THE STATE OF SOUTH CAROLINA,  SPERSONALLY appeared before me.  Land made oath thatshe saw the within named.  South State of the within thatshe saw the within named.  SWORN to before me, this.  day of	TO HAVE AND TO HOLD, all and singular, the said premises unto the said	pourtenances to the said premises belonging or in anywise incident or appertaining.  mortgagee
AND If at any time any part of add delay or interest thereon, he part the and grapher with interest, or may preced to forestone and contract the contract to the part of a part of the par	and Assigns, forever. And do hereby bind mys	self and my
dies, Escenters, Administrators and Assigns, and every paraco whomsoever havefully claiming or to chain the same or any part thereof.  AND the seld correquer, agree— to insert the house and buildings on said to in the same of not have the said mortgages— and the in the sevent that the nortgages— shall as any time fail to do so, them the said mortgages— may cause the cuttered have a said mortgages— may cause the cuttered have not a said mortgages— may cause the cuttered have not a said mortgages— may cause the cuttered have not said mortgages— of mortal instant date this mortgage, with interest, or may proceed to ferectione as though this mortgage were part due.  AND if at any time any part of said shiply or interest thereon, be part due and supplied of the Creati Court of said State may, at chambers or otherwise, appoint a readwer, relatively to take postens of said contragues— or Acta Management and profits and profits said for the premises and appoint a readwer, relatively to take postens of said contragues— or Acta Management and profits and profits said said said the said correspond of said said said the said correspond of said contragues— or Acta Management and profits and profits actually outlieted.  AND If at any time any part of said shiply to account to says them gives to the creative the said said said said the said correspond of said said said said said said said said	eirs. Executors and Administrators to warrant and forever defend, all and singular t	the said premises unto the said mortgages and his success
Ideirs, Recenters, Administrators and Ansigns, and every purson whomsevers lawfully chaiming or to claim the same or sury part Durest.  AND the said mortgager	The state of the s	the and Assistant from and aminot "M. A.I.A.I. MIN
AND the sixt mortgage, with interest, or may proceed to forethese as though this mortgage were past due to the premium and expresses of such insurant first him mortgage, with interest, or may proceed to forethese as though this mortgage were past due.  AND if at any time any part of said delight or may make the time and mortgage, with interest, or may proceed to forethese as though this mortgage were past due.  AND if at any time any part of said delight or interest thereon, he past due and supposed as the past due to the results and profits at the at a said mortgage, with interest, or may proceed to forethese as though this mortgage were past due.  AND if at any time any part of said delight or interest thereon, he past due and supposed as forethe premium and expresses of such insurant derivation of the said mortgage or the said mortgage of the Circuit Court of said State may, it chambers or otherwise, appoint a receiver, thinking to take passent of said forethese and calcius taid rounds and profits again the rest thereof (after parties cont of collection) upon said during, tool or captesias, whole shell she due to account the said mortgage.  BROOTERS AWAYS EXPERTIBLESS And it is recine and meaning to the parties them easily marriage.  And the said mortgage to the said mortgage to the said profits again the passent pass		
AND the said maringager. were to insure the house and buildings on aid lot in the sum of not less than.  Do not be summary or companies satisfactory to the maringage. And keep the same insured from loss or damage by fire, and assign the policy of insurance are said mortgager. In add that in the event that the mortgager. In shall at any time fail to do so, then the said mortgager. May aware the same to triving the mortgage, with interest, or may proceed to foreclose as though this mortgage were past don.  AND if at any time any part of said deby as moreset thereco, be past done and ungoid.  AND if at any time any part of said deby as moreset thereco, be past done and ungoid.  AND if at any time any part of said deby as moreset thereco, be past done and ungoid.  AND if at any time any part of said deby as moreset thereco, be past done and ungoid.  AND if at any time any part of said deby as moreset thereco, be past done and ungoid.  AND If at any time any part of said deby as moreset thereco, he past done and ungoid.  AND IF IS AGENT AND		
The company or companies satisfactory to the morpage	•	L
La company or companies antishetery to the conteguence	AND the said mortgagor agree to insure the house and buildings on sa	aid lot in the sum of not less than
AND if at any time any part of said dedge or interest thereon, be past due and unpaid.  AND if at any time any part of said dedge or interest thereon, be past due and unpaid.  Searthed premises to said mortgagee.  On the Manufacture of Court of said State may, as chambers or observite, appoint a receiver, and the court of said state may, as chambers or observite, appoint a receiver.  AND in the said mortgagee.  The said mortgagee and one said of said state and profits against the said mortgagee.  The said mortgagee and one said mortgagee.  The ded or aum of money aforesaid, with interest thereon, if may be doe, according to the transport of meaning of the authors, then this ded of bargain and sait shall case, determine, and be utterly null and void, otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that said mortgagee.  AND IT IS AGREED, by and between the said parties, that said mortgagee.  AND IT IS AGREED, by and between the said parties, that said mortgagee.  ANTINESS TO MANUFACTURE AND	a company or companies satisfactory to the mortgagee, and keep the same said mortgagee; and that in the event that the mortgagor shall at an sured in	same insured from loss or damage by fire, and assign the policy of insurance to my time fail to do so, then the said mortgagee
