The part of Market Means Correspond to Green's County, in 1903. TOGETHER with all and single-the Rights, Members, Hardenments and Agreements to the said Promise inclining or in seywise incident or apperhishing TO RAYE AND TO MOLD, all and sangests, the said premise sums the said. Here and Anagan Service. Here and I have been been designed to the said and said of the said and said to the said said to the said and said to th	The above described land isthe same conveyed to me by	
TO HAVE AND TO MULL), at said magabe, the said premiers cannot be mid. Mean and Amagas factors. Mean And I	on the 2 red)	day of February 19.20, deed
TO HAVE AND TO HOLD, all and singular the Salam, Machine, Mercellanders and properties and to the salah Principle Control of the Administrators to warrant after with discovered and a local state of the Principle Control of the Administrators to warrant after with discovered state of all and taggins for salah properties for the Administrator to warrant after with discovered state of all and taggins for salah properties of the Administrator to warrant for the World and the principle of the Salam and taggins for a large the following on the Salam and taggins to the salah properties of the Salam and taggins to the salah properties of the Salam and taggins to the salah properties of the Salam and the salah state of the Salam and taggins to the salah properties of the Salam and taggins to the salah properties of the Salam and taggins to the salah properties of the Salam and taggins to the salah part of the Salam and taggins to the salah part of the Salam and taggins to the salah part of the Salam and taggins and taggins to the salah part of the Salam and taggins and the salah state of the Salam and taggins and	recorded in Register Mesne Conveyance for Greenville County, in Book	Page 129
And I Go hereby bed myself, my Horse and Assigns forward. Becenters and Administrators to warsons and forward defined all and simples reas and perfect the analysis one, the most of the state in the state of the s	TOGETHER with all and singular the Rights, Members, Hereditamen	ts and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
And I do bereity their greeti, my Heirs and Asigns forward. Receited and Administrators to warroom and forware deleted all and singular fee and possible sent to the said mortgages. Receited and administrators to warroom and forware deleted all and singular fee and possible sent to the said mortgages, and accept person witnesseers. And I the said mortgages, and every person witnesseers for fieldly delining or to climb, the same or any part thereof. And I the said mortgages, and servery person witnesseed delining on minds had for one through the delining of the mortal and acceptance. PROVIDED ALWAYS, NEXPERTIBLESS, and it is the run instead of each thoughout underwhole pictures. PROVIDED ALWAYS, NEXPERTIBLESS, and it is the run instead extension of the histogeness, and the said contingent. PROVIDED ALWAYS, NEXPERTIBLESS, and it is the run instead extension of the possible solutions. PROVIDED ALWAYS, NEXPERTIBLESS, and it is the run instead extension of the possible solutions. The said fields or some a company forwards and extensive goal of the possible solutions. PROVIDED ALWAYS, NEXPERTIBLESS, and it is the run instead extension of the possible solutions. The said fields or some a company forwards and extension and provides and any south the said societies and it is the run instead of extension and forwards. The said fields or some a company forwards and extension of the said societies and vision. AND IT IS AGRESSID, by and between the said particles, that I is been accepted to the run instead of	TO HAVE AND TO HOLD, all and singular, the said premises unto the	said W. C. Cleveland, and his
Reconstruct and Administratures to severant and forever effect all and singular for the aid preguing street and state to the part of the aid more and analysis, and severant parts of the aid more and analysis, and severant parts of the state of the aid more and analysis, and severant parts of the state of the aid more and analysis, and severant parts of the state of t	/	
Reconstruct of Administratures to severant and forever ordered all and simplicit of several policy from an elegation of the several season Ausgan, and every person with minuters or effilly delining are to claim, the same or any part thereof. And I	And Ido hereby bind myself, my	Heirs.
