And if at any time any part of said debt, or interest thereon he part due and unpuid  the above described premises to said morteages.  Heigh Executors, Aministrators or Assigns, adapted that any Jings of the phylog the net proceeds thereof clair paying coars of calculation. Joan said delicit interest, coars or expenses; without liability to account for anything more than this and profits actually collected.  PROVIDED ALMAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	do hereby bind ///// aud ///// Heirs and Assigns forever And	
And the said mortequer agence to image the house and buildings on said to in a sum not less than a support for the said mortequer agence. In image the house and buildings on said to in a sum not less than a support of the said mortequer.  And the said mortequer agence to image the house and buildings on said to in a sum not less than a support of instructed to the inflation of the said mortequer.  Dellars (in a company or companies saidfactory to the mortgage.) and long to the said mortgage may cause the name of the inflation of the said mortgage.  The premature and expense of such instructed the mortgage, with interest.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems and part of the said mortgage.  And if at any time way part of said dath, in interest therems with admired cools or exposure, said garden described in the part of the said mortgage.  And if at any time way that it is not a said and interest with admired cools or exposure; without itself in a soon of the parties on those Presence, that it is a said of the parties of the parties on these Presence that any Judge of the parties	do hereby bind	
And the said mortequer agence to image the house and buildings on said to in a sum not less than a support for the said mortequer agence. In image the house and buildings on said to in a sum not less than a support of the said mortequer.  And the said mortequer agence to image the house and buildings on said to in a sum not less than a support of instructed to the inflation of the said mortequer.  Dellars (in a company or companies saidfactory to the mortgage.) and long to the said mortgage may cause the name of the inflation of the said mortgage.  The premature and expense of such instructed the mortgage, with interest.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems be post due and impaid.  And if at any time way part of said dath, in interest therems and part of the said mortgage.  And if at any time way part of said dath, in interest therems with admired cools or exposure, said garden described in the part of the said mortgage.  And if at any time way that it is not a said and interest with admired cools or exposure; without itself in a soon of the parties on those Presence, that it is a said of the parties of the parties on these Presence that any Judge of the parties		ninistrators
sin. Execution, Administrators and Analogous, and every presum whemever hardly claiming, or to claim, the same or may past the many and the control of the same of the beare of the beare and buildings on said by in a sum may be about a single of pulsey of interacts to the said mutagement, and then in the event that the mutagement, and be in the event that the mutagement, and a single day holy of interacts to the said mutagement, and then in the event that the mutagement, and a single day to the said mutagement of the said said day of the said said day of the said said day of the said said said said said said said said	to warrant and forever defend, all and singular, the said premises unto the said	
for and saving the pality of insurance to the sale moragenes, and that in the event that the moragenes, shall at any time to be to do so, then the sale moragenes, and without the moragenes, and reinhartes.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession for the said moragenes.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said moragenes.  And if if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said cackway and the said cackway without inhibity to occount to suppling more than the said profession the said profession the said and the said of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without the said of the said cackway and the said cackway without the said cackway and independence of the United States of America.  WITHERS STATE of the SOUTH, CAROLINA,  AND ITS AGREED by and between the said gardien, that the cack and transfer the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And the said cackway and the said cackway and the said cackway and independence of the United States of Amer		
for and saving the pality of insurance to the sale moragenes, and that in the event that the moragenes, shall at any time to be to do so, then the sale moragenes, and without the moragenes, and reinhartes.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession for the said moragenes.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said moragenes.  And if if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said cackway and the said cackway without inhibity to occount to suppling more than the said profession the said profession the said and the said of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without the said of the said cackway and the said cackway without the said cackway and independence of the United States of America.  WITHERS STATE of the SOUTH, CAROLINA,  AND ITS AGREED by and between the said gardien, that the cack and transfer the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And the said cackway and the said cackway and the said cackway and independence of the United States of Amer	eirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same, or any part thereof.	71
for and saving the pality of insurance to the sale moragenes, and that in the event that the moragenes, shall at any time to be to do so, then the sale moragenes, and without the moragenes, and reinhartes.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, per past one and unpaid.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession for the said moragenes.  And if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said moragenes.  And if if at any time any part of said drift, or interest therein, people as a cackway with authority to take pasticiation as a district part of said profession the said cackway and the said cackway without inhibity to occount to suppling more than the said profession the said profession the said and the said of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without inhibity to occount to suppling more than the said participation of the said cackway without the said of the said cackway and the said cackway without the said cackway and independence of the United States of America.  WITHERS STATE of the SOUTH, CAROLINA,  AND ITS AGREED by and between the said gardien, that the cack and transfer the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And if the cackway and the said cackway and independence of the United States of America.  And the said cackway and the said cackway and the said cackway and independence of the United States of Amer	And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than S. 21. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