AND if at any time any part of said delay or interest thereon, be past due and unpaid.  AND if at any time any part of said delay or interest thereon, be past due and unpaid.  AND if at any time any part of said delay or interest thereon, be past due and unpaid.  AND if at any time any part of said state may, as chambers or otherwise, appoint a receiver, otherity to take possession of said premises and collect said rests and profits, appointing the net proceeds thereof (after paying cost of collection) upon maid delay pay, or cause to be paid, unto the said morrague—the delay pay, or cause to be paid, unto the said morrague—the delay of a sum of money aforesaid, with interest thereon, if any be due, according to the save and meaning of the said ones, then this deed of bargain and saie shall crass, determine, and be stority noil and void, otherwise to remain in fall force and virtue.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND IT IS AGERED by and between the said parties, that said morrague.  AND AGERED by and the said parties and the said and the said and the said and the sa		
incribed premises to raid mortgager. or NAC AMAGENETIAN  dirk, Executors, Administrators or Assign, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, referred to the procession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon said derivars, cott or copenaes; without liability to account for anything more than the cents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to three presents, that if the said mortgager. do and shall well up pay, or cause to be paid, unto the said mortgager. The debt or sum of money aforesaid, with interiet thereon, if any be data, according to the true in dealing of the parties to these presents, that if the said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said parties, that said mortgager.  AND IT-IS AGREED, by and between the said said said said mortgager.  AND IT-IS AGREED, b		
arcibed premises to said mortgagere or MARAMARIAN designs, and agree that any padge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, a dirty. Executors, Administrators or Assigns, and agree that any padge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, a dirty. Executors, Administrators or Assigns, and agree that any padge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, a dirty and a said and said and said rents and profits actually collected.  PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if the said mortgager do and shall well up pay, or cause to be paid, unto the said mortgage. the debt or sum of money aforesaid, with interies thereon, if any be than sone control of meaning of the and note, them this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full force and virtues.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AGREED, by and between the said parties, that said mortgager.  AND IT IS AG	AND if at any time any part of said debt or interest thereon, he past due and	hereby assign the rents and profits of the above
ciric Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of and State may, at chambers or otherwise, appoint a receiver, inhibitory to take possession of said premise and collect and frest and profess, applying the new proceeds thereof, Getter paying cost of collection) upon said of tariest, cost or expenses; without liability to account for anything more than the rents and profits actually collected.  PROVIDED, ALWAYS, KEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if  PROVIDED, ALWAYS, KEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if  PROVIDED, ALWAYS, KEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if  PROVIDED, ALWAYS, KEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if  PROVIDED, ALWAYS, KEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if  If the said mortgagor, do and shall well  the pay, or cause to be paid, unto the said mortgagor, the debt or sum of money aforesaid, with interest thereon, if say be dust, according to the true in the meaning of the shall be made of meaning of the shall case, determine, and be utterly until and void, otherwise to remain in full force and virtue.  AND IT SA ROBERD, by and observe the said approach to have a full default of payment shall be made.  WITNESS THE Hand and Said and the bundred and Little shall case, determine, and be utterly until and void, otherwise to remain in full force and virtue.  AND IT SA ROBERD by and observe the said articles and in the one hondred and sainty. If I said the said true are the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of B. B. Could be an account of the said that said and the said and any part of the force me.  B. Could be an account of the said true and the said that said the said that s		
why pay, or cause to be paid, unto the aid mortgagee	eirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit thority to take possession of said premises and collect said rents and profits, apply terest, cost or expenses; without liability to account for anything more than the re-	t Court of said State may, at chambers or otherwise, appoint a receiver, with ying the net proceeds thereof (after paying cost of collection) upon said debt, ents and profits actually collected.
at meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utserly null and void, otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that said mortgagor.  It be premises until default of payment shall be made.  WITNESS.  Hand and Seal this Hand and in the cone hundred and desired the year of our Lord one thousand nine hundred and desired.  WITNESS.  Hand and Seal this Hand and in the cone hundred and force.  Signed, Sealed and Delivered in the Pressnee of B. Loudferton.  (I.  L.  THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE.  THE STATE OF SOUTH CAROLINA,  The seal and as Loude and belivered before me and and coath that make saw the within named.  B. Loudferton.  (I.  II.  THE STATE OF SOUTH CAROLINA,  The seal and as Loude and the within named.  B. Loudferton.  Witnessed the execution thereof.  SWORN to before me, this the within written Deed; and that She with.  The STATE OF SOUTH CAROLINA,  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  A D. 1924  A D. 1924  A D. 1924  A D. 1924  The STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  A D. 1924  A D. 1924  The STATE OF SOUTH CAROLINA.  The STATE OF SOUTH CAROLINA A D. 1924  A D. 1924  The STATE OF SOUTH CAROLINA A D. 1924  The STATE OF SOU		
AND IT IS AGREED, by and between the said parties, that said mortgagor  to bold and enjoy dip premises until default of payment shall be made.  WITNESS  WHY Hand and Seal, this  the year of our Lord one thousand nine hundred and Little for the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of  Barab County of the United States of America.  Signed, Sealed and Delivered in the Presence of America.  Signed, Sealed and Delivered in the County of the United States of America.  Signed, Sealed and Delivered in the County of the United States of America.  Signed, Sealed and Delivered in the Presence of America.  Signed, Sealed and Delivered in the County of the United States of America.  Signed, Sealed and Delivered in the County of the United States of America.  Signed, Sealed and Delivered in the Presence of America.  Signed, Sealed and Delivered in the Presence of America.  Signed, Sealed and Delivered in the County of the United States of America.  Signed, Sealed and Delivered in the Sealed and Sealed in the County of the County o		
id premises until default of payment shall be made.  WITNESS. Hand and Seal this day of august the year of our Lord one bibusand nine hundred and sealing factoring are of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Sand Marcia.  Signed, Sealed and Delivered in the Presence of Sand Marcia.  CL.  CL.  CL.  THE STATE OF SOUTH CAROLINA.  PERSONALLY appeared before me.  d made oath that she saw the within named.  B. D.		
WITNESS My Hand and Seal this 4th day of August the year of our Lord one thousand nine hundred and Mullity Jamand in the one hundred and times, 44th are of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Sarah leaving half of the Within the Presence of Sarah leaving half of the Within America Signed, Sealed and Delivered in the Presence of Sarah leaving half of the Within America Signed, Sealed and Delivered in the Freeze of Sarah leaving half of the Within County.  PERSONALLY appeared before me Lara leaving half of the Within the Sarah leaving half of the Within Witten Deed; and that She with witnessed the execution thereof.  SWORN to before me, this day of Larah leaving half of the Sarah leaving half of the Within Sarah leaving half of the Within the Sarah leaving half of the Within the Sarah leaving half of the Within named B. And Larah leaving half of the Within named B. Larah larah leaving half declare that she does freely, voluntarily and without any compatision, drifter of any person or persons whomsoever, renounce, release and forever relinquish unto the within named B. Larah larah leaving half of the Premises within mentioned and released.		to hold and enjoy the
the year of our Lord one thousand nine hundred and deletally farm and in the one hundred and factory or of the United States of America.  Signed, Sealed and Delivered in the Pressence of  Large Larg		11 th
Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Pressence of  Signed, Sealed and Delivered in the Presses of  Signed, Sealed and Delivered in the Presses of  Signed, Sealed and Delivered in the Presses within mental  (L.  (L.  (L.  (L.  (L.  (L.  (L.  (L	WITNESS Hand and Seal this	day of the day of
Sava Campbell  G. Jaman (I. C.	ar of the Independence of the United States of America.	and in the one hundred and forty 49. thu
E. SINCHARAM  (I.  (I.  (I.  (I.  (I.  (I.  (I.  (I		
THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me.  I made oath thatshe saw the within named.  B. B	sora Campbell	(L. S.)
THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me.  January Louise State State  A para Caupbell  I made oath that she saw the within named  B bulblatary  Mortgage of Real Estate  Laupbell  I made oath that she saw the within named  B bulblatary  Witnessed the execution thereof.  SWORN to before me, this,  day of Caupbell  Notary Public for S. C  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  I bulblatary  I bulblatary  The state of South Carolina,  Witnessed the execution thereof.  RENUNCIATION OF DOWER.  A D. 1924  B all whom it may concern that Mrs.  Was a laubbatary  Wife of the within named  B bulblatary  Wife of the within named  B bulblatary  Wife of the within named  B bulblatary  Wife of any person or persons whomsoever, renounce, release and forever relinquish unto the within named  Caupbell  A D W bulblatary  Wife of the within named  B bulblatary  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, dried of the within named  B bulblatary  Wife of the within named  B bulblatary  Wife of the within named  B bulblatary  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, dried the premises and forever relinquish unto the within named  Wife of the within named and estate, and also all her ri	E. Imman	(L, S.)
THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me.  In seal, and as has act and deed deliver the within written Deed; and that she with  E. January  witnessed the execution thereof.  SWORN to before me, this day of long the public for S. C.  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  In seal, and as has act and deed deliver the within written Deed; and that She with  E. January  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  In seal, and as has act and deed deliver the within written Deed; and that She with  RENUNCIATION OF DOWER.  In seal, and as has act and deed deliver the within named.  In seal, and as has act and deed deliver the within written Deed; and that She with  RENUNCIATION OF DOWER.  In seal, and as has act and deed deliver the within named.  In seal, and as has act and deed deliver the within named.  In seal, and as has act and deed deliver the within named.  In seal, and as has act and deed deliver the within named.  In seal, and as has a has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the within named.  In seal, and as has a long the seal of the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within named.  In seal, and as has a long the within name		
THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me di made oath that sahe saw the within named  A D. 1924  SWORN to before me, this day of Large La		(L, S.)
PERSONALLY appeared before me.  I made oath that she saw the within named B. B. Causabell  In, seal, and as has act and deed deliver the within written Deed; and that She with.  E. Annuar witnessed the execution thereof.  SWORN to before me, this day of Carolina, Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, PRENUNCIATION OF DOWER.  I. Bala Causabell and Paragraphic do hereby cere to all whom it may concern that Mrs. Mal Laubellation wife of the within named B. B. Causabell as parately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named B. B. Causabell S. W. D. W. Liss and assigns, all her interest and estate, and also all her rid claim of Dower of, in or to all and singular the Premises within mentioned and released.	/	(L. S.)
PERSONALLY appeared before me.  di made oath thatshe saw the within named		MORTGAGE OF REAL ESTATE.
m, seal, and as Real act and deed deliver the within written Deed; and that She with.  E Invan witnessed the execution thereof.  SWORN to before me, this day of Lagrant A. D. 1924  E Lagrant (Seal)  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Lagrant Lagrant For L. do hereby cerette all whom it may concern that Mrs.  E wife of the within named.  The state of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The wife of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  The state of the within named.  The state	Land low	
m, seal, and as Real act and deed deliver the within written Deed; and that She with.  E Survan witnessed the execution thereof.  SWORN to before me, this day of Carry Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Survant Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Survant Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Survant Public for S. C.  The state of south Carolina Public for S. C.  I wife of the within named S. Survant Public for S. C.  I wife of the within named S. Survant Public for S. C.  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dr fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named S. Survant Public for S. C.  Substitute S. Survant Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  I substitute S. Survant Public for S. C.  I substitute S. Survant Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  I substitute S. Survant Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  I substitute S. Survant Public for S. C.  I substitute S.	PERSONALLY appeared before me.	H. S. C.