And I he said managery and the said managery agree to incirc the book and hillings on to chain, the same or any part thereof. And I he said managery agree to incirc the book and hillings on the said for tool test managery and the said managery agree to incirc the book and in the said hillings on the said hill be incirculated to the gorganization on the gorganization of the gorganizat	Executors and Administrators to warrant and forever defend all and singular t	he said bromises unto the said mortgagee.
And I the said morgages, agree to inside the base and billings on said tand for not less than Delar, in a consort through by five during the communition of this said, and the property of companies which that I de acceptable to the congrage, and leap the same interests the control of the companies of the congrage of the said in the control of control of the control of control of the control of	· · · · · · · · · · · · · · · · · · ·	
Treat issue or damage by tire during the communitarion of the incorpage, and made out the company on the made out the company on the made out the company on the made out the company of the during the communitarion of the previous and expense of such languages and that in the core of the company of the company of the parties because the said mortgage, and that in the core of the company of the parties because the control of the previous and expense of such languages are cause the case to be paid unto the said mortgages. The said mortgages, do and shall not not money abrorately with interest thereon if they shall be due, according to the true internal and money. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said parties, that 1. ADD IT 28 AGREED, by and deverous the said Previous of the train and said parties the said said said parties the said said said parties the said said parties the said said said said said said said said	are a	l · · · · · · · · · · · · · · · · · · ·
time has or damage by fire during the continuation of, this mortgage, and make the under poley or policies of insurance payable to the mortgage, and that in the center of the precision of the precision of the precision and expense of the precision and the policy of the precision and expense of the precision and the policy of the precision and expense of the policy of the precision and the provided and provide	And Ithe said mortgagor, agree to insure the hor	use and buildings on said land for not less than
street in the shall at any time fail to all to the pressure of auth languagement of author and au	from loss or damage by fire during the continuation of this mortgage, and make	or companies which shall be acceptable to the mortgagee, and keep the same insured loss under policy or policies of insurance payable to the mortgagee, and that in the
PROVIDED ALWAYS, NEVERTHELESS, and is the types instine and meaning of the persists to types presents, this still the mid-mortgager, do and shall well and rethy pay, or cause to be paid unto the still entered retrievable to the still mortgager, do and shall well and rethy pay, or cause to be paid unto the still entered retrievable to the still control and the shall coate, determine, and be externed, as an external, it amy shall be then according to the true intent and meaning of the said mortgager, and the still the said mortgager, and an external three and directions, and be entered until the said and the said parties, that I the said mortgager, and the said parties, that I the said mortgager, and the said state of payment shall be entitled to take possession timestates, without source, receive the rest and greatly and always them to said state until the said as the said and policy and individual state of the said until the said and policy and individual state of the said and state an	event Ishall at any time fail to do	so, then the said mortgages may cause the same to be insured as above provided and
the said mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager, and the said mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager, and the said the said the said to take position immediately, without notice, receive the rest and profits and apply then to said within the said in the same is said. WITNESS I Ally hard and seat this sources and the said the sai		
the said storage, do and shall well and truly pay, or cause to be paid unto the said surringage with the said debt or tags and said shall cause do thought she that the said debt of the said she that the said debt of the said she that the said debt of the said she that the said she she that the said she said she that the said she that the said she said she that the said she that the said she said		
and note. then this deed of berrand and the control of course adversaried, and is according to the true intent and meaning of the stand flower and the course and white course white course and white course and course course and white course white cour		ر ۱۹۹
AND IT IS AGREED, by and between the said parties, that I to have been the said parties, that I to had and enjoy the said Premises until default of payment shall be made, in which delt until the saides are paid. The said mortgager, and the mortgager or this representative or assigns shall be credited to take possessian innoisates, without notice, receive the cean and profits and apply them to said delt until the saides is paid. WITNESS I to go the between the said parties, and to this out to take possessian innoisates, without notice, receive the cean and profits and apply them to said delt until the saides is paid. WITNESS I to go the between the said parties and to this out to take possessian innoisates, without notice, receive the cean and profits and in the one hundred and forty to the year of our Lord one thousand nine hundred and a local this case of America. Sagned, Saide and Delivered in the Prescrice of the white white the one hundred and forty to the parties of the payment of the payment of the parties of the payment of the pa		
went the mortgages or his representative or usigns shall be entitled to take possession immediately, without notice, occerve the rest and profits and apply friend to said obtained the same is paid. WITNESS J. L. J. Land. and seed this within day of	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 virtue.
