PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if I workspace the day and shall well and truly pay, or came to be paid, turother had be underly with interest thereon to day, seconding to the true intent and meaning of the add not then that deed of bargain and sale shall cease, determine, and be unterly mill and void; otherwines in mill force and versus.  AND IT IS ACREED, by and between the said parties, that the said mortgagor to had be unterly mill and void; otherwines until default of payment shall be made.  WITNESS JULY Hand. and Seal., this day of MANCAL and in the one hundred are finitely until the payment shall be made.  WITNESS JULY Hand. and Seal., this day of MANCAL and in the one hundred are finitely until the payment of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  Years of the Sovereignty and Independence of the United States of America.  **A County**  Occounty**  The STATE OF SOUTH CAROLINA.  Notary Publish for South Carolina.  THE STATE OF SOUTH CAROLINA.  Notary Publish for South Carolina.  THE STATE OF SOUTH CAROLINA.  Notary Publish for South Carolina.  THE STATE OF SOUTH CAROLINA.  Notary Publish for South Carolina.  The STATE OF SOUTH CAROLINA.  Add this day appear before mushower, resonance, release, and segments, that the door typed, violantarily and without any computation, dread or feer of any person or person moscover, resonance, release, and forever relinquish unto the within named		said G. H. Bailes his	//
Interest and Antique, from each against. In the same, or any part thereof.  And the said morgager			
Interest and Antique, from each against. In the same, or any part thereof.  And the said morgager	hereby bind	Heirs, Executors	and Administrator
no. Executions, Administrators and Assigns, and every person whomesever haviling on the lists, the same, or any part threst.  And the said margagars—sagree—sagree—is incurred to the mall margagars—sagree—is a linear the books and buildings on said to in a sum not less than — Dollars (in a company or composite satisfactory to the merigage—), and keep the sums insured from less or dama for a company or composite satisfactory to the merigage—), and keep the sums insured from less or dama for a company of the said more and company of the compan		,	
And the sold morroppor waree to inspect the house and buildings on said lod in a sum not less than  Dobbes (in a company or companies satisfactory or the merchagen —, shall at any time feel insured from hous or dawn, for, and savings the policy of insurance to the said morropper —, and that in the event that the morropper —, shall at any time feel to do so, then the send mor charge, with interest the great of the same of such insurance under this morropper —, and that any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, or interest thereon be past due and unpaid —  And if at any time any port of said dict, the time time and port said of said time and any said in the time time and port said any port said and any port said any port said and any port said said any port said any port said said any port said any port said said any port said said any port said said any port said said any po	•	·	ny
Dollars (in a company or companies satisfactory to the mortrages), and keep the same insured from loss or dams fire, and saigh the policy of internace to the said mortgage, and that in the event that the mortgage, about at any time soil to do so, then the said more seem may cause the same to be insured to			0
for, and assign the policy of invarance to the raid mortgages. and that in the event that the mortgages. shall at any time fail to do so, then the said more more control to sain to be invared in.  among control the same to be invared in.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And if at any time any zert of said dolt, or interest thereon be past due and unquid.  And the success of the said and the said and the said and the said dolt, interest due to the past of the interest of the said and the said an	And the said mortgagor agree to insure the house and building	s on said lot in a sum not less than	••-•
the premium and experse of such insurance under this martgage, with interest.  And It at any time any point of said deck or interest thereon he past due and unguid  And It at any time any point of said deck or interest thereon he past due and unguid  Here, Executors, Administrators or Assigns and agree that my longs out to checkford from the past due and unguid  Fring the new physical decision.  PEROVIDED ALWAYS. NEVERTHALESS, and it is the true intent and meaning of the parties to these Presents, that if.  AND IT IS AGREED, by and between the sud parties, that the said meregages			_
the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said deck or interest thereon he past due and unpuid.  And if at any time any part of said deck or interest thereon he past due and unpuid.  And if at any time any part of said deck or interest thereon he past due and unpuid.  And if at any time any part of said deck or interest thereon has a continued to the past of the interest of t			
And if at any time may part of mid delth, or interest thereon be past due and unpaid.  And if at any time may part of mid delth, or interest thereon be past due and unpaid.  And if at any time or not described promise or national professor.  All times the expression of the middle and and specific professor.  All times the expression described professor in times and described pures and described pures and described pures that delth is and pecific strikely conference thereof the middle conference are the middle of the strikely conference thereof the middle of the middle o	ee may cause the same to be insured in	name, and reimburse	······································
And if at any time may part of mid delth, or interest thereon be past due and unpaid.  And if at any time may part of mid delth, or interest thereon be past due and unpaid.  And if at any time or not described promise or national professor.  All times the expression of the middle and and specific professor.  All times the expression described professor in times and described pures and described pures and described pures that delth is and pecific strikely conference thereof the middle conference are the middle of the strikely conference thereof the middle of the middle o	Abium and avenue of such incurrence under this marter as with int		•••••••••••••••••••••••••••••••••••••••
he above described permines to self metabones. The material court of stables are my, or transmiter or observed supposed precises the most place of mile court of stables are my, or transmiter or observed supposed precises with authority to lake proceeds thereof (after puring casts of collection) upon stal debt, interest, casts or expenses without finishing to excount for anything more than it and precise scales of collection and precises and precise to the precise of	the premium and expense of such insurance under this mortgage, with fine	:1e5t.	
