TO HAVE AND TO HOLD, all and singular, the Rights, Mombers, Recordinations and Apputatasses to the said Premiers belonging, or in apprice incident or recordinate. TO HAVE AND TO HOLD, all and singular, the said Premiers unto the said. And place and the said series and the said series and the bord by bild sayorit, my the said surgests and said said said said said said said sai	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or ppertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Capital Mathematical Base and assigns, forever.	
TO HAVE AND TO HOLD, ill and singular, the Rights, Members, Heroclinaments and Appartenances to the told Premises belonging, or in carpetes incident or processing. TO HAVE AND TO HOLD, ill and singular, the said Premises who the valid and all the described of the said savings, somewhat in the said and savings and the said savings, somewhat is a said and savings and the said savings, somewhat is a said and savings and every person insolvered burding thinking or to claim, the same or any part thereof. And I have add configure, special insolver the bouse and buildings, or as dain, the same or any part thereof. And I have a said and the control of the said savings, and every person insolvered burding thinkings or as dain the said management. The way of the control of the said the said savings and the said that is the cent in the said and the said savings and the said to said the said savings and said to said the said savings and savings are savings. The said management of the savings and savings are savings and savings and savings are savings and savings and savings are savings. The said management of the savings and savings are savings and savings and savings are savings. The said management of the savings and savings are savings and savings and savings are savings and savings and savings are savings and savings and savings are savings. The savings are savings and savings and savings are savings. The savings are savings are savings are savings are savings are savings and savings are savings and savings are savings are sa	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or opertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said assigns, forever.	
TO HAVE AND TO HOLD. If and singular, the axid Premiers unto the said And and surject forever. Model and stripes, forever. Model and stripes and Administrators to worsten and forever defend all and singular the said premiers unto the said markagene. Land. The said markageners and forever defend all and singular the said premiers unto the said markagener. Model and stripes and Administrators to worsten and forever defend all and singular the said premiers unto the said markagener. Model and stripes and defend and stripes and rever protocol and stripes and said land for ear test that the control of the interest of the said said land for ear test that the said forever the said said and stripes and said land for ear test that the said forever the said said said in the control. I shall all any time that to do so, then the said said land for ear test that the said said in the control. I shall all any time that to do so, then the said said said said said said said said	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said September 1966 and assigns, forever.	
And I here will all whether the hereby bind reyord, in the receives and Administrators to warms and forcest defined all and singular the said permises unto the said mortgages. The said receives and Administrators and Antiques and creezy persons whomsever bordally claiming, or to claim, the same or any port thereof. And I her had mortgage, type to insure the house and buildings on vaid head for not loss than. And I her had mortgage, type to insure the house and buildings on vaid head for not loss than. And I her had mortgage, type to insure the house and buildings on vaid head for not loss than the said of the first in the revent. And I had not a supply to the continuous of the continuous which shall he ascendant to the mortgages, and keen the remained from the north of the promises and expose of not her being and the said her said the said th	(Islemalle), I C, its) successors) Hill and assigns, forever.	1
And I were not a definition to warrant and ferrory defend all and impairs the said greations who the will management the said and arrange and every persons whomsovers lookfully claiming, or to claim, the same or say part thereof. And I have been defended and arrange and every persons whomsovers lookfully claiming, or to claim, the same or say part thereof. And I have been defended and arrange and every persons whomsovers lookfully claiming, or to claim, the same or say part thereof. And I have been defended and arrange and design of the same and intilling or said hand for not less than a claim of the said mortgage, and the said mort		K,
tire, Recrustors and Administrators to warrant and forever defend all and singular the said premises who the said mortgages. The process and against me, my, "Are recrusted and Arisigns and every persons whomsever lawfully climing, or to claim, the same or my part thereof. And	And Ido hereby bind myself, my	
ties, from and against en., 77. And I. the said morrage, age to insure the hours and buildings as said had for not less than. And I. the said morrage, age to insure the hours and buildings as said had for not less than. And I. the said morrage, and here to insure the hours and buildings as said had for not less than the said here to the morrage and here to make the said morrage and here the said morrage and here to the morrage and here to the morrage and here to the promise and agreement of the morrage. Both in the reven I. the said and as a part ine fail to do so, then the said morrage may cause the same to be insured as above provided of reinharder. For the premium and expects of such insurance under this morrage. PROVIDED ALWAYS, NEWERTHELESS, and is the true intest and meaning of the parties to these prevents, that if I. the said morrage of the morrage of the said morrage of the morr	A way reed	
