  J. L. Love.  J. L. Love.  (L. S.  (L |  |  |
| J. L. LOVE   |  |  |
| (L. S.  (L. S. | 医二氯甲酰胺 医克里耳氏 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性 医二氏性  | Tueile C. Monris   |
| Greenville County  PERSONALLY appeared before me. Kathryn L. Brown  and made out at . She saw the within named Lucila C. Morria  In, seal and as her act and deed deliver the within written deed, and that She, with J. L. Love.  SWORN TO before me this day of November A. D. 19 14 Kathryn L. Brown  J. L. Love (L. S.)  Notary Public for South Carolina  BESTATE OF SOUTH CAROLINA, Greenville County.  I, do hereby certify unt whom it may concern that Mrs. did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arean or persons whomsoever, renounce, rolease and forever relinquish unto the within named, did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arean or persons whomsoever, renounce, rolease and forever relinquish unto the within named   | Kathryn L. Brown   |  |
| Greenville County  PERSONALLY appeared before me Kathryn L. Brown  at Ahe saw the within named Lucile C. Morria  m, seal and as her act and deed deliver the within written deed, and that Ahe, with J. L. Love  m, seal and as her act and deed deliver the within written deed, and that Ahe, with J. L. Love  m, seal and as her act and deed deliver the within written deed, and that Ahe, with J. L. Love  Movember A. D. 19 bit Kathryn L. Brown  J. L. Love  Notary Public for South Carolina  RENUNCIATION OF DOWE  Greenville County.  I, do hereby certify unt  whom it may concern that Mrs. the wife of the thin named the man deed, and unto the within named the without any compulsion, dread or fear of an man or persons whomsoever, renounce, release and forever relinquish unto the within named the man and made out and made out at the deed freely, voluntarily and without any compulsion, dread or fear of an man or persons whomsoever, renounce, release and forever relinquish unto the within named  | Kathryn L. Brown J. L. Love  | (L. S.   |
| Greenville County  PERSONALLY appeared before me Kathryn L. Brown and made oat  Lucils C. Morris  In, seal and as her act and deed deliver the within written deed, and that S. he, with J. L. Love  In, seal and as her act and deed deliver the within written deed, and that S. he, with J. L. Love  SWORN TO before me this 20th day of November A. D. 19 lili  J. L. Love (L. S.)  Notary Public for South Carolina  RENUNCIATION OF DOWE  Greenville County.  I, , do hereby certify unt , the wife of the thin named , and upon being privately and separately examined by me, did deciare that she does freely, voluntarily and without any compulsion, dread or fear of an reson or persons whomsoever, renounce, release and forever relinquish unto the within named, the within named, the within named, and upon being privately and separately examined by me, did deciare that she does freely, voluntarily and without any compulsion, dread or fear of an reson or persons whomsoever, renounce, release and forever relinquish unto the within named   | Kathryn L. Brown J. L. Love  | (L. S.   |
| PERSONALLY appeared before me  | Kathryn L. Brown J. L. Love  | (L. S.   |
| The saw the within named Lucile C. Morris  In seal and as her act and deed deliver the within written deed, and that A he, with J. L. Love  In seal and as her act and deed deliver the within written deed, and that A he, with J. L. Love  SWORN TO before me this   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  | (L. S.   |
| m, seal and as her act and deed deliver the within written deed, and that \$\frac{1}{2}\$ he, with \$\frac{1}{2}\$ L. Love   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County   |  |
| m, seal and as her act and deed deliver the within written deed, and that A.he, with J. L. Love  SWORN TO before me this 20th day of November A.D. 19 44 Kathryn L. Brown  J. L. Love  Notary Public for South Carolina  ESTATE OF SOUTH CAROLINA, Greenville County.  I,  | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Br  | (L. S.  (L. S.  MORTGAGE OF REAL ESTATION  and made oat  |
| SWORN TO before me this 20th day of November , A. D. 19 Lit Kathryn L. Brown  J. L. Leve (L. S.)  Notary Public for South Carolina  RENUNCIATION OF DOWE of the wife of the thin named for persons whomsoever, renounce, release and forever relinquish unto the within named for the wife in named for persons whomsoever, renounce, release and forever relinquish unto the within named for the wife in named for the persons whomsoever, renounce, release and forever relinquish unto the within named for the persons whomsoever, renounce, release and forever relinquish unto the within named for the persons whomsoever, renounce, release and forever relinquish unto the within named for the persons whomsoever, renounce, release and forever relinquish unto the within named for the persons whomsoever.   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Br  | (L. S.  (L. S.  MORTGAGE OF REAL ESTATION  and made oat  |
| SWORN TO before me this 20th November A. D. 19 Lit Kathryn I. Brown  J. L. Love (L. S.)  Notary Public for South Carolina  RENUNCIATION OF DOWE I,   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  t She saw the within named Lucile C. Morro   | (L. S.  (L. S.  MORTGAGE OF REAL ESTATION  and made oat  |
| SWORN TO before me this  | Kathryn L. Brown  J. L. Love  IE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  A he saw the within named Lucile C. Morrows, seal and as her act and deed deliver the within written deed   | (L. S.  (L. S.  MORTGAGE OF REAL ESTATI  rown  and made oat  |
| J. L. LOVE   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  the saw the within named Lucile C. Morn  m, seal and as her act and deed deliver the within written deed the execution thereof.  | (L. S.  (L. S.  MORTGAGE OF REAL ESTATI  rown  and made oat  |
| RENUNCIATION OF DOWE  Greenville County.  I,   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA Greenville County  PERSONALLY appeared before me Kathryn L. Brown  the saw the within named Lucile C. Morn  m, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th  Norvember 1  | CL. S.  (L. S.  MORTGAGE OF REAL ESTATI  rown  and made oat  ria  ed, and that A he, with J. L. Love   |