witnessed the execution thereof.  SWORN to before me, this day of Largust A. D. 192#  Endowned Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Also County.  I Also County.  I Also County.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named for the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named for the privately and assigns, all her interest and estate, and also all her rid declaim of Dower of, in or to all and singular the Premises within mentioned and released.	d made oath thatshe saw the within named	rson
SWORN to before me, this day of Lugust A. D. 1924  Edward Motary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I Campbell a natary Public for S. C.  The state of south campbell a natary Public for S. C.  I hala Campbell a natary Public for S. C.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named for the sufficient of the sufficient o		
SWORN to before me, this day of Duguet A. D. 1924  Endemode Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I. Dala Campbell a Matary Public for S. C.  The state of south carolina,  I. Dala Campbell a Matary Public for S. C.  In also County.  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, drefear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of Sauthern, Balandary Cambbell Sauthern, Cambbell	n, seal, and asact and deed deliver the within written Deed; a	and thatShe with
SWORN to before me, this day of Caracter A. D. 1924  East Caracter A. D. 1924  THE STATE OF SOUTH CAROLINA,  I, Sala Caracter County.  I, Sala Caracter County.  I wife of the within named B. Sulbertson  I 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, dr fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named A. Sauthern, Balandar Caracter A. D. W. Landard Caracter A. D. W. Landard Caracter A. D. W. Landard Caracter A. D. Landard Caracter A. D. W. Landard Caracter A. D. W. Landard Caracter A. D. Landard Caracter A.	E. Inman wite	nessed the execution thereof.
the STATE OF SOUTH CAROLINA,  I, Salar Caruphell a Matary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I, Salar Caruphell a Matary Public for S. C.  RENUNCIATION OF DOWER.  The state of the within named of S. S. C.  I 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, dr fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of S. S. C.  Selection of Dower of, in or to all and singular the Premises within mentioned and released.	gwony is to form me this	
THE STATE OF SOUTH CAROLINA,  I. Sala Campbell a Matary Public for S. C.  RENUNCIATION OF DOWER.  I. Sala Campbell a Matary Public for S. C.  do hereby cereto all whom it may concern that Mrs.  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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the substance of th	day of august A. D. 1924	Lera Campbell
THE STATE OF SOUTH CAROLINA,  I, Lake County.  I, Lake County.  I, Lake County.  I wife of the within named.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.  I this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computer.  I this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computer.  I this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computer.	6 Immas (Seal)	
I, Sala Caurphell and Natary Public for b. do hereby cerebo all whom it may concern that Mrs.  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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of author, Baland Caurphell 3 N.D.W. his successors    Deland Caurphell 3 N.D.W. his successors   Deland Caurphell 4 3 N.D.W. his successors   Deland Caurphell 5 N.D.W. his successors   Deland Caurphell 6 N.D.W. his successors   Deland 6 N.D.W. his successors   Dela	Notary Public for S. C.	
I, Lala Campbell a natary Public for b. do hereby cerebo all whom it may concern that Mrs. Mae lambertaon  wife of the within named B. Loubbertaon  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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named A. Dauthern, Balledan Camp # 3 N. D. W. his successors  [Deldan Gamp and assigns, all her interest and estate, and also all her rich claim of Dower of, in or to all and singular the Premises within mentioned and released.	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
to all whom it may concern that Mrs.  Shall bulbertoon  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the privately and assigns, all her interest and estate, and also all her rid claim of Dower of, in or to all and singular the Premises within mentioned and released.	Greenville County.	
to all whom it may concern that Mrs.  Shoulderstoon  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the suitable of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the suitable of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the suitable of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the suitable of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the suitable of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, drear of the separately examined by me, did declare that she does freely, voluntarily and without any compulsion,	I Lala Campbell a nata	ry Public for S. G. do hereby cartify
wife of the within named B. S. Sullistan.  I 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, drear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named by a suttlern, Barbara and assigns, all her interest and estate, and also all her richard of Dower of, in or to all and singular the Premises within mentioned and released.		
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, drefear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of the second of	B & land la Fa	
fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named of Sauthern, Barbeland, Bar	wife of the within named	
Cedan Camp # 3 W.O.W., his successors  beire and assigns, all her interest and estate, and also all her rid claim of Dower of, in or to all and singular the Premises within mentioned and released.		$\mathcal{C}$
deire and assigns, all her interest and estate, and also all her ri	fear of any person or persons whomsoever, renounce, release and forever relinquis	the Auctory
d claim of Dower of, in or to all and singular the Premises within mentioned and released.	//	
	· · · · · · · · · · · · · · · · · · ·	
$\prime$	I claim of Dower of, in or to all and singular the Premises within mentioned and re	eleased.
GIVEN under my hand and seat, time	GIVEN under my hand and seal, this	
day of Jugust A. D. 1924 Mrs. Mal Cullertan.  Notary Public for S. C.	day of General A. D. 1924  Land Caputy fell (L. S.)  Notary Public for S. C.	nro mae pullertsan
Recorded Aug 6th 1 1924	Recorded Ala M	6 th / 1024