he show described premines to that merchance or Aldy Michael Court of all above may, a training and and an all the control of	And if at any time any part of said debt or interest thereon he past dr	e and unnaid hereby assign th	ne rents and profi
in the year offers Lord one thousand nine hundred and this lates of the training until the said mortgager.  AND IT IS AGREED, by and between the said parties, these training of the said mortgager.  AND IT IS AGREED, by and between the said parties, these training of the said mortgager.  AND IT IS AGREED, by and between the said parties, these the said said parties of these training of the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, the said parties, the said the said mortgager.  AND IT IS AGREED, by and the said the said mortgager.  AND IT IS AGREED, by and the said the said mortgager.  AND IT IS AGREED, by and the said the said		· ·	_
mortgapor— do and shall well and truly ray, or came to be paid, unto the said mortgages— the said clots or sum of money aforesaid with interest theremen in real force and virtue— the day according to the true intent and monanty of the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor  to hold and enjoy the sa mises until default of payment shall be made.  WITNESS, Play—Hand—and Seal—this  is the year offour Lord one thousand nine hundred and fluxesty fell——and in the one hundred as  fine by ray of plant and seal—this  genes, Saled and Delivered in the Presence of  January 14.  THE STATE OF SOUTH CAROLINA.  WILLIAM ——A Sandalus  act and deed, deliver the within written Deed; and that he, with Callessus Halls  SWORN to before me, this  Walkeline Halls ——A Dead Sale  A Dead Sales  THE STATE OF SOUTH CAROLINA.  THE STATE OF SO	cuit Court of said State may, at chambers or otherwise, appoint a receiver velying the net proceeds thereof (after paying costs of collection) upon said its and profits actually collected.	with authority to take possession of said premises and collect said debt, interest, costs or expenses; without liability to account for anyth	at any judge of the rents and profit thing more than the
be due, seconding to the true intere and meaning of the said doct, then this deed of bargain and said exact, determine, and be utterly noil and void; otherwitenain in this force and verture.  AND IT IS AGREED by and between the said parties, that the said mortgagor.  to hold and enjoy the sames unit default of payment shall be made.  WITNESS JULY Hand.  and in the one hundred at like in the year of four items thousand nine bandred and the said parties, that the said mortgagor.  A parties of the Soversignty and Independence of the United States of America.  You can all and a Delivered in the Presence of years of the Soversignty and Independence of the United States of America.  You can all and a first the Presence of years of the Soversignty and Independence of the United States of America.  You can all and a first the Presence of years of the Soversignty and Independence of the United States of America.  (L. S. (	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inten	t and meaning of the parties to these Presents, that if	, tl
mises until default of payment shall be made.  WITNESS THY Hand and Seal this in the year of our Lord one thousand nine hundred and little that year of the Sovereignty and Independence of the United States of America.  Year of the Sovereignty and Independence of the United States of America.  Year of the Sovereignty and Independence of the United States of America.  Year of the Sovereignty and Independence of the United States of America.  Year of the Sovereignty and Independence of the United States of America.  (I. S. O.	I mortgagor, do and shall well and truly pay, or cause to be paid, unt be due, according to the true intent and meaning of the said note, then this remain in full force and virtue.	to the said mortgagee, the said debt or sum of money aforesaid, with deed of bargain and sale shall cease, determine, and be utterly null a	interest thereon, and void; otherwi
WITNESS 72 Ht Hand and Seal, this in the year of our Lord one thousand nine brandred and Leulerity bull and in the one brandred and Leulerity bull and in the one brandred and Leulerity bull and independence of the United States of America.  Y. Gardelett year of the Sovereignty and Independence of the United States of America.  Y. Gardelett (I. S. (I.	AND IT IS AGREED, by and between the said parties, that the said	mortgagorto hold a	and enjoy the sa
in the year of our Lord one thousand nine hundred and little little and in the one hundred at father fifth.  At the fifth year of the Sovereignty and Independence of the United States of America.  Y. Sandelen M. (I. S.	• •	•	
in the year of our Lord one thousand nine handred and telephology and Independence of the United States of America.  Stand, Selled and Delivered in the Presence of  A. Standels	WITNESS 7224 Hand and Seal , this	day of March	
Sworn to before me, this withen named and seed, deliver the within written Deed; and that he, with Caldren Haller Manner County.  THE STATE OF SOUTH CAROLINA.  Sworn to before me, this wither for South Cardina.  THE STATE OF SOUTH CAROLINA.  Sworn to before me, this within for South Cardina.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA.  County.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County.  THE STATE OF SOUTH CAROLINA.  REMUNCIATION OF DOWER  did this day appear before me are remarked to the within named.  J. N. Bailland.  Milling of the Within Cardina.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH	in the year of our Lord one thousand nine hundred and twens	ty-one and in the	one hundred ar
Squed, Salted and Delivered in the Presence of  A Sanday  (L. S.  (L.	forty-fifth yea	f r of the Sovereignty and Independence of the United States of Amer	rica.
