TO HAVE AND TO HOLD, all and surgestion, one and I bennites usin the said. M. J. P. M. M. S. Carmines and Analysis Corners, And S. J. M. S. Carmines and Analysis and S. Carmines and Analysis and S. Carmines and Analysis, and corny seems administered briefly delining on the claim, the same or any part threat.  And the start management of the interest the same absolutes and said in a same to like a same and said.  And the start management of the same absolutes and said as a same to like the same analysis and commission.  And the start management of the same analysis and same an			ts and Appurtenances to the said Premises belonging, or in anywise incident or appertaining
by tand of the process of the state of the process and the		TO HAVE AND TO HOLD, all and singular, the said Premises unto the	ne said W. D. Metts and R. J. adam
The state American and American the and pression in use the seat American American and American	3 9		their Heirs and Assigns forever. And
Age and towere details, if and newborks we are present unique using the Market	411 30	Missell mis	
Exercises Administrations and Assigns, and every process whereever briefly intuiting to to claim the time, car up part the eld.  And the sold mortgogor—ager—to insure the base and beliading to the interior time that the same insured from loss or dam, and sarings the policy of insures or the sale of the same insured from loss or dam, and sarings the policy of insures to the sale dampine. —and that in the same that the total to do so, then the sale and sarings the policy of insures to the sale of the sale o	100 Arij	by bind	Reirs, Executors and Administrate
tecentum, Administration and Animan, and every person whomenever harding chaining or to ching the same, or any part threed.  And the said management in the said concepts or companies ordinately: he the exception—), and been the same inserted from home or the and concepts—on the said oncepts—on the said on			4
increases. Administration and Assigns, and every person whereavers before before the continue of a contract of the contract of		their	Heirs and Assigns, from and against Myself. My
Deliter (in a comparing an constanting and assign the policy of incurrence to the sold margoney and dark in the event data the merapasy	سودار د	executors, Administrators and Assigns, and every person whomsoever la	awfully claiming, or to claim, the same, or any part thereof.
Delizer (in a campany or conspanies substitution; we the mortgage		And the said mortgagor agree to insure the house and building	ngs on said lot in a sum not less than
and saving the saliety of insurance to the said mortgage.  and that is the event bethe form the mortgage.  The court of the saving time and so the insured in the saving saving and reinforce.  And if as any time any part of mild debt or interest thereap he past does and unput.  And the savy time any part of mild debt or interest thereap he past does and unput.  And the savy time any part of mild debt or interest thereap he past does and unput.  And if as any time any part of mild debt or interest thereap he past does and unput.  And if as any time any part of mild debt or interest thereap he past does and what the saving and the			
many cause the same to be insured in.  ### And if all any time any part of said daft, or insured thirmsys by part due and smooth?  And if all any time any part of said daft, or insured thirmsys by part due and smooth?  ### And If all any time any part of said daft, or insured thirmsys he part due and smooth?  ### And If all any time any part of said daft, or insured thirmsys he part due and smooth?  ### And If all any time any part of said daft, or insured thirmsys he part due to the said smoothers.  ### And If all any time any part of said daft, or insured thirmsys he part day of the said smoothers.  #### And If all any time any agree that any judge of the parties to these parts, or constructions and the said smoothers, or the said smoothers, or the said smoothers, or done and the said smoothers, or the said smoothers, or the said smoothers, or the said smoothers, or the said state of the said stat			
And if at any time any part of said doft, or interest thereon he pant does not surptice.  And if at any time any part of said doft, or interest thereon he pant does not surptice.  And if at any time any part of said doft, or interest thereon has been described premium to avid mortgager.  The reference thereof the reference thereon the said surptice of the reference thereof the reference thereof the reference thereon does are surpticed.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and reference the said property of the parties to these Presents, that it is surpticed thereof the said the said surptice, that the said mortgager.  AND IT IS AGREED, by and hetween the said parties, that the said mortgager.  AND IT IS AGREED, by and hetween the said parties, that the said mortgager.  AND IT IS AGREED, by and hetween the said parties, that the said mortgager.  AND IT IS AGREED, by and hetween the said parties, that the said mortgager.  AND IT IS AGREED by and hetween the said parties, that the said mortgager.  AND IT IS AGREED by and hetween the said parties, that the said mortgager.  AND IT IS AGREED by and hetween the said parties, that the said mortgager.  AND IT IS AGREED by and hetween the said parties, that the said mortgager.  AND IT IS AGREED by and hetween the said parties, that the said mortgager.  AND		· · · · · · //	
