As hereby blich. Principal of p		said b. J. Parochernan his
in current of decrete clothed and designate the sade premises make the state of the		heirs and assigns forever. And
the accounts administrators and sangua, from and against. The Alleles SWAYE and the said mortages and sangua from and against or said for the said mortages and sangua and every person without the said mortages and sangua from a said for the said mortages. The said sangua from a said to the said to find the said to the event that the mortages. The said sangua from some the said mortages. The said sangua from some the said mortages. The said sangua from some the said mortages. The said sangua from some of sangua from some made the said mortages. The said sangua from some of sangua from some made the sanguage is the said mortage. The said sanguage is the said sanguage is the said mortages. The said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the said sanguage is the said sanguage is the said sanguage is the said sanguage. The said sanguage is the sanguage is the said sanguage is the said sanguage is the said sa	do hereby bind myself	my heirs, executors and administrators
the eventure, administratory and assigns and every series or whosenever barville, desiring or as claim the same or any first thereof. And the aid corresponding region to home the locate and desiring some of the state and the aid to the aid course. Dellar, is a company or companies statisticisty to the aid course insert them less of states, and that is the aid course and the states are used to the aid course of the states are as a state of the the management, and the states are only the the emisgenent, and the states are only the states are only the states are only the states are only the states are of aid and the states are only and the states. And it also the crypt of state dark in time of the mortgame, with interest. And it also the crypt of states are only around the states are of a states are only around the states. And it also the crypt of states are only around the states are of a states are only around the states are only around the states are of an around the states. And it also the crypt of states are only around the control of the control of and provinces and the state of and States are only around as a control, with interest states are only around the control of a states are only around the control of an around collect and resident around the states are only around the states		
And the said scrittering agreeds to leaver the towns and shiftings on saids to it a som on the New Months of the Managery for the part assign the yorky of instruction to the said surface of the said southern on the said of the saids of the		Λ
The first of a strip of the state instruction to the sold mortgage, and their list to entities of a contrager. And is a set to the first of the dot to the the state of the state of the strip of the state instruction to the state of the sta		
The contragence is an empty of the contragency of t	•	
or the generalizes and exposure of the same to be interred in		_
or the premium and expenses of noth interactive under this nortagues, with interest. And if at any three way part of said those interest thereogy, he had not expended. Interest thereogy in the control of the control of and state may, at characters or clearning, and state of clearning, and state or clearning, and state may, at characters or clearning, and state of clearning, and state or clearning, and state or clearning, and state or clearning and said fast may, at characters or clearning and said desired or on an expense or said profits actually collected. PROVIDED ANANAS, REVERTIBLESS, and it is the true interest and mustaing of the parties or those Presents, that if the site and an analysis of the parties or those Presents, that if the site and an analysis of the parties or those Presents, that if the site and an analysis of the parties or those Presents, that if the site and an analysis of the parties of those presents and the attenty and an analysis of the parties of these states and mustaing of the parties of the state of the said roots and the analysis of the parties of the state of t	nortgages may cause the same to be insured in	nat in the event that the mortgagor, shall at any time fail to do so, then the said
or the permittin and expense of noth internative under this increases, with interest. And if it as by the any part of said the contract thereous he and the and mustid. Increases, a short interest or said meripaque. And the said many at the contract of the there is the contract of th	nortgagee, may cause the same to be insured in	name and reimburse production
the extractive to each contension. It is a process to see that any Judge of the Circuit provided of this Circuit and the proceeds thereafter (after puring corts of cultertien), upon said deta, instruct, or or expecting and said precision and collect said rects and profits, applying the net proceeds thereafter (after puring corts of cultertien), upon said deta, instruct, or or expects, without initially to accument for anything more than the exit and profits actually collected. PROVIDED ALMAYS, NIVERCHELESS, and it is the true insect and morning of the purities to these Presents, that if the actual content of the purities to these Presents, that if the actual content of the actual content of the content and morning of the purities to these Presents, that if the actual content of the actual content of the actual content of the content and morning of the purities to these Presents that if the actual content of th		
