agns, forever. And. I do hereby bind. myself and my  Trs and Administrators to warrant and forever defend, all and singular, the said premises unto the said mortgagee. and.  her  Heirs and Assigns from and against.  myself and my  srs, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.  the said mortgagor. agree. and the said mortgagor. and keep the same insured from loss or damage by fire, and assign the policy of insurance to his or her  name and reimburse. herself  tage, with interest, or may proceed to foreclose as though this matgage were past due.  f at any time any part of said debt or interest thereon, be past due and unpaid. I hereby assign the rents and profits of the above is set to said mortgagee.  s, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with ke possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon said debt, rexpenses, without liability to account for anything more than the rents and profits ot these presents, that if.  I		OGETHER with, all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining
The national process of the control		her
The national process of the control	•	igns, forever. And I do hereby bind myself and my
Myself. and my  The Administrators and Anapas, and every person whosesever harfully elemings or to claim the rank or say that theres.  The the said mergaport. **special.**		Administrators to warrant and forever defend, all and singular, the said premises unto the said mortgagee
An Administrates and Antique, and corp parter whoceasterer levisity chiming or to chim the came or any part thereal.  On the state surgicine, agree, as there he boars and buildings on and one the same of an fine hom.  Any Chamber of the particles of the surgicine, agree, as the case the particle of the same insured from one or famings by fire, and anique the policy of insurance the particles of the surgicine, and there is no even that the moneyage.  Also or her sum and rivelenges, while was up the same insured from one or famings by fire, and anique the policy of insurance the particle of the particles of the particle of the particles of the particle of the particle of the particles of the particles of the particles of the particle of the particles of the parti		Heirs and Assigns from and against
the and moregany—agree—a. to insure the hitten and beliefs on sell for it, the sum at not less than  1.		prs, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or an army of the same or an army of the same or army or to claim the same or to claim th
or companies statisticity to the surrigance and keep the tance immered ions has or damage by five, and studges the policy of interactive interactives.  All of the Processors and the control of the surrigance and the say time fail to do so, then the said surrigages — may cause the same to be hard or the processor of the processo	ango Ing vaga	the said mortgagor agreeg to insure the house and buildings on said lot in the sum of not less than
bett and the creat that the creat that the correspond that all any once fails to be then the administrages—may cause the mass to be not performed to the processor of such interest, or may proved to farecless at shough this ordered.  The page, with interest, or may proved to farecless at shough this ordered to the processor of such interests and continuents.  It at any time any out of said date or interest thereon, he past due and supplied.  I at any time any out of said date or interest thereon, he past due and supplied.  I at any time any out of said date or interest thereon, he past due and supplied.  I at any time any out of said date or interest thereon, he past due and supplied.  I at any time any out of said date or interest thereon, he past due and supplied.  I at any time any out of said date or interest thereon, he past due and supplied to the client.  The continuents and content and collect said rests and youngs of the Client Court of said State may, at chambers or observed, applied to ecceiver, with the past and process and process and said sects of the past	· Margar	- Under Internation
d at any time any pure of said doth or interest thereon, be past doe and tangual. I hereby assign the rents and profits of the above gas to said murtagese. or here  rs. Administrators or Anagen, and agree that any judge of the Greek Caurt of said State may, at chembers or otherwise, appoint a restover, with the personant of and personal of said post, said and it is said not personal of the parties to these presents, that if  the said not personal does not duragin and said said coats, determine, and be said you and void, otherwise to remain in fall force and the said mortgager.  J IS ACRESCO, yand between the and parties, that said mortgager.  J IS ACRESCO, yand between the said and parties, that said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said mortgager.  J IS ACRESCO, yand between the said said said said said said mortgager.  J IS ACRESCO, yand between the said said said said said mortg	18 A 17 Dig 18 Dig	agee; and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be  his or her  name and reimburse
