TOGETHER with all and sequence the Rights, Members, Meredizaments and Appartmentation to the old Premises belonging or in anythic liquidate are sequentially as the control of the AVE AND TO HOLD all and dispute the sold Premises unto the sold. G. A. Edwards, J. 1.0. Here and Assigns forever. And I do breaky bind "Year's and Assigns forever, And I do breaky bind "Year's and Assigns forever. And I do breaky bind "Year's and Assigns forever. And I remises unto the sold. G. A. Edwards, J. 1.0. Here, Execution, Administrates and Assigns and covery second victorization from the sold as the sold as the sold breaky. And as the right of the sold as the	G.R.E.M.—2-a	
TOGETHER with all and ringshir the Bilgits, Manhors, Servithments and Apparentations to the soil Province belonging, of in anywise liquidate or reportations, TO RAYE AND TO ROLD off and directly blad. It is and Assigns former. And. I do brody blad. "Tries and Assigns former. And. I do brody blad. "Tries and Assigns former. And. I do brody blad. "Tries and Assigns from and assigns and every person visuances brody; chiming or to chim the sour or say port three. And the sail sourcepers agree to have the boose and thought of chiming or to this to some or to the SELECTOR Publiced. Dollars, in a somework or selection is a some of the tops. SELECTOR Publiced. Dollars in a somework or selection. In any other tops. And it is not some or demange by first, and assign the policy of increments to the cold in some other tops. SELECTOR Publiced. Dollars and the somework of the selection of the somework of the source of the somework of the source of the		
TORKTHER with all and dispulse the Biglion, Members, Hereditamician and Appurentation to the said Premises belonging, or in anywhite backers on appropriating TO HAVR AND TO HOLD all and simposine the said Premises used to the said. It is not adapted shoreer. And I do hereby bind. TYPOIL SIG. M. Here, Recourts and Administration to warrant and covered defined all and singular the said Premises used to the said. C. A. FERRITA hills. It is not Analysis from the Premises used to the said. C. A. FERRITA hills. It is not Analysis from the said of the said Premises used to the said. C. A. FERRITA hills. It is not Analysis. The said of the said premises and Assigns and every param obsessore briefly claiming or in show the same or any part target. Marks, Kennetors, Administrators and Assigns and every param obsessore briefly claiming or in show the same or one part target. Marks, Kennetors, Administrators and Assigns and every param obsessore briefly claiming on said into a warm and septime. The said of the said meretraper. The said of the said meretraper. Marks, Kennetors, Administrators and Assigns and except part of the did and the said meretraper. The said of the said meretraper. And it is any yim and meretraper. The said meretraper was the briefly and the said of the said and the said of the said and the said of the said meretraper. And if any yield meretraper. And if any yield meretraper and the said of the said of the said of the said of the said meretraper. And if any yield meretraper and the said of the said of the said of the said meretraper. And the said meretraper and the said of the said of the said of the said meretraper. And the said meretraper and the said of the said o	•	
TOGETHER with all and dispulse the Rights, Members, Hereditaneous and Appurentation to the said Premises belonging, or in anythic incident or appurating TO HAVE AND TO HOLD all and simpulse the first production who the said. See Assembly 1862. In the said Assigns, from and against. 180 1155 my Here, Executors, Administrators on Anothers and every param whoseseers leading the said on a mean of the said produced. In this and Assigns, from and against. 180 1155 my Here, Executors, Administrators on Anothers and every param whoseseers leading the said on a non-street the said. In this and Assigns, from and against. 180 1155 my Here, Executors, Administrators on Anothers and every param whoseseers leading on their to a man of the said. In this case of Assigns, from and against. 180 1155 my Here, Executors, Administrators on Anothers and every param whoseseers leading on their to a man of the said. In this case of the said management, or the said management of the said m		
TOGETHER with all and singular the Eight. Monders, Reveilinances and Appertunence to the said Premises belonging, or in suprise involute or apperuising TO HAVE AND TO HOLD all sand chiquide the said belonging to the said. Premises ment to said. It fairs and Analysis faceret. And		
TOGETHER with all and singular the Eight. Monders, Reveilinances and Appertunence to the said Premises belonging, or in suprise involute or apperuising TO HAVE AND TO HOLD all sand chiquide the said belonging to the said. Premises ment to said. It fairs and Analysis faceret. And		
TOGETHER with all and drogstar the Eights, Monthers, Bereditanests and Appartmenance to the said Premises and holy and a supplies inscision or apportuning or the Land Andrews		
TOGETHER with all and simplier the Rights, Members, Neverlaments and Appartunement to the said Promises bringing, or in agressia staidant or apparationage. TO IAVE AND TO HOLD all and simplier the said Promises must be said		
TOCRITHER with all and simplice the Bilghia, Members, Eurofitzaneous and Appurtenances to the said Premises belonging, or to survive incident or apportuning. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said Premises some the said. TO RAYE AND TO ROLD all and simplice the said some the said said some said said said some said said said some said the said said said said said said said said		
TO HAVE AND TO HOLD all and disputer the said Presides with the said C. A. Edwards. his. Litirs and Assigns foreses. And. 1 do hearly bind. 1 Mo hearly bind. 1 M	•	