M. Sandles (I. S. (I. S			
(I. S.  (I. S.	W. Landers	Ino. Frank	(L, S
THE STATE OF SOUTH CAROLINA,  County.  The STATE OF SOUTH CAROLINA,  COUNTY Public for South Carolina,  County Public for South Carolina,  CEPTURE OF SOUTH CAROLINA,  COUNTY Public for South Carolina,  CEALLY P	ralhour Harris	<i></i>	(L. S
THE STATE OF SOUTH CAROLINA.  County.  SWORN to before me, this.  SWORN to before me, this.  Inalian January Public for South Cardina.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH C			(L. S
made oath that he saw the within named John Strank  seal, and as his act and deed, deliver the within written Deed; and that he, with Caldaun Haller  sworn to before me, this witnessed the execution thereof.  SWORN to			(L. S
made oath that he saw the within named Solan Stanck  seal, and as his act and deed, deliver the within written Deed; and that he, with Collagues Halles  witnessed the execution thereof.  SWORN to before me, this witne	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF 1	REAL ESTATE.
made oath thathe saw the within named	<b>1</b>		
seal, and as hill act and deed, deliver the within written Deed; and that he, with Callagur Harris witnessed the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  (SPAL)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I, Harris and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A thin written Deed; and that he, with Callagur Harris and has without he, with Callagur Harris and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.	Personally appeared before me /// / / / / / / / / / / / / / / / /		•••••••••••••••••••••••••••••••••••••••
SWORN to before me, this	made oath thathe saw the within named John Kan	de c	***************************************
SWORN to before me, this	//		
SWORN to before me, this day of March Sworn Public for South Cardina.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.  County,  I, March Sworn the within named. South Sworn that Mrs. Sworn the within named. Sworn the within mentioned and released. GIVEN under my hand and seal, this Sworn the within mentioned and released.	$\mathscr{V}$		
SWORN to before me, this.  day of March March March Motary Publifor South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. March Motary Publifor South Cardina.  RENUNCIATION OF DOWER.  Motary Publifor South Cardina.  RENUNCIATION OF DOWER.  Mile State Of the within named Motary Mota	0.		······································
SWORN to before me, this.  day of March March March March Motary Publifor South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. March	, seal, and as Lis act and deed, deliver the within written		re/
day of Manch Nature (SEAL.) Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA, County.  I, Manches County.  I, Manches County.  I, Manches County.  I of the within named Manches County.  I of the within named Manches County.  I did this day appear before m 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 person msoever, renounce, release, and forever relinquish unto the within named Manches County.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this Manches County Carolina.  Sea of the within named Manches County Carolina.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.	seal, and as Ass. act and deed, deliver the within written	Deed; and thathe, with Calhaun Harr	re/
THE STATE OF SOUTH CAROLINA,  County.  I. Danders  County.  County		Deed; and thathe, with Calhaun Harr	tie/
THE STATE OF SOUTH CAROLINA,  County.  I. Danders County.  II Dand	SWORN to before me, this	Deed; and that he, with Calhaun Hard witnessed the execution thereof.	rie
I. Danders  did this day appear before me 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 person mesoever, 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 ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.	SWORN to before me, this // day of March AD 2/	Deed; and that he, with Calhaun Hard witnessed the execution thereof.	rie
I. Danders  did this day appear before mereby certify unto all whom it may concern, that Mrs. Lillie E. Frank  et of the within named	SWORN to before me, this // day of March A. D. 10 2// Loalhour Harry S. (SEN.)	Deed; and that he, with Calhaun Hard witnessed the execution thereof.	re
I. I. D. Danders.  Thereby certify unto all whom it may concern, that Mrs. Lilie E. Frank  of the within named did this day appear before me 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 person massoever, renounce, release, and forever relinquish unto the within named I. N. Bailes, Mis.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this 12 th	SWORN to before me, this	Deed; and that he, with balkaus Hard witnessed the execution thereof.	rie
did this day appear before m 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 person msoever, 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 an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.	SWORN to before me, this day of March (SEL) Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,	Deed; and that he, with balkaus Hard witnessed the execution thereof.	rie