event the moregages or his representative or assigns shall be entitled to take potestion immediately, without notice, receive the rent and profits and apply them to said determent and the part of our Lord core thousand rines bunded and seal, this way of the Sovereignby and Independence of the United States of America. WITHESS 7 Line hand seal continued the part of our Lord or thousand rines bunded and Independence of the United States of America. WITHESS 7 Line hand in the one bundered and forty part of the Sovereignby and Independence of the United States of America. STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before nn. And made oath that he saw the within named A. D. 19.23 STATE OF SOUTH CAROLINA, Greenville, County. Notary Fablic, S. C. STATE OF SOUTH CAROLINA, Greenvilla, County of A. D. 19.23 Notary Fablic for South Carolina, or has Mrs. Notary Fablic for South Carolina and you being privately and separately consulted by no, did decide phat the does feetly, volontarily and without any computation, dirad or fear of any person or persons whomsoever, renounce, release and forever relinquish must the wife of the within named A. D. 19.23 Dower of, in, or to all and singular the Premises within mentioned and released. GUYEN under my hand and seal, this Notary Fublic, S. C. Recorded Notary Fublic, S. C. Recorded Notary Fublic, S. C. Recorded Notary Fublic, S. C. STATE OF SOUTH CAROLINA, Notary Fublic, S. C. Recorded Notary Fublic, S. C. Provales received I do hereby assign, transfer and set over to. The within mortages and the note which it secures without recourse, this. 19.20 The within mortages and the note which it secures without recourse, this. 19.20 The within mortages and the note which it secures without recourse, this. 19.20 The within mortages and the note which it secures without recourse, this.	AND IT IS AGREED, by and between the said parties, that I	, the said mortgagor, am
WITNESS ALLy hand, and seal, this. Signed, Seal and Delivered in the United States of America. Signed, Seal and Delivered in the Presence of Seal All Andrew And In the one hundred and forty. FERSONALLY appeared before me, And made onth that he saw the within named. A D. 19.23 SWORN to before me, this. SWORN to before me, this. GEALL Neary Public, S. C. STATE OF SOUTH CAROLINA, Greenvilla County. In with the wife of the within named. A D. 19.23 A D. 19.23 A D. 19.23 A D. 19.24 A D. 19.25 STATE OF SOUTH CAROLINA, Greenvilla County. In with the wife of the within named. A D. 19.24 A D. 19.25	event the mortgagee or his representative or assigns shall be entitled to take po	to hold and enjoy the said Premises until default of payment shall be made, in which seession immediately, without notice, receive the rent and profits and apply them to said
STATE OF SOUTH CAROLINA. Greenvilla, County. STATE OF SOUTH CAROLINA. Greenvilla County. A D 1923 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1924 A D 1925 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1925 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1925 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1925 A D 1925 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1925 A D 1925 STATE OF SOUTH CAROLINA. Greenvilla County. A D 1925 A D 192	debt until the same is paid.	13 the
sign, seal, and as	WITNESS hand and seal this	day ofin the year of
Signot. Sealed and Delivered in the Presence of A. A. B. STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, and made oath thathe saw the within named. sign, seal, and sa	our Lord one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.	and in the one hundred and forty
STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me, and made oath that he saw the within named sign, seal, and as	•	The control of the co
Greenville County. PERSONALLY appeared before me, and made outh that the saw the within named. sign, seal, and as the within named. SWORN to before we, thin. day of the AD 19.23 CREALLY Notary Feblic, S. C. STATE OF SOUTH CAROLINA, Greenville, County of the within named. so the wife of the within named. The wife of the within named. AD 19.24 The wife of the within named. The wife of the withi	Raij Rabiani	H. W. Bushaw (L. S.)