re the premium and expense of noth insurance under this mortgage, with internal.  And if at any time any part of said dock or internal thereon he past due and support.  Lief. Location, Administrators are Assista, and age on the result of said dock or internal threats he past due and support.  Lief. Location, Administrators are Assista, and age or live and provide the above described greating to said forms, appared a receiver with auditority to take passaration of said great and question that and greatly and a provide carried colored said state and greatly and a provide carried colored said state and greatly and a provide carried to said and the said said said said and an administrators are Assistant and greatly and a provide carried colored said state and greatly and a said said with a provide carried colored said said said and said said said said said said said sai	Donats (in a company of companies satisfactory to the mortgagee), and keep the same insured from loss of	or damage
And if at any time any port of sold 60th, or interest thereon he past due and impaid.  And if at any time any port of sold 60th, or interest thereon he past due and impaid.  Lieft, Execution, Administrators at Assign, and agree that any Judge of the above described premises to submit general and any Judge of the control of the particle security collection.  PEOVIDED ANALYS, SEVERATIES, and in it is the true interest and meaning of the parties to their Premises, that if	agee may cause the same to be insured in held name, and reimburse held	
And if so any time any part of said debt, or interest thereon be part due and unpaid.  the above described precises to said sortingue.  (I) Heire, Execution, Administrators or Assigns, and agree that any Judge of the recoil Court of said States may, or chambers or otherwise, appeals a receiver with authority to take possession of said somesses and collect said reas and green and profits and control of the said states and said to take the said state that the said state of the said state states and state of the said state state of the s	y	
the above develod generates to wide morragenes.  In the procession of sold morragenes and collection) upon suit debt. Interest, coates are selected and debt said reads and profiles and collection) upon suit debt. Interest, coates or expensive and collection) upon suit debt. Interest, coats or expensive and collect said reads and profiles and profiles.  PROVIDED ANMAYS, NOVERTHELESS, and it is the true intent and meaning of the parties to these Presents that if the district and meaning of the parties to these Presents that if the district and meaning of the parties to these Presents that if the district and meaning of the parties to these Presents that if the district and meaning of the parties to these Presents that if the district and meaning of the parties of the said control and the said morragenes the said case, determine, and be wherein nail and void; otherwise remain is full force and vertice.  AND IT IS AGREED, by and between the said parties, that the said morragenes the said case, determine, and be wherein nail and void; otherwise remains in tall force and vertice.  AND IT IS AGREED, by and between the said parties, that the said morragenes to the Internal said case, determine, and be wherein nail and void; otherwise remains and otherwise and default of payment shall be made.  WITNESS. The said and said the made.  WITNESS. The said and the made of the said control of the sai	or the premium and expense of such insurance under this mortgage, with interest.	
real Court of said State may, at chambers or etherwise, approints a resident with authority to sake possession of said permits said profiles stating to milested.  BY OVERD ALWAYS, NEVERTIRERSS, and it is the true intent and enabling of the parties to these Presents, that if, and adds well on the trips yet or cannot be been the said most to these Presents, that if, and adds well on the trips yet or cannot be read, when he said most to the permits and the profile of the said notes, then this deed of bargain and sale shall coase, determine, and be utterly outland with interest scheme, if it is the said notes, then this deed of bargain and sale shall coase, determine, and be utterly outland void; otherwise remains in that forces and view.  AND IT IS AGREED, by and between the said parties, that the said most graph and sale shall coase, determine, and be utterly outland void; otherwise remains in that forces and view.  AND IT IS AGREED, by and between the said parties, that the said most graph and sale shall coase, determine, and be utterly outland void; otherwise remains into fire treat and view.  AND IT IS AGREED, by and between the said parties, that the said most graph and sale shall coase, determine, and be utterly outland enjoy the said entire within the payment shall be made.  WITHINGS \$100 Hand and enjoy the said the said most graph and sale shall coase, determine, and be utterly outland in the one hundred and fine heart of the said most graph.  It is a said that the said the said the said most graph and sale shall coase, determine, and to the one hundred and sale shall coase, determine, and to the one hundred and sale shall coase, determine, and to the one hundred and sale shall coase, determine, and the treat and sale shall coase, determine, and the said most graph and sale shall coase, determine by made and seed, the said shall coase, determine by made and seed, the said shall be seen the said shall be said that the securities the said shall be said to said their right and chim of bower, of, in or to, all	$I_{r}$ .	_
is mortgagee	ircuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents an	nd profits
y be due, according to the tree intent and manning of the said most, then this deed of borgain and sale shall cease, determine, and be vitterly null and void; otherwise remain it in the cream vitted, by and between the said parties, that the said mortgagor to hold and enjoy the said enteress until default of convent shall be made.  NITHINGS 9/1/2 Stand and Seal , this.  In the year of our tord one thousand nine bundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and in the one hundred and . Let (LELL) 4 and . Le	0	the