And 1 the sald moregager, agree to iscure the house and buildings on said land for not less than. Dealter, in a company or companies which shall be acceptable to the mentageo, and keep the same ared from loss or damage by fee during the continuation of in the immergage, and all the sounderploads of policies of immerate payable to the moregage, and the loss underploads or policies of immerate payable to the moregage. And all the sounderploads of the sounderploads or policies of immerate payable to the moregage. The policy of the sounderploads of the parties to these presents, that if I have been desired the moregage. PROVIDED ALWAYS, NEVERTHELESS, and is in the true intent and meaning of the parties to these presents, that if I have all onorgages, though shall be called and truly pay, or cause to be paid patter the add moregage. PROVIDED ALWAYS, NEVERTHELESS, and is in the true intent and meaning of the parties to these presents, that if I have all on the sound of the parties and shall exceed the sound of the parties of the sound of the parties and shall decay, determine, and story and and void; otherwise to remain full force and virtue. AND IT IS AGREED, by and between the said parties, that I have been more and policy of the sound to paid the sound in the sound to paid. The sound of the control is a parties and shall shall be entitled to take passession immediately, without motion, review the rent and profits and said with the sound to paid. The local count thousand wine numbers and a little benefit to paid and the passession immediately, without motion, review the rent and profits and said the local the sound to paid. The local count thousand wine numbers and a little benefit to the passession immediately, without motion, review the rent and upon the passes of the Severegive Lab benefit to the passes and a local country. The Local count thousand wine numbers and a little benefit to passession immediately, without motion, and the passes and a local country and without the passession thereof. The Local	eirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mortgagee	
areal from hear or damage by five during the continuation of the homologies, and h	signs, from and against me, myeirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming, or to claim, the same or any part thereof.	
that in the event	And Ithe said mortgagor, agree to insure the house and buildings on said land for not less than	
that in the event 1	Dollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I One wind mortgager, do and whall well and truly pay, or cause to be pild unto the said mortgager. AND IT 15 AGENT, by and between the said parties, that I and an acc. then the deed of bacquie and said shall cause, determine, and writely pay, or cause to be pild unto the said mortgager. AND IT 15 AGENT, by and between the said parties, that I the said mortgager and the said the bacquie and said and cause, determine, and writely call and wall, otherwise to tensin in the force and true. AND IT 15 AGENT, by and between the said parties, that I the said mortgager, and the said the mortgager or his representative or assigns shall be entitled to take passession immediately, without notice, everythe the event and profits and apply on to said dath mind the said to pand. WITNESS THEMP hand, and seal. this. ### Lord one thousand nine bundered and. ### Lord one thousand nine bundered and said the tributed statestyll hundred and forty. ### Lord one thousand nine bundered and the United Statestyll Americal Signed, Stopled and Delevered in the Presence of. ### CORN to before me, this ### CORN to before me, this ### AD 1921 ### AD 19		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I was will mortgage, do and shall well not truly pay, or case to be paid unto the said mortgage. The said often come of morey afforcial, with increase of the paid unto the said mortgage. The said often come of morey afforcial, with increase of the paid unto the said mortgage. The said often come of the mortgage or his presentative or and great, that I is AGREED, by and between the said paying and or and		
the taid mortgager, do and shall well and truly pay, or cause to be paid justo the said mortgager. then this devel of burgain and alse shall cease, determine, and utrively mil and wide, develves to remain for full force and virus. AND IT IS AGREED, by and between the said garlies, that I AND IT IS AGREE		
do note. them that does of bargets and selection and selective control to the them that does of bargets and selective control to the that the does of bargets and selective control to the selective control and selective control to the selective co		
AND IT IS AGREED, by and between the said parties, that I to knot and not some some one of the said precises and seed and some some of the said precises and seed and some some some of the said precises and seed and some some some of the said precises and seed to the presentation introductly, attends notice, receive the rest and profits and sply mit to said debt until the same is paid. WITTINESS THE hand, and seal this and seal this and seal this and seal this and profits and sply mit to said debt until the same is paid. Leart one thousand nine inputered and the same same same same same same same sam		
Concern the moreogene of the representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and apply in to said debt until the same is paid. WITNESS 2214 hand. and seal this	d note, then this deed of bargain and sale shall cease, determine, and utterly null and void; otherwise to remain in full force and virtue.	