The said montgages of sinceret thereon, be past due and support. I hereby assign the rears and profits of the show hereby cases and montgages of a garee that any lodge of the Circuit Court of said State may, at chambers or subravite, appoint a receiver, with the possession of said presents and collect and reast and profits, applying the not proceed devert clairer paying out of collection) upon said debt, or expenses; without hability to account for anything over than the reast and profits arithmy collected.  In the said montgages of the parties to these presents, that if I found and said montgages.  In the said montgages of the parties to these presents, that if I found shall well and see to be pask, more the said montgages. In the debt or same of money starceald, with interest thereon, if any be due, according to the true intent the said montgages.  I IS AGREED, by and between the said parties, that said montgages.  I I SAGREED, by and between the said parties, that said montgages.  I I Mand and Soil. this fourteenth day of Kehrushay.  I Lord one thousand nice hondred and the said said of the parties to the said said of the parties, that said montgages.  I Mand and Soil. this fourteenth day of Kehrushay.  I Lord one thousand nice hondred and threatened of Livertay-tone and in the one hundred and forty.—Fifth greatened and Delivered in the Presence of Livertay.  [Extra Source of Carolina, County]  NALLY appeared before me P.T. Heyne  at the new the within named  R.L. Maptin  The STATE OF SOUTH CAROLINA,  General Camps.  Notary Public for South Carolina and the second on thereof.  THE STATE OF SOUTH CAROLINA,  Resultation, Arma Kay Maptin  LO. Patterson, a Notary Public for South Carolina does not said start and cetate, and should be right did not power of, in or to all and singular the recent of said start that the day of Pathyayay A. D. 1921  LO. Patterson, a Notary Public for South Carolina here within named  Jossia N. Narklay, and her interest and cetate, and size of the within mentioned and released.	वेषक्षात्र <b>अ</b>	1
here  n. Administrators or Ausgan, and agree that any Judge of the Circuit Court of said State may, at chambers or oderwrise, appoint a receiver, with a school receiver and profits, applying the set proceeds thereof (Alver paying cent of collection) upon said defect of expenses; without inshirty to account for expensions and the creat and profits accountly collected.    DED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the pertice to these precises, that if.    If the meaning of the profits of these precises, that if.   I	•	f at any time any part of said debt or interest the said said said said said said said said
se possesson of set d'remètes and colect said retts and profits, applying the out proceeds thereof, clier paying control or otherwise, appoint a pretiver, without hability to account (or anything more than the reuts and profits actually collected.  DED, ALWAYS, NEVERTHELESS, And it is true intent and mensing of the parties to these presents, that id.  I the said mortgager do and shall well and the said mortgager do and shall well and the said not, ther this deer of Dargion and sale shall cease, determine, and the utterly and and void, otherwise to remain in full force and virtue.  I IS AGREED, by and between the said parties, that said mortgager.  I IS AGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and between the said parties, that said mortgager.  I SAGREED, by and the said mortgager.  I SAGREED, by and between the said said case of the said that said the said the said that said mortgager.  I SAGREED, by and between the said said case of the said that said the said that said mortgager.  I SAGREED, by and between the said said that said that said that said that said mortgager.  I SAGREED, by and between the said said that s	. •	ises to said mortgagec or
DED ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if	***	ke possession of said premises and collect said rents and profits, applying the net proceeds thereof (after profits and to the content of the profits and profits).
the said note, then this deed of largan and sale shall case, determine, and be utterly sull and void, otherwise to remain in full force and virtue.  I S AGRED, by and between the said parties, that said mortgagor.  Is not death of psyment shall be made.  ASS RY Hand and Seal this fourteenth day of February  ar Lord one thousand nine bundred and twenty-fune pendence of the United Sutes of America.  Saled and Delivered in the Presence of  [eyne.]  [eKinney.]  [in Mert in [in II]  [in II]  [in III]  [in IIII]  [in III]	Maria Land	DED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if
ASS MY Hand and Seat., this founteenth day of February  so Lord one thousand nine bundred and twenty-ione spendence of the United States of America.  Sealed and Delivered in the Presence of  [Syne, [CKinney, [L. S.]]  LeKinney, [L. S.]  LeKinney, [L. S.]  TE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE.  Sealed and as his act and deed deliver the within written Deed; and that he with.  Lule McKinney witnessed the execution thereof.  SWORN to before me, this _ 1.5th.;  day of _ February _ L.O. Petterson _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA, South Caroline _ And Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Seat _ Notary _ Notary Public for S.C.  THE STATE OF SOUTH CAROLINA _ Se	i. Nata	use to be paid, unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full force and victors.
The State of South Carolina, seat, and as his act and deed deliver the within written Deed; and that he with Lula McKinney .  Swort of the Within caroed .  The State of South Carolina, seat and seat and sed deliver the within written Deed; and that he with .  Lula McKinney .  The State of South Carolina, seat, and as .  Seated and Delivered in the Presence of .  [As a		T IS AGREED, by and between the said parties, that said mortgagor
re Lord one thousand nine handred andtwenty-price_ spendence of the United States of America.  Sealed and Delivered in the Presence of  [Ayrine.]  [CKINNEY.]  [CKINNEY.]  [CL. S.)  (L. S.)  (A)  (A)  (A)  (B)  (B)  (B)  (B)  (B		
[cKinney]  (I. S.)  (	•	pendence of the United States of America.
(L. S.)  (ACHITHMAN (		E.L. Martin
(L. S.)  (Antity III)  (Seal)  (	v**:	
THE OF SOUTH CAROLINA, RESPANDED TO SOUTH CAROLINA AND SOUTH	**************************************	(1, 5.)