And if at any time any part of wild delte, or discrete thereop be past due and amount.  And if at any time any part of wild delte, or discrete thereop be past due and amount.  Before discretely discretely a discrete to a said mortugage.  The or of said state any, or discretely or otherwise, agonism a merciner with submitted to take possession. If said premises and collect and state and good of profits exhally collected.  FROUNDED ALMAYS, NEVERITHELESS, and is in the true interest and sensing of the parties to these Presents, that it.  FROUNDED ALMAYS, NEVERITHELESS, and is in the true interest and sensing of the parties to these Presents, that it.  FROUNDED ALMAYS, NEVERITHELESS, and is in the true interest and sensing of the parties to these Presents, that it.  FROUNDED ALMAYS, NEVERITHELESS, and is in the true interest and sensing of the parties to these Presents, that it.  FROUNDED ALMAYS, NEVERITHELESS, and is in the true interest and sensing of the parties to these Presents in the Control of	· (	may cause the same to be insured in	name, and reimburse
And if at any time any pure of wild delet, or interest thereon he past does and anguid.  And if at any time any pure of wild delet, or interest thereon he past does not any policy of Court of said State may, at chambers of entherwise appoints a receiver with authority to this postwares of said promities and collect and state and only of profits actually collection.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and receiving, of the parties to these Presents, that it.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and receiving, of the parties to these Presents, that it.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and receiving, of the parties to these Presents, that it.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and receiving of the parties to these Presents, that it.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and receiving of the parties to these Presents, that it.  FROUNDED ALWAYS, NEVERITHELESS, and is in the true increas and reading of the said noise, then this should not be parties and in the said and reading of the said noise, then this should not be parties and in the said and relieve in all force and visual.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  In the year of our increase and between the said earlies, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  In the year of our increase and earlies and increase and increase and increase and increase and increase and earlies and independence of the United States of America.  AND IT IS AGREED, by and in the one hundred at the said and the said and the said and the said in the one hundred at the said and the said and the said and the said in the one hundred at the said a			
The fourther treatment to add nearborses. The state and the control of the contro		premium and expense of such insurance under this mortgage, with in	terest.
there tourshed remains or nist mergeness. It will be compared to the control of course of all State may, a thomber's or thereby support and course with authority to state tourshed or of the growten the course of		·	
there tourshed remains or nist mergeness. It will be compared to the control of course of all State may, a thomber's or thereby support and course with authority to state tourshed or of the growten the course of			<u> </u>
Deput of and State may, 4 Chamers of collections possess and accesses of and growtes and good a growing stated industries could be received in the collection should be accessed to a growing and stated industries could be received in the state of the collection should be accessed as a growing and collect and properly and collection should be accessed as a growing and the state management, the seal of the or sound inserts and within the state management, the seal of the or sound inserts and within the state management, the seal of the or sound inserts and within the state management, the seal of the or sound inserts and within the state management, the seal of the or sound inserts and within the state management, the seal of the or sound inserts and within the seal mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the raid mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and the said the said parties, that the said parties to the said parties to the said parties that the said mortgager.  AND IT IS AGREED, by and the said the said parties that the said parties that the said parties that the said parties th		$\frac{1}{2}$	•
the net proceeds thereof (after paying costs of collection) upon said ability, interest costs or expenses; without liability to account for anything more than a granule in the paying and the process of the parties to these Presents, that it is the paying of the said more and more anything more than in which and truly pay, or cause to be used more than anything of targets and said that case, determine, and be underly mill and roofs, other this deed of targets and said that case, determine, and be underly mill and roofs, other in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by the said the conclusion that the said mortgager.  AND IT IS AGREED by the said the case of the United States of America.  WITNESS ALLY Hands and Said the conclusion that the conclusion the said in the conclusion that the said the said that the said the	1.5	bove described premises to said mortgagee, or	
PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if		the net proceeds thereof (after paying costs of collection) upon said	debt, interest, costs or expenses; without liability to account for anything more than