inch event the mortagenee or his expresentative or assigns shall be entired to take possession immediately, without notice, receive the rent and profits and apply me to add debt unit by man is paid to the most paid to make paid to the possession immediately, without notice, receive the rent and profits and apply me to add debt unit of states and apply me to add debt unit of states and apply me to add debt unit of states and apply me to add debt unit of states and apply me to add debt unit of states and apply me to add debt unit of states and apply me to add debt unit of states and apply me to a state and apply me to apply the state and also all her right and claim of the state and and singular the Premises within mentioned and released. State of south carolina, me to all and singular the Premises within mentioned and released. State of south carolina, me to all and singular the Premises within mentioned and released. State of south carolina, and and state and also all her right and claim of the state and and apply me to apply apply to apply apply apply apply to apply	AND IT IS AGREED, by and between the said parties, that I, the said mortgagor, am	
WITNESS THE hand and seal this fills day of callet in the year of a London thousaght sine hundred and Little states and good hundred and forty. Signed, Sealed and Delivered in the Presence of. When the OF SOLTH CAROLINA, Greenville County, PERSONALLY appeared before me. A to a day of the within named to the within written Deed; and that the with Jack the search of the Carolina, hereby certify unto all whom it may concern, that Mrs. Well of the within camed to the within and the within the within the within and the within the with	nich event the mortgagee or his representative or assigns shall be entitled to take possession immediately, without notice, receive the rent and profits and apply	
re tood one thouseast fine invalided and the state of the binned and believe of the binned and state of the binned and state of the binned and believe to the binned and state of the state of the binned and binned and binned and binned and binned and binned and binned an		
Signed, Society and Independence of the United States of American Signed, Society and Delivered in the Presence of the Signed, Society and Delivered in the Presence of the Signed, Society and Independence of the United States of the Society of th	r Lord one thousand nine hundred and true star- and with hundred and true star-	
TATE OF SOUTH CAROLINA. PROBATE Greenville County, PERSONALLY appeared before me. di made oath that. he saw the within named m, seal, and as. Let and deed deliver the within written Deed; and that he with Adalo Adams witnessed the execution thereof. VORN to before me, this. day of A. D. 192 I ATE OF SOUTH CAROLINA, Greenville County, I, Are certify unto all whom it may concern, that Mrs. Wife of the within named did upon being privately and separately examined by me, did declare that she does freely, Voluntarily and, without any compulsion, dread or fear of any pure or persons whomsoever, reconcer, release and forever relinquish unto the within spined. Black and Assigns, all her interest and estate and also all her right and claim of ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, thin A. D. 192 STATE OF SOUTH CAROLINA, Wotary Foblic, S. C. To value received I do hereby assign, transfer and set over to. STATE OF SOUTH CAROLINA, Within mortgage and the note which it secures without recourse, this. within mortgage and the note which it secures without recourse, this. within mortgage and the note which it secures without recourse, this. within mortgage and the note which it secures without recourse, this.	ar of the Sovereignty and Independence of the United States of America.	
ATE OF SOLTH CAROLINA, Greenville County, PERSONALLY appeared before me. di made oath that		
Greenville County, PERSONALLY appeared before me did made eath that he saw the within named. In, seal, and as act and deed deliver the within written Deed; and that he with Jack witnessed the execution thereof. NORN to before me, this. day of Jack A. D. 192 CATE OF SOUTH CAROLINA, Greenville County, I, A. Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A. Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before me, du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and steal, this. day of A. D. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of.		