Greenville County. PERSONALLY appeared before me, and made oath that the saw the within named. sign, seal, and as act and deed, deliver the within written Deed; and that be with witnessed the execution thereof. SWORN to before me, this. day of A. D. 19.23 CSEALLY Notary Public for South Carolina, Greenville County of the within named. A. D. 19.24 STATE OF SOUTH CAROLINA, Greenville County of the within named. A. D. 19.24 COUNTY of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. Notary Public S. C. STATE OF SOUTH CAROLINA, ONE of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. Notary Public S. C. STATE OF SOUTH CAROLINA, Notary Public S. C. STATE OF SOUTH CAROLINA, Recorded. R	Good Hodgie	(L. S.)
PERSONALLY appeared before me, and made oath that he saw the within named. sign, seal, and as.	STATE OF SOUTH CAROLINA,)	PROBATE.
asign, seal, and as act and deed, deliver the within written Deed; and that he with. SWORN to before me, this 13' day of 120 A. D. 19.23' STATE OF SOUTH CAROLINA, Greenville County I, Mostary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County I, Mostary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs. the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons or persons whomsoever, renounce, release and forever retinquish unto the within named W. C. County of Mostary Public, S. C. WENDER TO SOUTH CAROLINA, OUNTY Public, S. C. STATE OF SOUTH CAROLINA, Notary Public, S. C. Recorded W. J.	Greenville County.	
sign, seal, and as	PERSONALLY appeared before me,	Roberson
witnessed the execution thereof. SWORN to before me, this day of. L. Q. C. L. H. J. J. (SEAL.) Notary Fublic, S. C. STATE OF SOUTH CAROLINA, Greenvilla County. I. A. D. 19.24 STATE OF Within named. do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. and upon being privately and separately examined by me, did declare that she coes freely, voluntarily and without any computison, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.29 STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. day of. 19.20	and made oath thathe saw the within named	126. Bushaw
witnessed the execution thereof. SWORN to before me, this day of. A. D. 1923 STATE OF SOUTH CAROLINA, Greenville County, I, A. D. 1924 STATE OF SOUTH CAROLINA, Greenville County, I, A. D. 1924 A. D. 1924 STATE OF SOUTH CAROLINA, Greenville County, I, A. D. 1924 A. D. 1924 A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs. The 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 persons whomsoever, renounce, release and forever relinquish unto the within named Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1922 The state of South Carolina, Notary Public, S. C. Heirs and Assigns, all her interest and estate and also all her right and claim of Burney Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. day of. 19.		
SWORN to before me, this day of	sign, seal, and asact and deed, deliver the within v	written Deed; and thathe with
day of A. D. 19.23 STATE OF SOUTH CAROLINA, Greenville, County. I. A. Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville, County. I. A. Notary Public for South Carolina, do bereby certify unto all whom it may concern, that Mrs. The wife of the within named. A. D. 19.24 A. D. 19.24 Heirs and Assigns, all her interest and estate and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. The state of South Carolina, Notary Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. As y of. 19.25	a Clocar Hodgle	witnessed the execution thereof.
STATE OF SOUTH CAROLINA, Greenville County, I, STATE OF SOUTH CAROLINA, Greenville County, II, STATE OF SOUTH CAROLINA, County of Recorded. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. The without mortgage and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. AD 19. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. AD 19. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, County of STATE OF STA	SWORN to before me, this / 3''	
STATE OF SOUTH CAROLINA, Greenville County, I, STATE OF SOUTH CAROLINA, Greenville County, II, STATE OF SOUTH CAROLINA, County of Recorded. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. The without mortgage and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. AD 19. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. AD 19. STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. STATE OF SOUTH CAROLINA, County of STATE OF STA	day of A. D. 19.20	May Pobesse
STATE OF SOUTH CAROLINA, Greenville Counts, I, A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs. the 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 persons whomsoever, renounce, release and forever relinquish unto the wiffin named. Heirs and Assigns, all her interest and estate and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.22 STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. day of. 19.25	Motory Public S. C.	