| RENUNCIATION OF DOWE  Greenville County.  I,   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. By  the saw the within named Lucile C. Morn  m, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th  November , A. D. 19  | MORTGAGE OF REAL ESTATE  rown and made oat  ed, and that A he, with J. L. Love   |
| Greenville County.  I,   | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  the saw the within named Lucile C. Morn  m, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19   | CL. S.  (L. S.  MORTGAGE OF REAL ESTATI  rown  and made oat  ria  ed, and that A he, with J. L. Love   |
| I,   | Kathryn L. Brown  J. L. Love  STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  A he saw the within named Lucile C. Morrow, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19 44  J. L. Love (L. S.)  Notary Public for South Carolina  | MORTGAGE OF REAL ESTATE  rown and made oat  ria  ed, and that A he, with J. L. Love  Kathryn L. Brown  |
| whom it may concern that Mrs, the wife of the thin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arson or persons whomsoever, renounce, release and forever relinquish unto the within named  | Kathryn L. Brown  J. L. Love  STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  A he saw the within named Lucile C. Morrows  To seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th day of November A. D. 19 1111  J. L. Love (L. S.)  Notary Public for South Carolina  | MORTGAGE OF REAL ESTATE  rown and made oat  ria  ed, and that A he, with J. L. Love  Kathryn L. Brown  |
| thin named, did this day appear before, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an arson or persons whomsoever, renounce, release and forever relinquish unto the within named  | Kathryn L. Brown  J. L. Love  Security  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  At She saw the within named Lucile C. Morrow, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th day of November A. D. 19  J. L. Love (L. S.)  Notary Public for South Carolina  HE STATE OF SOUTH CAROLINA, Greenville County.  | MORTGAGE OF REAL ESTATE  TOWN and made oath  ria  ed, and that A he, with J. L. Love  Kathryn L. Brown  RENUNCIATION OF DOWER  |
| rson or persons whomsoever, renounce, release and forever relinquish unto the within named   | Kathryn L. Brown  J. L. Love  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me. Kathryn L. Brown  A. he saw the within named Lucile C. More  The same of the s | MORTGAGE OF REAL ESTATE  TOWN and made oath  ria  ed, and that A he, with J. L. LOVE  Kathryn L. Brown  RENUNCIATION OF DOWER  , do hereby certify unt   |
| rson or persons whomsoever, renounce, release and forever relinquish unto the within named   | Kathryn L. Brown  J. L. Love  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  A he saw the within named Lucile C. Morrow, seal and as her act and deed deliver the within written deet the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19 114  J. L. Love (L. S.)  Notary Public for South Carolina  HE STATE OF SOUTH CAROLINA, Greenville County.  I,  | MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  and made oat  ria  ed, and that A he, with J. L. LOVE  Kathryn L. Brown  RENUNCIATION OF DOWER  , do hereby certify unt  , the wife of th  |
|  | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Kathryn L. Brown  at She saw the within named Lucile C. Morrow, seal and as her act and deed deliver the within written deet tnessed the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19 114  J. L. Love (L. S.)  Notary Public for South Carolina  HE STATE OF SOUTH CAROLINA, Greenville County.  I,   | MORTGAGE OF REAL ESTATI  TOWN and made oat  ria  ed, and that a he, with J. L. LOVE  Kathryn L. Brown  RENUNCIATION OF DOWEL  do hereby certify unt  the wife of th  |
| eirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released   | Kathryn L. Brown  J. L. Love  Greenville County  PERSONALLY appeared before me Kathryn L. By  the saw the within named Lucile C. More  m, seal and as her act and deed deliver the within written deed the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19 114  J. L. Love (L. S.)  Notary Public for South Carolina  IE STATE OF SOUTH CAROLINA, Greenville County.  I,   | (L. S.  (L. S.  (L. S.  (L. S.  MORTGAGE OF REAL ESTATION  and made oat  ria  ed, and that A he, with J. L. Love  Kathryn L. Brown  RENUNCIATION OF DOWEL  , do hereby certify unt  , the wife of the she does freely, voluntarily and without any compulsion, dread or fear of an   |
|  | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me  A he saw the within named  Lucile C. Morrows  Mathryn L. B  A he saw the within named  Lucile C. Morrows  Morrows  Movember  J. L. Love  One of November  A D. 19  Le STATE OF SOUTH CAROLINA,  Greenville County.  I,  Whom it may concern that Mrs.  thin named  A and upon being privately and separately examined by me, did declare that a reson or persons whomsoever, renounce, release and forever relinquish unto the series of th | MORTGAGE OF REAL ESTATI  TOWN and made oat  ria  ed, and that A he, with J. L. LOVE  Kathryn L. Brown  RENUNCIATION OF DOWE  , do hereby certify unt  , the wife of th  she does freely, voluntarily and without any compulsion, dread or fear of an the within named  |
|  | Kathryn L. Brown  J. L. Love  E STATE OF SOUTH CAROLINA   Greenville County  PERSONALLY appeared before me Kathryn L. Brown  A he saw the within named Lucile C. Morrows  In, seal and as her act and deed deliver the within written deed nessed the execution thereof.  SWORN TO before me this 20th day of November , A. D. 19 14  J. L. Love (L. S.)  Notary Public for South Carolina  E STATE OF SOUTH CAROLINA,   Greenville County.  I,  | MORTGAGE OF REAL ESTATI  TOWN and made oat  ria  ed, and that A he, with J. L. LOVE  Kathryn L. Brown  RENUNCIATION OF DOWE  , do hereby certify unt  , the wife of the she does freely, voluntarily and without any compulsion, dread or fear of an the within named  |