there described premises to aid mortages. Or Middle Mortage of the Circumster of Most Survey at chambers are specified premises and earlier said rects and profess, applying the net proceeds thereafter (after purise control collection), apon taid debt, interest, cost or expense; without filodity to account for anything more than the stat and profess actually collected. PROVIDED ALMAYS, NAVERTHELESS, and it is the time interest and motiving of the purise to these Persona, that if the aid mortages. As and shall well and truly more crosses to be just toots the said mortages. The data or care of money aforesaid, with interest thereon, if any his has according to the own invest most interest, with interest thereon, if any his has according to the own investment of the said not too interest and maximum of the said not the said mortages. AND IT IS AGRESSD by and between the said parties that the said mortages. WITHINGS THEY, hand, and send, this the year of our form of placemant shall be made. WITHINGS THEY, hand, and send, this the year of our form of placemant shall be made. WITHINGS THEY, hand, and send. WITHINGS THEY ARE STORED By and between the said parties that the said mortages. PRESSONALLY appeared before me, WITHINGS THEY ARE STORED BY and the three of the said one of the said not to the said to the one burdened and formation of the said to the parties of the hard one of placemant she made. WITHINGS THEY ARE STORED BY and the said one of the said one of the said to the one burdened and formation of the said to the one burdened and formation. PRESSONALLY appeared before me, A DATE OF SOUTH CAROLINA, Greenville County. Believe the said of the within named. A DATE OF SOUTH CAROLINA, Greenville County. Believe the said o	And if at any time any part of said debt, or interest thereon, be past due and	l unpaidhereby assign the rents and profits of the
he set proceeds thereafter fairer paging costs of collection), upon said dole, interest, out or excesses; without liability to account for anything more than the sens and profits accountly collected. PROVIDED ALWAYS, NAVERTHELESS, and it is the true intered and moning of the parties to these Prevents, that if	above described premises to said mortgagec, or	heirs, executors, administrators or assigns, and agree that any Judge of the Circuit
THE STATE OF SOUTH CAROLINA, Greenille County. PERSONALLY appeared before no. of medical actually collected. The STATE OF SOUTH CAROLINA, Greenille County. The STATE OF SOUTH CAR	Court of said State may, at chambers or otherwise, appoint a receiver, with aut	thority to take possession of said premises and collect said rents and profits, applying
PROVIDED ALWAYS, NEVERTHELESS, and it is the tree situate and meaning of the parties to those Presents, that it. All mortgagor	he net proceeds thereafter (after paying costs of collection), upon said debt, in	nterest, cost or expenses; without liability to account for anything more than the
new part of the state of within marred and and and and and and and and and an		0
the, according to the true, intent and meaning of the said note, then this deed of bargain and sate shall cross, determine and he unterty outh and void, etherwise to termain full force and virtue. ADD IT IS AGREED by and between the said parties that the said morrageor. 100 Intent of sugment shall be made. ADD IT IS AGREED by and between the said parties that the said morrageor. 100 Intent of our Lord one shauted the made. 101 Intent of our Lord one shauted the hander dash full state of the independence of the United States of America. 102 Intent of the Independence of the United States of America. 103 Intent of the Independence of the United States of America. 104 Intent of the Independence of the United States of America. 105 Intent of the Independence of the United States of America. 106 Intent of the Independence of the United States of America. 107 Intent of Intent	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	d meaning of the parties to these Presents, that if the
remises satil described of systems shall be made. WINESS THE WINESS THE STATE ARREND by and between the said parties that the said mortgagor		•
AND IT IS AGREED by and between the said parties that the said mortgagor Tremites until detail of payment shall be made. WITNESS 2014 band and seal, this. 27 Lb. day of Opport WITNESS 2014 band and seal, this. 14 year of our lord one thousand nine hearderd and. EMEMBY LINE sear of the Tockpendence of the United States of America. Signed, Sealed and Deliveral in the Presence of 9 M. P. M. J.	lue, according to the true intent and meaning of the said note, then this deed of	bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
Premises and default of payment shall be made. WITNESS TOWN bond and seal this with the content of the content with bond and seal the with the content of the content of the United States of America. Signed, Sealed and Delivered in the Presence of A. M. Charles and the United States of America. Signed, Sealed and Delivered in the Presence of A. M. Charles and America. Signed, Sealed and Delivered in the Presence of A. M. Charles and America. Signed, Sealed and Delivered in the Presence of A. M. Charles and Content of the	n full force and virtue.	, , , ,
with STATE OF SOUTH CAROLINA, Ign. seal, and as AD. 1962 AD. 1		gagorto hold and enjoy the said