Greenville County I, a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. and upon being privately and separately examined by me, did declare that she coes freely, voluntarily and without any compulsion, dread or fear of any person or persons 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 and singular the Premises within mentioned and released. CIVEN under my hand and seal, this. (SEAL.) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. 19	Notary Labit, G. C.	
do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. A did this day appear before me, and upon being privately and separately examined by me, did declare that she coes freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 19 23 Recorded. Notary Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. did this day appear before me, did this day appear before me, and upon being privately and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within any did this day appear before me, and upon being privately and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within the observation of the within mentioned and released. Heirs and Assigns, all her interest and estate and also all her right and claim of the secures and the property of the within the within the within the within mentioned and released. The property of the within the premises without the within the private that the course, the property of the within	,	RENUNCIATION OF DOWER.
do hereby certify unto all whom it may concern, that Mrs. the wife of the within named and upon being privately and separately examined by me, did declare that she coes freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.23 Notary Public, S. C. Recorded STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. did this day appear before me, and upon before me, and upon before me, did this day appear before me, and upon before me, did this day appear before me, and upon before me, did this day appear before me, and upon before me, and upon before me, did this day appear before me, and upon before me, and upon before me, did this day appear before me, and upon before me, and upon before me, did this day appear before me, and upon before and upon before me, and upon before me, and upon before me, and	I,	a Notary Public for South Carolina
did this day appear before me, and upon being privately and separately examined by me, did declare that she coes freely, voluntarily and without any compulsion, dread or fear of any person or persons 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 and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.20 Recorded. Recorded. Recorded. Notary Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to. the within mortgage and the note which it secures without recourse, this. did this day appear before me, did the standard without scours. Heirs and Assigns, all her interest and estate and also all her right and claim of the did this day appear before me, did the standard of the day appear before me, did the standard of the day appear before me, did the standard of the day appear before me, did the standard of the day appear before me, day appear befo	do hereby 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 persons whomsoever, renounce, release and forever relinquish unto the within named. Control Control	4 1 1 1	did this do-
Heirs and Assigns, all her interest and estate and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.20 Recorded. Notary Public, S. C. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this. Meirs and Assigns, all her interest and estate and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. 7. 19.20 The interest and estate and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. 7. 19.20 STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to 19.20 19.20		does freely, voluntarily and without any compulsion, dread or fear of any person or
Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.20 A. D. 19.20 Recorded. Recorded. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this. day of. 19.20 19.	persons whomsoever, renounce, release and forever relinquish unto the within na	arred W. C. aleveland, her
Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.20 A. D. 19.20 Recorded. Recorded. STATE OF SOUTH CAROLINA, County of. For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this. day of. 19.20 19.		
Recorded 700 19 20 STATE OF SOUTH CAROLINA, County of 500 For value received I do hereby assign, transfer and set over to 500 the within mortgage and the note which it secures without recourse, this 500 day of 500 19		
Recorded 700 700 700 700 700 700 700 700 700 70		
Recorded 7 10 19 20 STATE OF SOUTH CAROLINA, County of	(A) A H	Mo, Si, W, Bushaw
STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of	Notary Public, S. C.	
STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of	VEN	
STATE OF SOUTH CAROLINA, County of For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of	· · · · · · · · · · · · · · · · · · ·	
For value received I do hereby assign, transfer and set over to	Recorded Milij	19.20
For value received I do hereby assign, transfer and set over to	STATE OF SOUTH CAROLINA.	
For value received I do hereby assign, transfer and set over to	· }	
the within mortgage and the note which it secures without recourse, this	·	
4	······································	
Assignment Recorded	Assignment Recorded19	

200-2

di

£,