emises until default of payment shall be made.  WITNESS 7/10 Hand and Seal this.  In the year of how Lord one thysusand nine brandred and selected in the cone hundred and selected in the Presence of the Sovereignty and Independence of the United States of America.  Signeys feetfed and Delivered in the Presence of (L. S.)  THE STATE OF SOUTH CAROLINA.  Personally appeared before me (L. Country)  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  SWORN to before sign this.  day of (SEAL)  Notary Public for South Carolina.  THE STATE GIP SOUTH CAROLINA.  RENUNCIATION OF DOWER.  Country  Letter (SEAL)  Notary Public for South Carolina.  THE STATE Gip SOUTH CAROLINA.  RENUNCIATION OF DOWER.  A D. 18-21  (SEAL)  Notary Public for South Carolina.  THE STATE Gip South Carolina within named.  (SEAL)  Notary Public for South Carolina.  THE STATE Gip South Carolina within maned.  (SEAL)  Notary Public for South Carolina.  THE STATE Gip South Carolina within maned.  (SEAL)  Notary Public for South Carolina and Assigns, all her interest and estate, and so all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A D. 18-21  Heriza and Assigns, all her interest and estate, and alon all her right and claim of Dower, of, in or to, all and GIVEN under my hand and seal, this.  A D. 18-21  (L. S.)  (L. S.	id mortgagor, do and shall well and truly pay, or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest to	thereon, if
WITNESS 7/11 Hand and Seat this day of fall 6. A Diff of the within named.  WITNESS 7/11 Hand and Seat this in the year of four Lord one thousand nine handred and lettilling and in the one hundred and seat the sovereignty and Independence of the United States of America.    Figured Sealed and Delivered in the Presence of	AND IT IS AGREED, by and between the said parties, that the said mortgagor	the said
in the year of our Lord one thousand nine hundred and training the presence of the United States of America.  Singus Seajed who Delivered in the Presence of the Presence of the Sovereignty and Independence of the United States of America.  Singus Seajed who Delivered in the Presence of the Presence of the United States of America.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL		
Signey Sould shall Delicated in the Presence of Signey Sould shall Delicate in the State of America.  (L. S.)		
Signeys, seaped and Delivered in the Presence of  (L S)  (	in the year of our Lord one thousand nine hundred and 11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	ndred and
(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA,  County  Personally appeared before me  d made oath that he saw the within named  SWORN to before nie, this.  day of  (SEAL)  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (County)  (County	year of the Sovereignty and Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA,  Personally appeared before me.  do made osath that he saw the within named.  MORTGAGE OF REAL ESTATE  Personally appeared before me.  do made osath that he saw the within named.  SWORN to before mgs, this.  day of fill A. D. 19-11  Notary Pablic for South Carolina.  THE STATE OF SOUTH CAROLINA,  I. (SEAL.)  Notary Pablic for South Carolina.  RENUNCIATION OF DOWER.  A. D. 19-11  A. D. 19-1	Signed, Sealed and Delivered in the Presence of	
(L. S.)  THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  d made oath that he saw the within named.  SWORN to before me, this.  day of Leading Fourth CAROLINA,  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  A D. 19-12  (SPAL)  Notary Funds and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, dread or fear of any person or persons tomsoever, 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 gualar, the Premises within mentioned and released.  GIVEN under my band and seal, this.  A D. 19-12  (GIVEN under my band and seal, this.		(L. S.)
THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  MORTGAGE OF REAL ESTATE.  MORTGAGE O		(L. S.)
Personally appeared before me  d made oath that he saw the within named  m, seal, and as act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this.  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  I, hereby certify unto all whom it may concern, that Mrs.  d 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 nomsoever, 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 upon the premises within mentioned and released.  GIVEN under my hand and seal, this.    A. D. 1967		(L, S.)
Personally appeared before me  d made oath that he saw the within named  m, seal, and as act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this.  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  I, hereby certify unto all whom it may concern, that Mrs.  d 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 nomsoever, 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 upon the premises within mentioned and released.  GIVEN under my hand and seal, this.    A. D. 1967	J	
Personally appeared before me  d made oath that he saw the within named  m, seal, and as act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this.  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  I, hereby certify unto all whom it may concern, that Mrs.  d 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 nomsoever, 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 upon the premises within mentioned and released.  GIVEN under my hand and seal, this.    A. D. 1967	THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ES	STATE.
m, seal, and as	$\mathcal{I}$	
THE STATE OF SOUTH CAROLINA,  I,  Country  I,  Chereby certify unto all whom it tray concern, that Mrs.  for of the within named.  dupon 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 nomsoever, 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 agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1966  A. D.	Personally appeared before me	
SWORN to before ric, this  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  PRENUNCIATION OF DOWER.  Country  I,  thereby certify unto all whom it may concern, that Mrs.  did this day appear before me, d 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 nomsoever, 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 agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 102.  Notary Public for South Carolina.	nd made oath that he saw the within named	***************************************
SWORN to before ric, this  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  PRENUNCIATION OF DOWER.  Country  I,  thereby certify unto all whom it may concern, that Mrs.  did this day appear before me, d 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 nomsoever, 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 agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 102.  Notary Public for South Carolina.		