Signed, Sested and Delivered in the Presence of America. Signed, Sested and Delivered in the Presence of America. M. M. Langy PERSONALLY appeared before me, Act and Aged, deliver the within written Deed; and that he with. SWORN to before me, this. A. D. 1922 Greenville County. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. SWORN to before me, this. A. D. 1922 Greenville County. The STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. THE STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. The STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. THE STATE OF SOUTH CAROLINA. OF HE STATE OF SOUTH CAROLINA. The STATE OF SOUTH CAROLINA. T		2 Mth
Signed, Sested and Delivered in the Presence of America. Signed, Sested and Delivered in the Presence of America. M. M. Langy PERSONALLY appeared before me, Act and Aged, deliver the within written Deed; and that he with. SWORN to before me, this. A. D. 1922 Greenville County. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. SWORN to before me, this. A. D. 1922 Greenville County. The STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. THE STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. The STATE OF SOUTH CAROLINA, Corectly unto all whom it may consorte, that Mr. Gland. THE STATE OF SOUTH CAROLINA. OF HE STATE OF SOUTH CAROLINA. The STATE OF SOUTH CAROLINA. T	witness the war of our Land one thousand nine hundred and till attach tall	and in the one hundred and 1077 to 10 10 10 10 10 10 10 10 10 10 10 10 10
Signed, Sealed and Delivered in the Presence of J. M. G. S.) THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. In made oath that the saw the within named. MORTGAGE OF REAL HISTATE. MORTGAGE MORT	//	and in the one number and
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, and made oath thathe was the within named. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTA		V
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, and made oath that he saw the within named. MORTGAGE OF REAL, ESTATE. PERSONALLY appeared before me, and made oath that he saw the within named. Mask R. Date Shamaan act and ayed, deliver the within written Deed; and that he with. M. CHANG. SWORN to before me, this. 2 J. M. D. 1962.2 A. D. Maray Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. J. Hon L. Plyller a Motary Gubblee. For S. & C. to beechy certify unto all whom it may concept, that Mrs. South and suppose the within named. Mark R. D. 1962.2 The STATE OF SOUTH CAROLINA, Greenville County. To be the within named. Mark R. D. 1962.2 The STATE OF SOUTH CAROLINA, Greenville County. Heirs and Assigns, all her interest and estate, and also all her right and chain 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, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville Developed the within named. The STATE OF SOUTH CAROLINA, Greenville Developed the Carolina of the Within The Carolina of the Within The Carolina of the Within T	Signed, Sealed and Delivered in the Presence of	May R Bankanaga
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me, and made oath that he saw the within named. MORTGAGE OF REAL ESTATE. The STATE OF SOUTH CAROLINA, and as he saw the within named. MORTGAGE OF REAL ESTATE. The STATE OF SOUTH CAROLINA, and as he saw the within named. THE STATE OF SOUTH CAROLINA, and as he state of the same of the state of the same of the state of the same of th	Troban L. Philes	(L. S.)
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me, and made oath that he saw the within named. MORTGAGE OF REAL ESTATE. PERSONALLY appeared before me, and as a cat and alged, deliver the within written Deed; and that he with William written Deed; and that he with SWORN to before me, this 27 th day of CREAL. SWORN to before me, this 27 th Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plyler a Notary Public for South Carolina. RENUNCIATION OF DOWER. Obereby cettly unto all whom it may concept, that Mrs. Gold this day appear before me, this does freely, volyntarily, and wishout any compulsion, dread or lay of any person or cross 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 unentioned and released. GIVEN under my hand and seal, this. 27th. Gallen G. Grocelenau 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 unentioned and released. GIVEN under my hand and seal, this. 27th. Gallen G. Grocelenau Republic for South Carolina.		(L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, and made oath that the saw the within named. Ign, seal, and as act and deed, deliver the within written Deed; and that the with. Witnessed the execution thereof. SWORN to before me, filis. A D. 1922 A D. 1924 A		
PERSONALLY appeared before me, John L. Plylur and made oath that he saw the within named May G. Broshman ign, seal, and as has act and aged, deliver the within written Deed; and that he with. J. M. Janes M. Witnessed the execution thereof. SWORN to before me, his 27 th writenessed the execution thereof. SWORN to before me, his 27 th Witnessed the execution thereof. SWORN to before me, his 27 th Witnessed the execution thereof. SWORN to Defore me, his 27 th Witnessed the execution thereof. SWORN to Defore me, his 27 th Witnessed the execution thereof. SWORN to Defore me, his 27 th Witnessed the execution thereof. SWORN to Defore me, his 27 th Witnessed the execution thereof. SWORN to Defore me, his 27 th Witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plylur a Motorry Rubbie for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plylur a Motorry Rubbie for South Carolina. Motorry Public for South Carolina. The STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plylur and John that my concept, that Mrs. Gleen Bearded with a support of the within named. John L. Plylur and John that he with the execution thereof. SWORN to before me, Mrs. Plylur and State of the within the within the execution thereof. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. GENERALLY AND STATE	,	(L. S.)