Greenville County, PERSONALLY appeared before me did made eath that he saw the within named. In, seal, and as act and deed deliver the within written Deed; and that he with Jack witnessed the execution thereof. NORN to before me, this. day of Jack A. D. 192 CATE OF SOUTH CAROLINA, Greenville County, I, A. Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A. Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before me, du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and steal, this. day of A. D. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of. For value received I do hereby assign, transfer and set over to. swithin mortgage and the note which it secures without recourse, this. day of. 192 STATE OF SOUTH CAROLINA, unity of.	PATE OF SOUTH CAROLINA)	4
PERSONALLY appeared before me. di made oath that he saw the within named m, seal, and as act and deed deliver the within written Deed; and that he with Jack he execution thereof. WORN to before me, this day of South Carolina, Greenville County, I. A Notary Public for South Carolina, Greenville County, I. A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. Wife of the within named. did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compalsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever reliquish unto the within named. South of the within and and seal, this day of the concern of the persons whomsoever, renounce, release and forever reliquish unto the within named. South of the within and and seal, this day of the persons whomsoever renounce, release and forever reliquish unto the within named. South of the within the persons whomsoever renounce, release and forever reliquish unto the within named. South of the within the persons whomsoever renounce, release and forever reliquish unto the within named. South of the within the persons whomsoever renounce, release and forever reliquish unto the within named. South of the within the persons whomsoever renounce, release and forever reliquish unto the within named. South of the within mentioned and released. South of the within the within the persons within mentioned and released. South of the within the		
diade oath that he saw the within named he saw the within maned he within written Deed; and that he with All All All All All All All All All Al	M. A. C.	
and as act and deed deliver the within written Deed; and that he with 3 a line and a writnessed the execution thereof. WORN to before me, this day of A. D. 192 L. Morary Public, S. C. PATE OF SOUTH CAROLINA. Greenville County, I. A. D. 192 L. Morary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I. A. Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. I. A. D. 192 L. Morary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. I. A. D. 192 L. Morary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. I. A. D. 192 L. Morary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. I. A. D. 192 L. Morary Public for South Carolina, without any compulsion, dread or fear of any pernor persons whomsoever, renounce, release and forever relinquish unto the within named for the work, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of forever my land and seal, this day of forever my land and seal, this forever my land and seal this forever m	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	
witnessed the execution thereof. VORN to before me, this. day of. A. D. 192 S Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I. A. Motary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. S wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. December 1. Dece		て ノ
day of		
Notary Public, S. C. RENUNCIATION OF DOWER. A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before me, dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. RENUNCIATION OF DOWER. RENUCLE OF DOWER. RENUNCIATION OF DOWER. RENUCLE O	WORN to before me, this	
Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. Wife of the within named. dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. BLAND ASSIGNS, all her interest and estate and also all her right and claim of ower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of A D, 192 L Yotary Public, S. C. Corded STATE OF SOUTH CAROLINA, unity of For value received I do hereby assign, transfer and set over to es within mortgage and the note which it secures without recourse, this. day of 192 L 192 L 193 L 194 L 195 L 196 L 197 L 198 L 199 L 190	day of Andrew A. D. 192 & J. C. Leaves	
RENUNCIATION OF DOWER. Greenville County, I	O	
Greenville County, I,	Bolivaled A. Riley (SEAL)	
I, A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. The wife of the within named. Id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any permit or persons whomsoever, renounce, release and forever relinquish unto the within named. The provided of the provided in the provide	Dolovaled A. Reley(SEAL) Notary Public, S. C.	•
hereby certify unto all whom it may concern, that Mrs. wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pernorm or persons whomsoever, renounce, release and forever relinquish unto the within named. Dunder:	Solwald M. Rely (SEAL) Notary Public, S. C. RENUNCIATION OF DOWER.	•
wife of the within named	CATE OF SOUTH CAROLINA, Greenville County, Greenville County, Greenville County, Greenville County, Greenville County, Greenville County,	•
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any permitted or persons whomsoever, renounce, release and forever relinquish unto the within named. District Dist	Solvated A Filey (SEAL) Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A Colorated A Filey a Notary Public for South Carolina,	•
n or persons whomsoever, renounce, release and forever relinquish unto the within named. Description of the provided set of t	ATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs. CATE OF SOUTH CAROLINA, Notary Public, S. C. RENUNCIATION OF DOWER. A Notary Public for South Carolina,	