regages			L
has, according to the true intern and meaning of the stall mote, then this deed of languish and sale shall cear, determine, and be atterfy null and read; others in Ital Horse and Newton. He said parties, that the said mortgagor			· · · · · · · · · · · · · · · · · · ·
AND IT IS AGREED, by and between the said parties, that the raid mortgagor to be until default of payment shall be made.  WITNESS My Hand and Seal , this in the year of our Lord one thousand pine hundred and Mullifully and in the one hundred and Mullifully and in the one hundred and seal of the Surveyignty and Independence of the United States of America.  Signed States and Delivered in the Presence of M. G. Addams (L. ).  This STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ESTATE  County.  Perconsily appeared before me.  J. J. A. D. 0.2 and date of the within ramed.  Witnessed the execution thereof.  Witnessed the execution thereof.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County.  I. de hereby certify onto all whom it may concern, that Mrs.  with of the within named.  J. J. D. D. J. J. D. J. J. D. J.		lue, according to the true intent and meaning of the said note, then this	nto the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, is deed of bargain and sale shall cease, determine, and be utterly null and void; otherw
a until default of payment shall be made.  WITNESS HAM 18 and Soal this  in the year of our Lord one thousand gine bundered and Julility  Jewas of the Sovereignty and Independence of the United States of America.  Jegung Sealed and Defavered in the Presence of  W. G. Addura (L. )		in in full force and virtue.	r
WITNESS FLEY Hand. and Seal this in the year of our Lord one thousand tine hundred and Inchested and Inchested and Inchested to the Version of the Sovereignty and Independence of the United States of America.  Signed Scaled and Desirered in the Presence of U. G. Adduss. (L. S. C.	•	AND IT IS AGREED, by and between the said parties, that the said	mortgagorto hold and enjoy the sa
in the year of our Lord one thousand sine handred and States and Interest and Independence of the United States of America.  Signing Seal-good Delivered in the Presence of  W. G. Adduss  (L. C.		s until default of payment shall be made.	
in the year of our Lord one thousand sine handred and States of America.  The filters of the Soverrigory and Independence of the United States of America.  Signogle Sealed and Desivered in the Presence of  O H. B. O'C.  The STATE OF SOUTH CAROLINA.  Personally appeared before me  and made oath that he saw the within numed  sign, seal, and as act and deed, deliver the within written Deed; and that he, with  writes Deed; and that he execution thereof.  The STATE OF SOUTH CAROLINA,  Oomety Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County,  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  AD 19 20  AD ANNO  STATE OF SOUTH CAROLINA,  County,  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  AD 19 20  AD ANNO  STATE OF SOUTH CAROLINA,  County,  I.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  AD 19 20  Whomesoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigna, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a slagular, the Premises within mencioned and released.  AD 19 30  Notary Public for South Carolina.  AD 19 41 Mrs.		WITNESS MAA Hand and Soal this	down of () also
Signed, Selected Delivered in the Presence of  C. A. A. A. County.  Personally appeared before me.  and made each that he saw the within named.  A. D. 19.20  S. A. D. 19.20  Notary Public for South CAROLINA,  THE STATE OF SOUTH CAROLINA,  County.  County.  County.  THE STATE OF SOUTH CAROLINA,  County.  County.  County.  County.  County.  A. D. 19.20  S. Notary Public for South Carolina.  S. S. S. South Carolina.  S. S. S. South Carolina.  S. South Carolina.  S.		71	
Signoy Sealed and Delivered in the Presence of  C. H. Tolker  C. H. Tolker  C. H. Tolker  County.  Personally appeared before me.  and made oath that he saw the within named  sign, seal, and as.  act and deed, deliver the within written Deed; and that he, with  sign, seal, and as.  C. H. H. H. County.  Sign, seal, and as.  A. D. 19.2-0  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  1.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before and upon heing privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, remounce, release, and forever relinquish unto the within named.  Heira and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within memoined and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.		in the year of our Lord one thousand nine hundred and	and in the one hundred a
Signoy Sealed and Delivered in the Presence of  C. H. Tolker  C. H. Tolker  C. H. Tolker  County.  Personally appeared before me.  and made oath that he saw the within named  sign, seal, and as.  act and deed, deliver the within written Deed; and that he, with  sign, seal, and as.  C. H. H. H. County.  Sign, seal, and as.  A. D. 19.2-0  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  1.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before and upon heing privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, remounce, release, and forever relinquish unto the within named.  Heira and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within memoined and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.	•	Forty-Lourth ye	ar of the Sovereignty and Independence of the United States of America.