tions and Ansigna forever. And. I do hereby blad. System of Mills and Ansigna forever defend all and signalar the said Premises unto the said. O. A. BERRETS. 140. Here and Ansigna from and against 190 SIM MY Here. Executors. Administrators and Ansigna and every person whomsoers be whiley claiming or to chim the same or any port thereof. And the said mortuspers. agree. to instruct the lones and buildings on said for in a mu to the man of the mortuspers. And the said mortuspers. Agree to instruct the lones and buildings on each for in a must be made and states. \$15,000. \$10,000. \$1		
titiers and Ansigue forever. And and the said Premises seen the said. C. A. BURINGS. hls. Here and Ansigue from and against. 180 and my Here and Ansigue from and against. 180 and my Here. Administrators and Austiness and Creek person whomescere the said in a sum on test these. SAX500R. Hindred Dollars. And the said mostgagest super to insure the hours and buildings on said in in a mon test these. SAX500R. Hindred Dollars. The Dollars is company or companies antifactory to the mostgages. my case the mess to be insured in Dollars. In the said mostgages, and the said mostgages, may case the mess to be insured in Dollars. And if at any time any part of said dickt, or interest thereon, be part does not disposed to the mostgages. May case the mess to be insured in Dollars. And if at any time any part of said dickt, or interest thereon, be part does not disposed. In hereby assign the rest and profits of the show described and case of the company. And if at any time any part of said dickt, or interest thereon, be part does not disposed. The hereby assign the rests and profits of the show described and case of the said of the show described and case of the said of th		
He're and Assigns, from and applies the smit Premises into the said. O. A. ENTRUE, his. He're and Assigns, from and applies. Be and my He're and Assigns and every person whomese all the lines of the said one of any part thereof. And the said mortquer	Heirs and Assigns forever. Anddo hereby bind	myself and my Heirs, Executors and Administrators to warrant and
Heirs, Réveniure, Administrators and Assigns and every person whosescent infully claiming or to chim the same or say person because And the said mortgager agree to insure the bene and buildings on said to it as an so the than. \$25,1919. Buildings Dollars Buildings on the said mortgager and the said said said said said said said said		. 7 ⁴
Hele, Executors, Administrators and Ansigns and every person whomesever lawfully challing or to claim the same or any part theyeof. And the said mortgagers agrees to insure the house and belifings on add to it a sum to test than 2. Ext. Part 1. The property of the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagers, and that in the event that the mortgager, and keep fire same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagers, and that in the event that the mortgager, and keep fire same and reinholders. PLITAGL 17 for the And I at any time and superney of such insurance under fills mortgager, may came the same to be insured in a CHIRAT I as associated and supposed of such insurance under fills mortgager, may came the same to be insured in a mortgager of the same containing the control of the above described premises to said mortgager, or the same policy of the control of said State may, at chambers or otherwise, appoint a receiver, with sucherity to the possession of the same profiles of the Chirat Court of said State may, at chambers or otherwise, appoint a receiver, with sucherity to the possession without that any policy of the court of said State may, at chambers or otherwise, appoint a receiver, with sucherity to the possession without that the said mortgager or the court of said State may, at chambers or otherwise, appoint a fire of the same profiles of the same profiles of the said mortgager. PROVIDED ALWAYS, nevertheless, and did it is the rue intent and meaning of the porties to draw the said mortgager. The State was a such as a such as a such said case, determine, and such as a such as a such said to the said mortgager. The State was a such as a such as a such said case of the said such as a such said case of the said such as a such said case of the said mortgager. The State was a such as a such said to the said mortgager of the said such as a such said to the said mortgager. The State was a such as a suc	·	
And the said mortgager— surres— to insure the heese and buildings en said to in a sum not less than \$\frac{5\text{text}}{\text{Mindred}}\$ \text{Dollars}\$ in a company or companies stallated by the mindred of the said mortgager— and the the the mortgager— shall at any time fail to do so, then the said mortgager— may cause the same to be learner in .OWINET! a		
Dollars, in a company or companies satisfactory to the mortgages—, and keep the same incarred from lost or damage by fire, and assign the policy of insurance to the said mortgages—, and that is the event that the mortgages—shall at any time of line on pay not of all disk or interest through the company of companies and expense of med historines buildings, with interest. And if at any firm on pay not of all disk or interest through the part of the product of and impacts of the products of the company of the part of the product of the company of the product of the company of the product of the Clock Control of the love described products of the Clock Control of the Clock Control of the company of the control of the part of the payment of the part of the part of the payment of the part		
manured from loss or change by fire, and sasign the policy of insurance to the said mortgages	agreen to make the house and p	buildings on said lot in a sum not less than DIL 500 M CHAIT-GA DOILERS