State of South Carolina, State of South Carolina, within mortgage and the note which it secures without recourse, this. Since the property of the property	CATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs. wife of the within named. CSEAL) Notary Public, S. C. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A Notary Public for South Carolina, Concern, that Mrs. Co	
GIVEN under my hand and seal, this	CATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs. wife of the within named. d upon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per-	···· (1)
GIVEN under my hand and seal, this	SATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs wife of the within named did this day appear before me, d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- n or persons whomsoever, renounce, release and forever relinquish unto the within named RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A Notary Public for South Carolina, did this day appear before me, d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per-	 ク
day of A. D. 192 Motary Public, S. C. corded	RENUNCIATION OF DOWER. Greenville County, I, Chereby certify unto all whom it may concern, that Mrs e wife of the within named d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pernor persons whomsoever, renounce, release and forever relinquish unto the within named Chereby certify unto all whom it may concern, that Mrs Additional and this day appear before me, do upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pernor persons whomsoever, renounce, release and forever relinquish unto the within named Additional and the private and estate and also all her right and claim of	<i>U</i>
STATE OF SOUTH CAROLINA, bunty of	RENUNCIATION OF DOWER. Greenville County, I, Ohereby certify unto all whom it may concern, that Mrs. With the within named and released. And upon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named and released.	<i>U</i>
STATE OF SOUTH CAROLINA, bunty of	CATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A Notary Public for South Carolina, I hereby certify unto all whom it may concern, that Mrs. E wife of the within named. I did this day appear before me, I d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- n or persons whomsoever, renounce, release and forever relinquish unto the within named. A South) n
STATE OF SOUTH CAROLINA, bunty of	CATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I, A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs e wife of the within named. did this day appear before me, d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- n or persons whomsoever, renounce, release and forever relinquish unto the within named. Cover, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and scal, this day of A. D. 192	<i>1)</i>
STATE OF SOUTH CAROLINA, bunty of	ATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs. e wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pernor persons whomsoever, renounce, release and forever relinquish unto the within named. Sover, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. A. D. 192. John T. GEAL) John T. GEAL Jo	1)
For value received I do hereby assign, transfer and set over to	ATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs. wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any pernor persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. A. D. 192. Botary Public, S. C.	<i>1)</i>
unty of	ATE OF SOUTH CAROLINA, Greenville County, I, hereby certify unto all whom it may concern, that Mrs wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this day of. A. D. 192. A. D. 193. A	<i>1)</i>
e within mortgage and the note which it secures without recourse, this	ATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs wife of the within named. d upon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. But A Signs, all her interest and estate and also all her right and claim of sower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and scal, this. day of A. D. 192. Young (SEAL) Young Public, S. C. Corded 192. At 12.', 35 P.M.,	<i>1)</i>
	SEAL) Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County, I,	<i>1)</i>
	ATTE OF SOUTH CAROLINA, Greenville County, I, A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs wife of the within named dupon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this day of A D. 192 STATE OF SOUTH CAROLINA, unty of	e of the second
	ATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public for South Carolina, Greenville County, I, A Notary Public for South Carolina, In thereby certify unto all whom it may concern, that Mrs Is wife of the within named Is wife of the within this day appear before me, Is wife of the within named Is wife of the within any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named Is wife of the within named Is wife of the within any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named Is wife of the within any compulsion, dread or fear of any per- nor persons whomsoever, renounce, release and forever relinquish unto the within named Is wife of the within named	e e e e e e e e e e e e e e e e e e e
	ATE OF SOUTH CAROLINA, Greenville County, I, An Notary Public, S. C. RENUNCIATION OF DOWER. RENUN	1)
·	ATE OF SOUTH CAROLINA, Greenville County, I, A Notary Public, S. C. RENUNCIATION OF DOWER. A Notary Public for South Carolina, hereby certify unto all whom it may concern, that Mrs. Wife of the within named. did this day appear before me, dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per- no or persons whomsoever, renounce, release and forever relinquish unto the within named. Black and also all her right and claim of one processor of the public of the processor of	e e e e e e e e e e e e e e e e e e e