SWORN to before me, this		_
day of	PERSONALLY appeared before me, and made oath thathe saw the within named	u L. Plylev R. Drockman
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. John L. Phylly a Motary Public of South Carolina. RENUNCIATION OF DOWER. Greenville County. I. John L. Phylly a Motary Public of South Carolina. Renunciation of Dower. Greenville County. I. John L. Phylly a Motary Public 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named by Randon of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1927 day of Motary Public for South Carolina.	PERSONALLY appeared before me, and made oath thathe saw the within named	u L. Plylev R. Drockman
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. John L. Plyller a Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. John L. Plyller a Notary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATIO	PERSONALLY appeared before me, Johand made oath thathe saw the within named	ritten Deed; and thathe withwitnessed the execution thereof.
Greenville County. I. John L. Phyles A Motory Public for South Carolina. To hereby certify unto all whom it may concert, that Mrs. Essence for Book 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. 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. John L. Mark A. D. 1927 John L. Mark A. D. 1937 Kotary Public for South Carolina.	PERSONALLY appeared before me, and made oath thathe saw the within named	ritten Deed; and thathe withwitnessed the execution thereof.
Greenville County. I. John L. Plyller a Motory Public for & Co. Io hereby certify unto all whom it may concern, that Mrs. Sellen & Jaron Burnary wife of the within named. May R. Jaron Burnary. Industry Concerns and green before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. 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. 27th day of A.D. 1927 Follow C. Foreslaman Rotary Public for South Carolina.	PERSONALLY appeared before me, and made oath that the saw the within named 200 and as act and deed, deliver the within wrong 200 and 300 act and deed, deliver the within wrong 300 act and deed, deliver the within act	ritten Deed; and thathe withwitnessed the execution thereof.
Greenville County. I. John L. Plyller a Motory Public for & Co. Io hereby certify unto all whom it may concern, that Mrs. Sellen & Jaron Burnary wife of the within named. May R. Jaron Burnary. Industry Concerns and green before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. 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. 27th day of A.D. 1927 Follow C. Foreslaman Rotary Public for South Carolina.	PERSONALLY appeared before me, and made oath that he saw the within named act and deed, deliver the within wr SWORN to before me, this day of A. D. 192.2 (SEAL.)	ritten Deed; and thathe withwitnessed the execution thereof.
Greenville County. I. John L. Plyller a Motory Public for & Co. Io hereby certify unto all whom it may concern, that Mrs. Sellen & Jaron Burnary wife of the within named. May R. Jaron Burnary. Industry Concerns and green before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. 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. 27th day of A.D. 1927 Follow C. Foreslaman Rotary Public for South Carolina.	PERSONALLY appeared before me, and made oath that he saw the within named act and deed, deliver the within wr SWORN to before me, this day of A. D. 192.2 (SEAL.)	ritten Deed; and thathe withwitnessed the execution thereof.