init to do so, then the said moregage may cause the saure to be learned in ORDRI'S. And is any time any part of said debt, or interest thereon, be past due and unput. In Increby arriga the creats and profits of the above described promises to said mortgagec or interest thereon, be past due and unput. In Increby arriga the creats and profits of the above described promises to said mortgagec or interest thereon, be past due and unput. In Increby arriga the creats and profits of the above described profits applying the creats and profits applying once that any fudge of the Circuit Court of said Saits may at describer and state the creat and profits applying once than the creats and profits applying once than the creats and profits actually collected. PEROVIDED CAMAYS, nevertheless, and that it is the true interest and meaning of the parties to these Presents, that if	insured from loss or damage by fire and assign the artists of	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same
And if a say time any turn of soils doth, or interest thereon, he past due and unpuid. I hereby assign the rests and profits of the above described premises to aid mortgage. The control of aid State may, at chambers or officewise, appoint a proceed, the Circuit Court of aid State may, at chambers or officewise, appoint a procedy the control of aid State may, at chambers or officewise, appoint a procedy the control of aid State may, at chambers or officewise, appoint a procedy the control of aid premise and collect and great and profits, applying the net proceed, thereafter (fafer paying coats of collection) upon used doth, interest, colts or expenses; without liability or common the control of the control of aid premise and collect and control of the control of aid premise and collect and control of the parties to these Presents, that if I the said mortgager. The daily must then that deed of bragation and aid shall very an or cause the said that the nest mortgager. The daily must be aid to the control of the said parties that said mortgager. The best of the control of the said parties that said mortgager. The best of the control of the said parties that said mortgager. The best of the control of the c		
promises to said mortrague, or make a second process of the Check County of Check C	promise and expense of such insurance under this mortgage, with interest.	
that any Jodge of the Circuit Court of axis State may, at chambers or otherwise, appoint a receiver, with authority to take possession of mask greatines and to concern the orange of the concernition of manufacture the center of the control of the concernition of manufacture that it is not concernition or manufacture that it is not concernition or manufacture that it is not concerned to be fault unto the said morrageor. It is the true insert and meaning of the parties to these Presents, that if I the said morrageor to be fault unto the said morrageor. It is not become the said good, then this deed of Sargian and said set shall cease, determine, and be triciply mult and work otherwise, considering the mean becaute and meaning of the parties that said morrageor. It is not become the said greatest and meaning of the said morrageor that said morrageor. It is not become the said greatest and meaning of the said morrageor that said morrageor. It is not become the said greatest and meaning of the said morrageor that said morrageor. It is not said premises until default of systems that it is not be said to the said morrageor that said morrageor that said the said morrageor that said the said morrageor that said the said that the said morrageor that said the said morrageor that said the said that the said that the said morrageor that said the said that the said that the said that the said morrageor that said the said that		
PROVIDED ALWAYS, nevertheless, and that is the true intent and meaning of the parties to these Presents, that if I the said mortgago. The delivery of the said mortgago. The said mortgago. The delivery of the said mortgagoon. The deliv	that any Judge of the Circuit Court of said State may, at chambers or collect said rents and profits, applying the net proceeds thereafter (often	otherwise, appoint a receiver, with authority to take possession of said premises and
to be \$480 unto the said mertragon the debt or man of monogo informatil, with interest thereon, if any be disa secondary to the true intent and menting of AND IT IS AGKERD by and between the said parties that said mortgager. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness. Life to hold and city the said Fremises until default of payment shall be made. Witness Life to hold and city the said Fremises until default of payment shall be made. Witness Life to hold and city the said Fremises until default of payment shall be made. Witness Life to hold and city the said Fremises until default of payment shall be made. We not consider the said mortgager. Life to hold and city the said Fremises until default of payment shall be made. We not consider the said mortgager. Life to hold and city the said Fremises until default of payment shall be made. Street to hold and city the said Fremises until default of payment shall be made. Street to hold and city the said Fremises until default of payment shall be made. Street to hold and city the said fremise the said city to the ladepundence of the United Street Street. The State of South Carolina, Life to South Carolina and Life to the within manned. Life the said appeared before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, freed or feat of any person or persons whomsoever, renounce, release and forever	the real state of the real state profits actuary confected	• The state of the