The State of South Carolina,  The State of South Carolina,  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  The State of South Carolina witnessed the execution thereof.  The State of South Carolina County,  I,  do hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and veal, this.  A D. 19  Notary Public for South Carolina.			
The State of South Carolina,  The State of South Carolina,  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with.  The State of South Carolina witnessed the execution thereof.  The State of South Carolina County,  I,  do hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and veal, this.  A D. 19  Notary Public for South Carolina.		J. Y. Davis	W.C. adams
TAB STATE OF SOUTH CAROLINA.  Personally appeared before me  and made oath thathe saw the within named		C. H. Stoller	(1)
The STATE OF SOUTH CAROLINA,  Personally appeared before me.  and made oath thathe saw the within named			/1
Personally appeared before me.  and made oath that he saw the within named.  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with  Sign, seal, and as act and deed, deliver the within written Deed; and that he, with  C. H. Starte Of South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I. do berechy certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.			
Personally appeared before me.  3.			
Personally appeared before me.  J. J. A. D. 19.20  A. D. 19.20  THE STATE OF SOUTH CAROLINA,  County.  I.  do bereby certify unto all whom it may concern, that Mrs.  wife of the within named  A. D. 19.20  I.  He with maned  A. D. 19.20  I.  He state of the within named  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  He within named  A. D. 19.  He interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mensioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.  A. D. 19.  Notary Public for South Carolina.		TATE STATE OF SOUTH CAPOLINA	MODTCACE OF DEAL ESTATE
Personally appeared before me.  and made cath thathe saw the within named.  D. D		Helle County	MONIONOL OF REINE ESTIMA
and made oath that he saw the within named D.			
sign, seal, and as		Personally appeared before me	Vio
sign, seal, and as		A Company of the comp	a day of
C. H. LICKLES. witnessed the execution thereof.  O Abstract Research (SEAL.) Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, County.  I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19 (I. S.) Notary Public for South Carolina.	and n	nade oath thatne saw the within named	
C. H. LIARLA	************		
witnessed the execution thereof.  A. D. 19.20  A. D. 19.20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  (L. S.)  Notary Public for South Carolina.		$\mathcal{L}$ .	
witnessed the execution thereof.  A. D. 19.20  A. D. 19.20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  (L. S.)  Notary Public for South Carolina.	sign,	seal, and asact and deed, deliver the within written	n Deed; and thathe, with
A. D. 19 20  SEAL.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.  Notary Public for South Carolina.			
A. D. 19. 20  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  (L. S.)  Notary Public for South Carolina.			witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs  wife of the within named  did this day appear before a 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 person whomsoever, renounce, release, and forever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  day of	101		
Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  did this day appear before a 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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A, D. 19.  Notary Public for South Carolina.		day of A. D. 19.20	7 00 1
THE STATE OF SOUTH CAROLINA,  County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named.  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 person whomsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  A. D. 19  (L. S.)  Notary Public for South Carolina.	100	Notary Bublic for South Conding	J. J Davis
L,		A Notary Fublic for South Caronna.	
Li,		MATE CHAMP OF COVERY CAPOLINA	
do hereby certify unto all whom it may concern, that Mrs		·	RENUNCIATION OF DOWER
wife of the within named	***********	County. J	
wife of the within named		I,	
wife of the within named	do he	ereby certify unto all whom it may concern, that Mrs	
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 person whomsoever, renounce, release, and forever relinquish unto the within named			
whomsoever, renounce, release, and forever relinquish unto the within named	ł.		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all a singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this			
singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	whom	nsoever, renounce, release, and forever relinquish unto the within named	·
singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this			
singular, the Premises within mentioned and released.  GIVEN under my hand and seal, this		Heirs and Assigns a	all her interest and estate and also all her right and claim of Dower of in or to all s
GIVEN under my hand and seal, this	L		in her interest and estate, and also all her right and claim of Dower, of, in or to, all a
day of	Jg	•	
Notary Public for South Carolina.  Notary Public for South Carolina.			
O l. g 11 th.	(		
O ling 11 th.	1		
Recorded for 11 2 4 th. 19 20		Notary Public for South Carolina	
Recorded for $2 + 2 + 2 + 2 + 2 + 2 + 2 + 2 + 2 + 2 $		Notary Public for South Carolina.	
		O l. g 11 th.	
	R	O l. g 11 th.	20