TE OF SOUTH CAROLINA, County.  NALLY appeared before me. P.T. Heyne  1at he saw the within named.  P.L. Martin  1at he saw the within named.  P.T. Heyne  1at he saw the within named.  P.T. Heyne  1at he saw the within named.  1at he within named.	* %	
NALLY appeared before me P.T. lisyne  1st he saw the within named. F.L. Martin  1st he saw appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  1st heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  1st heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  1st heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.		TE OF SOUTH CAROLINA,
n, seal, and as. his act and deed deliver the within written Deed; and that he with Lule McKinney witnessed the execution thereof.  SWORN to before me, this. 15th, day of February A. D. 1921 P.T. Hayne  Liada Patterson (Seal)  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. L.O. Patterson, a Notary Public for South Caroline do hereby certify of all whom it may concern that Mrs. Anna Kay Mart in wife of the within named  E.L. Mart 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, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this. 15th, day of February A. D. 1921 Anna Kay Mart in		S. S. A. A. A. A. County.
n, seal, and as. his act and deed deliver the within written Deed; and that he with Lule McKinney witnessed the execution thereof.  SWORN to before me, this 15th, day of February A. D. 1921  Lio. Patterson Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. Lio. Patterson, a Notary Public for South Carolina do hereby certify of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named fear of any person or persons whomsoever,		NALLY appeared before me
SWORN to before me, this. 15th,  day of February A. D. 1921  Laga Patterson  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville  County.  Laga Patterson, a Notary Public for South Carolina  of the within named.  Anna Kay Martin  wife of the within named.  Fall Martin  wife of the within named.  Fall Martin  Fall Martin  wife of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessia N. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this  15th,  day of February A. D. 1921  Anna Kay Martin  Anna Kay Martin  Anna Kay Martin		tathe saw the within named
SWORN to before me, this. 15th,  day of February A. D. 1921  Laga Patterson  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville  County.  Laga Patterson, a Notary Public for South Carolina  of the within named.  Anna Kay Martin  wife of the within named.  Fall Martin  wife of the within named.  Fall Martin  Fall Martin  wife of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessia N. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this  15th,  day of February A. D. 1921  Anna Kay Martin  Anna Kay Martin  Anna Kay Martin	n, seal, and	as
SWORN to before me, this 15th,  day of February A. D. 1921  Lino. Petterson (Seal)  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. L.O. Petterson, a Notary Public for South Carolina do hereby certify  all whom it may concern that Mrs. Anna Kay Martin  wife of the within named E.L. Martin  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this 15th,  day of February A. D. 1921  Anna Kay Martin		Lule McKinney witnessed the execution thereof
day of February A. D. 1921  Lago. Patterson  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville  County.  Lago. Patterson, a Notary Public for South Caroline  do hereby certify  all whom it may concern that Mrs.  Anna Kay Mart in  wife of the within named.  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th.  day of February A. D. 1921  Anna Key Ment in	SWORN	
Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Greenville  County.  I. L.O. Patterson, a Notary Public for South Carolina  and hereby certify  all whom it may concern that Mrs.  Anna Kay Mart in  wife of the within named  E.L. Mart 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, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th  day of February  Anna Kay Mart in	day of	February A. D. 1921 P.T. Havne
THE STATE OF SOUTH CAROLINA, Greenville  L.O. Patterson, a Notary Public for South Carolina  do hereby certify  all whom it may concern that Mrs.  Anna Kay Mart in  wife of the within named.  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessia M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th,  day of February A. D. 1921  Anna Kay Mart in		Notary Public for S. C.
Greenville  L.O. Patterson, a Notary Public for South Carolina  do hereby certify  all whom it may concern that Mrs.  Anna Kay Mart 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, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th;  day of February  Anna Kay Mart in		CATE OF SOUTH CAROLINA
wife of the within named.  E.L. Mart 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, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this 15th.  day of February A. D. 1921 Anne Key Mart in		KENLINCIATION OF DOWER
wife of the within named.  E.L. Mart 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, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th.  day of.  February.  A. D. 1921  Anne Key Mart in	I,	L.O. Patterson, a Notary Public for South Carolina do hereby certify
wife of the within named.  this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  Jessie N. Markley, and her  heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  15th.  day of February A. D. 1921  Anna Key Mart in	all whom	it may concern that Mrs
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	wife of the	e within named E.L. Mart in
Jessie M. Markley, and her  heirs and assigns, all her interest and estate, and also all her right  claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this 15th.  day of February A. D. 1921  Anna Key Mart in	this day ap	pear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread
heirs and assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this		person or persons whomsoever, renounce, release and forever relinquish unto the within named
claim of Dower of, in or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this	fear of any	Jessie W. Wankler, and han
GIVEN under my hand and seal, this 15th.  day of Rebruary A. D. 1921 Anna Key Mart in	fear of any	
day of February A. D. 1921 Anna Key Mart in	fear of any	heirs and assigns, all her interest and estate, and also all her right
L.O. Patterson  Notary Public for S. C.  Anna Kay Mart in  Anna Kay Mart in	fear of any	heirs and assigns, all her interest and estate, and also all her right
Notary Public for S. C.	fear of any	Dower of, in or to all and singular the Premises within mentioned and released.  der my hand and seal, this
	fear of any  i claim of D  GIVEN un  day of.	heirs and assigns, all her interest and estate, and also all her right  ower of, in or to all and singular the Premises within mentioned and released.  der my hand and seal, this