SWORN to before ric, this  day of (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  PRENUNCIATION OF DOWER.  Country  I,  thereby certify unto all whom it may concern, that Mrs.  did this day appear before me, d 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 nomsoever, 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 agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 102.  Notary Public for South Carolina.		•••••••••••••••••••••••••••••••••••••••
SWORN to before me, this day of SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  County  I.  Chereby certify unto all whom it may concern, that Mrs.  de of the within named did this day appear before me, do 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 nomsoever, renounce, release, and forever relinquish unto the within named.  CIVEN under my hand and seal, this day appear before me, do 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 nomsoever, renounce, release, and forever relinquish unto the within named.  CIVEN under my hand and seal, this day of da	gn, seal, and asact and deed, deliver the within written Deed; and thathe, with	······································
day of	$\mathcal{J}$	
day of	witnessed the execution thereof.	,
Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County  I,  Chereby certify unto all whom it may concern, that Mrs.  did this day appear before me, d 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 nomsoever, 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 gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 1927  Notary Public for South Carolina.		
THE STATE OF SOUTH CAROLINA,  County  L.  Chereby certify unto all whom it may concern, that Mrs.  did this day appear before me, did 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 nonsoever, 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 any of the country by hand and seal, this.  A. D. 1977  Notary Public for South Carolina.	SWORN to before me, this	
Letter the control of the within named did this day appear before me, dupon 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 nomsoever, 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 ugular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19 (L. S.)  Notary Public for South Carolina.	SWORN to before me, this day of A. D. 19-10 (SEAL)	
hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me, d 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 nomsoever, 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 ngular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of A. D. 197  Notary Public for South Carolina.	SWORN to before me, this day of A. D. 19-10 (SEAL)	
did this day appear before me, did 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 nomsoever, 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 agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 10  (L. S.)  Notary Public for South Carolina.	SWORN to before me, this day of A. D. 1971 (SEAL.) Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DO	OWER.
did this day appear before me, did 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 nomsoever, 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 any of A. D. 10  A. D. 10  Notary Public for South Carolina.	SWORN to before me, this day of A. D. 19.4.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DO	OWER.
d 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 comsoever, 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 gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 10 (L. S.)  Notary Public for South Carolina.	SWORN to before me, this day of A. D. 19 (SEAL.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DO	OWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and and of A. D. 19.  (L. S.)  Notary Public for South Carolina.	SWORN to before me, this.  day of	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and and seal, this day of A. D. 19 (L. S.)  Notary Public for South Carolina.	SWORN to before me, this.  day of	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  A. D. 19  Notary Public for South Carolina.	SWORN to before me, this	before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  A. D. 19  Notary Public for South Carolina.	SWORN to before me, this day of SWORN to before me, the swort me	before me,
GIVEN under my hand and seal, this day of A. D. 10 (L. S.)  Notary Public for South Carolina.	SWORN to before me, this day of the day of the STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DE County  I,  thereby certify unto all whom it may concern, that Mrs.  fe of the within named did this day appear be dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the day of the day of the day appear be dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the day of t	before me,
day of A. D. 19. (L. S.)  Notary Public for South Carolina.	SWORN to before me, this	before me,
Notary Public for South Carolina.	SWORN to before me, this.  day of	before me,
	SWORN to before me, this.  day of	before me, or persons
Recorded for 1818. 1920	SWORN to before me, this day of A. D. 19  A. D. 19  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County  I,  Thereby certify unto all whom it may concern, that Mrs.  If e of the within named did this day appear be dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person composever, 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 appliant, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DECLERACY OF THE MENTION OF THE MEN	before me, or persons
Recorded for 1111 E 18 11.	SWORN to before me, this day of A. D. 19  A. D. 19  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County  I,  Thereby certify unto all whom it may concern, that Mrs.  If of the within named did this day appear be dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person composever, 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 applicately may hand and seal, this.  GIVEN under my hand and seal, this.  A. D. 19  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWN AND THE CAROLINA AN	before me, or persons
	SWORN to before me, this.  day of County Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Chereby certify unto all whom it may concern, that Mrs.  de of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of comsoever, 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 a supplies the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19  Notary Public for South Carolina.	before me, or persons