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother and and we within named. J. L. Corley W. E. Westmoreland Noary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother and made cash that he saw the within named. J. L. Corley W. E. Westmoreland Noary Public for South Carolina, County of Greenville. Personally appeared before me and upon being privately and separately cramined by me, did declare that she does freely, voluntarily and without any compulsion, freed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my band and seal, this 1st 1st 1st 1st 1st 1st 1st 1		
cort of our Lord one thousand, nine hundred and cort rection to the very cort of our Lord one thousand, nine hundred and seven and in the one hundred and of America. Seventy-second year of the Independence of the United States Signed, seeled and delivered in the presence of J. P. Strothet J. L. Corley (L. S.) W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	to be paid unto the said mortgagee the debt or sum of money afor the said note, then this deed of bargain and sale shall cease, determine, AND IT IS AGREED by and between the said parties that said mo	resaid, with interest thereon, if any be due, according to the true intent and meaning of and be utterly null and void; otherwise to remain in full force and virtue.
pear of our Lord one thousand, sine bendred-and Seventy-second and in the one hundred and Seventy-second year of the Independence of the United States Signed, essied and delivered in the presence of J. P. Strother (L. S.) W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. L. Corley and made oath that the saw the within named. J. L. Corley injury. Seal and as W. E. Westmoreland witnessed the execution thereof. SWORN TO before me this. THE STATE OF SOUTH CAROLINA, County of December A. D. 1947 W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. THE STATE OF SOUTH CAROLINA, County of Greenville. J. P. Storther Notary Public for South Carolina. RENUNCIATION OF DOWER I. W. E. Westmoreland Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. J. L. Corley Id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, bread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named G. A. Edwards., h.1s Feirs 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 let	witness and seal, this as the seal, this as the seal, the seal	day of December in the
of America. Signed, sealed and delivered in the presence of J. P. Strothes J. L. Corley (L. S.) W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother A. D. 1947 W. E. Westmoreland witnessed the execution thereof. SWORN TO before me this. December A. D. 1947 W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother act and deed deliver the within written deed, and that _he with witnessed the execution thereof. SWORN TO before me this. J. P. Storther W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. J. P. Storther J. D. Corley W. E. Westmoreland (L. S.) Notary Public for South Carolina. Notary Public for South Carolina. J. L. Corley The STATE OF SOUTH CAROLINA (County of Greenville. J. L. Corley L. W. E. Westmoreland (L. S.) Notary Public for S. C. to hereby certify unto all whom it may concern that Mrs. Iva D. Corley Let within named. (C. A. Edwards, his items and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, tread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. (C. A. Edwards, his items 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 18t	year of our Lord one thousand, nine hundred and for ty-se ven	and in the one hundred and
Signo, sealed and delivered in the presence of J. P. Strothet W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother Personally appeared before me. J. P. Strother and made oath thathe saw the within named. J. L. Corley mign. seal and as. his W. E. Westmoreland W. E. Westmoreland SWORN TO before me this. Jay of	r Dinagen and Golgan Berger Start Company (1997)	venty-second
J. P. Strothat (I. S.) W. E. Westmoreland (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me J. P. Strother and made oath thathe saw the within named. J. L. Corley and made oath thathe saw the within named. J. L. Corley his sign, seal and as. W. E. Westmoreland winnessed the execution thereof. SWORN TO before me this. 1st December A. D. 1947 W. E. Westmoreland (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland, I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland, I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland, I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland, I. S.) RENUNCIATION OF DOWER I. J. L. Corley lid 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, bread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. G. A. Edwards, his Hers 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. 1et Sy of. Dagsmber A. D. 1947 Type D. Corley I Type D. Corley I Type D. Corley I Type D. Corley I Type D. Corley	of America.	year of the Independence of the United States
W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made costs thathe saw the within namedJ. L. Corley M. E. Westmoreland	Signed, sealed and delivered in the presence of	
W. R. Westmoreland (L.S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother and made oath thathe saw the within named. J. L. Gorley sign, seal and as. hisact and deed deliver the within written deed, and thathe with W. E. Westmorelandwinessed the execution thereof. SWORN TO before me this DecemberA. D. 1947 W. E. WestmorelandL. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I RENUNCIATION OF DOWER I	J. P. Strothet	J. L. Corley
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	W. E. Westmoreland	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me		
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. J. P. Strother and made oath thathe saw the within named J. L. Corley sign, seal and as his		(L. S.)