I, John L. Phyller a Motary Publice for & C. In hereby certify unto all whom it may concern, that Mrs. Ellen to Processing the Concern and 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named And the Premises within mentioned and released. GIVEN under my hand and seal, this 27th day of And the Adams of Land Concern and And 1927 Ellen Concerns and Broadana. Notary Public for South Carolina.	PERSONALLY appeared before me, and made oath thathe saw the within named	L. Phyler R. Brodhman ritten Deed; and thathe with witnessed the execution thereof. John L. Phyler
wife of the within named. May K. Drockman 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Reference of the within named of the within name	PERSONALLY appeared before me, and made oath thathe saw the within named	L. Phyler R. Brodhman ritten Deed; and thathe with witnessed the execution thereof. John L. Phyler
wife of the within named. May K. Drockman 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Reference of the within named of the within name	PERSONALLY appeared before me, and made oath thathe saw the within named	Titten Deed; and thathe withwitnessed the execution thereof. The Deed; and thathe with
mersons whomsoever, renounce, release and forever relinquish unto the within named	PERSONALLY appeared before me, And made oath that he saw the within named May of A. D. 1922 SWORN to before me, this day of A. D. 1922 Notary Public for South Carolina.	Titten Deed; and thathe with
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	PERSONALLY appeared before me, John and made oath that	The Phylinan Common Straight of Straight Straigh
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular he Premises within mentioned and released. GIVEN under my hand and seal, this 27th day of A. D. 1927 John L. Glyler (L. S.) Notary Public for South Carolina.	PERSONALLY appeared before me, John and made oath that	Titten Deed; and thathe with
GIVEN under my hand and seal, this 27th Slew 6. Brochaman day of Solm L. Flyler (L. S.) Notary Public for South Carolina.	PERSONALLY appeared before me, and made oath that he saw the within named	ritten Deed; and thathe with
GIVEN under my hand and seal, this 27th Slew 6. Brochaman day of Solw L. Phyler (L. S.) Notary Public for South Carolina.	PERSONALLY appeared before me, and made oath that the saw the within named. ign, seal, and as act and deed, deliver the within with the saw of the within named the saw of the saw of the within named the saw of the within	ritten Deed; and thathe with
GIVEN under my hand and seal, this 27th Gay of April A. D. 1922 John L. Glyler (L. S.) Notary Public for South Carolina.	PERSONALLY appeared before me, And made oath that he saw the within named May of A. D. 1922 SWORN to before me, this 27 th day of A. D. 1922 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plyler a Motor of the within named May of Ma	RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Ab. 2006 Rule for & C. Ab. 2006 Rule for did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or med. Description.
	PERSONALLY appeared before me, And made oath that he saw the within named And Andrews and made oath that he saw the within named Andrews and deed, deliver the within within within within the saw the within named Andrews (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Andrews Andrews Andrews Ellens wife of the within named Andrews An	RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Ab. 2006 Rule for & C. Ab. 2006 Rule for did this day appear before me, does freely, voluntarily and without any compulsion, dread or fear of any person or med. Description.
	PERSONALLY appeared before me, and made oath that the saw the within named that the saw the within named that the saw the within named the saw the within named that the saw the within named the saw the within named that the saw the within named that the premises within mentioned and released. The STATE OF SOUTH CAROLINA, Greenville County. In the STATE OF SOUTH CAROLINA, GREEN COUNTY. In the	ritten Deed; and thathe with
	PERSONALLY appeared before me, And made oath that he saw the within named And made oath that he saw the within named And Assigns, seal, and as Assigns, all her in the Premises within mentioned and released.	ritten Deed; and thathe with
	PERSONALLY appeared before me, and made oath that the saw the within named that the saw the within named that the saw the within named the saw the within named that the saw the within named the saw the within named that the saw the within named that the premises within mentioned and released. The STATE OF SOUTH CAROLINA, Greenville County. In the STATE OF SOUTH CAROLINA, GREEN COUNTY. In the	ritten Deed; and thathe with
	PERSONALLY appeared before me, and made oath that the saw the within named that the premises within mentioned and released. The STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plyler a Motor and the same that the sersons whomsoever, renounce, release and forever relinquish unto the within named the Premises within mentioned and released.	ritten Deed; and thathe with
	PERSONALLY appeared before me, and made oath that the saw the within named the premises within mentioned and released. THE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plyler a Motor that Mrs. Eller that she persons whomsoever, renounce, release and forever relinquish unto the within named the Premises within mentioned and released.	ritten Deed; and thathe with
1 A A A A A A A A A A A A A A A A A A A	PERSONALLY appeared before me, and made oath that the saw the within named the premises within mentioned and released. THE STATE OF SOUTH CAROLINA, Greenville County. I. John L. Plyler a Motor that Mrs. Selection and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her in the Premises within mentioned and released.	ritten Deed; and thathe with