did this day appear before m 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 person msoever, 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 an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.	SWORN to before me, this day of MALCA (SEAL.) Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.	Deed; and that he, with balkaus Hard witnessed the execution thereof.	rie
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 person msoever, renounce, release, and forever relinquish unto the within named	SWORN to before me, this day of March (SELL) Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA, County.  I. W. Danders.	Deed; and thathe, with balksun Hand witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO	rie
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this 124.	SWORN to before me, this day of March (SHAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. D. M. D. M. L.	Deed; and thathe, with Calhour Haw witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO	N OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all an ular, the Premises within mentioned and released.  GIVEN under my hand and seal, this 124.	SWORN to before me, this day of March (SHAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. D. March (SHAL.)  Notary Public for South Cardina.	Deed; and thathe, with Calhour Hard witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO  Add this day	N OF DOWER.
GIVEN under my hand and seal, this 12 4	SWORN to before me, this day of March Jarry Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. W. Danders  thereby certify unto all whom it may concern, that Mrs. Lillie & cof the within named you Frank  upon being privately and separately examined by me, did declare that she do	Deed; and that he, with Calhaun Hand witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO  did this day ses freely, voluntarily and without any compulsion, dread or fear of any	N OF DOWER.
GIVEN under my hand and seal, this 12th	SWORN to before me, this day of March Jarry Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. W. Danders  thereby certify unto all whom it may concern, that Mrs. Lillie & cof the within named you Frank  upon being privately and separately examined by me, did declare that she do	Deed; and that he, with Calhaun Hand witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO  did this day ses freely, voluntarily and without any compulsion, dread or fear of any	N OF DOWER.
GIVEN under my hand and seal, this 12th	SWORN to before me, this day of March (SHAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. M. Danders  Thereby certify unto all whom it may concern, that Mrs. Lillie & e of the within named and separately examined by me, did declare that she do	Deed; and that he, with Calhaun Hand witnessed the execution thereof.  P. M. Sanders  RENUNCIATIO  did this day ses freely, voluntarily and without any compulsion, dread or fear of any	N OF DOWER.
21	SWORN to before me, this day of March A. D. 10.2/  Calhaur Jarris (SRIL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I, March County.  I, March County.  I, March County.  I of the within named Concern, that Mrs. Are concern that Mrs. Are concern that Mrs.  Le of the within named Concern, that Mrs. Are concern that Second the consoever, renounce, release, and forever relinquish unto the within named Consoever, renounce, release, and forever relinquish unto the within named Consoever.  Heirs and Assigns, all	Deed; and that he, with Calhaun Hard witnessed the execution thereof.  P. W. Lander  RENUNCIATIO  A grank  did this day ses freely, voluntarily and without any compulsion, dread or fear of any  J. N. Baille, Line	N OF DOWER.
Notary Public for South Jarolina.  A. D. 1992  Lillie G. Frank	SWORN to before me, this day of Manch (SEAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. Danders  hereby certify unto all whom it may concern, that Mrs.  Le of the within named of the within named of the within named of the within named of the privately and separately examined by me, did declare that she do comsoever, renounce, release, and forever relinquish unto the within named of the w	Deed; and that he, with Calhaun Hard witnessed the execution thereof.  P. W. Lander  RENUNCIATIO  A grank  did this day ses freely, voluntarily and without any compulsion, dread or fear of any  J. N. Baille, Line	N OF DOWER.
Notary Public for South Parolina.	SWORN to before me, this day of Manch (SEAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. Manch (SEAL.)  Notary Public for South Cardina.  County.  I. Manch (SEAL.)  County.  I.	Deed; and thathe, with	N OF DOWER.
	SWORN to before me, this day of Manch (SEAL.)  Notary Public for South Cardina.  THE STATE OF SOUTH CAROLINA,  County.  I. Manch (SEAL.)  Notary Public for South Cardina.  County.  I. Manch (SEAL.)  County.  I.	Deed; and thathe, with	N OF DOWER.