Personally appeared before me		(L. S.)
Personally appeared before me		
Personally appeared before me	'n de transport de la company de la comp	DDODATE
act and deed deliver the within written deed, and that _he withhe with	County of Greenville.	PROBATE
act and deed deliver the within written deed, and that _he withhe with		
act and deed deliver the within written deed, and that _he withhe with	Personally appeared before me	J. P. Strother
A December Ist W. E. Westmoreland SWORN TO before me this December A D. 1947 W. E. Westmoreland Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland, Notary Public for South Carolina. RENUNCIATION OF DOWER I. W. E. Westmoreland, Notary Public for S. C. Iva D. Corley the wife of the within named in 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, tread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named G. A. Edwards, his His D. Corley Iva D. Corley	and made oath thathe saw the within named J. L. Corle	
W. E. Westmoreland SWORN TO before me this. December A. D. 1947 W. E. Westmoreland L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland. Notary Public for South Carolina RENUNCIATION OF DOWER I. W. E. Westmoreland. Notary Public for S. C. Iva D. Corley the wife of the within named. Iva D. Corley the wife of the within named. Ira december me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, tread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. 1st Let's 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. 1st Let's D. Corley Iva D. Corley Iva D. Corley	sign seal and as his	
SWORN TO before me this December A. D. 1947 W. E. Westmoreland (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. I, W. E. Westmoreland, Notary Public for South Carolina. RENUNCIATION OF DOWER I, W. E. Westmoreland, Notary Public for S. C. Iva D. Corley the wife of the within named. J. I. Corley tid 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, iread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. C. A. Edwards, 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. Given under my hand and seal, this. 1st ay of December A. D. 1947. Iva D. Corley	W. E. Westmoneland	act and deed deliver the within written deed, and that _he with
December A. D. 1947 W. E. Westmoreland (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland. Notary Public for S. C. Io hereby certify unto all whom it may concern that Mrs. Iva D. Corley the wife of the within named. It is 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 any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this. 1st 1ya D. Corley Iva D. Corley Iva D. Corley Iva D. Corley Iva D. Corley	7et	witnessed the execution thereof.
W. E. Westmoreland Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. W. E. Westmoreland. Notary Public for S. C. Iva D. Corley The wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, thread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. G. A. Edwards, 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. Given under my hand and seal, this. 1st Tya D. Corley Iva D. Corley	SWORN TO before me this	
THE STATE OF SOUTH CAROLINA, County of Greenville. I. W. E. Westmoreland. Notary Public for S. C. Iva D. Corley The wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, thread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. C. A. Edwards, 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. Given under my hand and seal, this. 1st Iva D. Corley Iva D. Corley Iva D. Corley		J. P. Storther
THE STATE OF SOUTH CAROLINA, County of Greenville. I,	W. E. Westmoreland Notary Public for South Carolina Notary Public for South Carolina	
County of Greenville. W. E. Westmoreland. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. Iva D. Corley The wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, alread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. G. A. Edwards, 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. Given under my hand and seal, this. 1st Iva D. Corley Iva D. Corley	1	
I,		RENUNCIATION OF DOWER
the wife of the within named	, and the second of the second	
the wife of the within named	I,w. E. Westmoreland,	Notary Public for S. C.
the wife of the within named	o hereby certify unto all whom it may concern that Mrs	AS D. OLIOA
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, aread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. C. A. Edwards, 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. Given under my hand and seal, this	he wife of the within named	J. I. Corley
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	lid this day appear before me, and upon being privately and separately e	examined by me, did declare that she does freely, voluntarily and without any compulsion
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		
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		
Given under my hand and seal, this		
Given under my hand and seal, this	Heirs and Assigns all her interest and actain and all all all all all all all all all al	
ay of December A. D. 1947. Iva D. Corley		or Dower of, in or to all and singular the Premises within mentioned and released.
Iva D. Orley		
	ay of December A. D. 1947	Tva D. Conlew
TARREST TO THE PARTY OF THE PAR	W. E. Westmoreland	