this, all and singular, the Rights. Members, Hardinamous and Appurtuances to the said Promises belonging, or in appwise incident or apportable D TO HOLD, all and singular, the said Promises unto the said. Herix and Assigns, forces: do brethy hind myself, my Tritors to warrant and forever defend all and singular the said premises unto the said mortgauce at me, my and mortgager, agree to inserse the house and buildings on said hard or not her sham. The said mortgager, agree to inserse the house and buildings on said hard or not her sham. The said mortgager, agree to inserse the house and buildings on said hard or not her sham. The defermant of the continuation of lith mortgage, and make how under policy or policies of insurance payable to the mortgager, and here there is an insurance may cannot the same to be insured as above provided and for the premium and exposuse of such insurance under this summager. LWAYS, SEVERTHELESS, and it is the true brief and mortgager, or cannot be the first sundanger. LWAYS, SEVERTHELESS, and it is the true brief and truly jay, or cause to the paid unto the said mortgager. The said of targets and said said and said truly jay, or cause to the paid unto the said mortgager. The said of targets and all said and said truly jay, or cause to the paid unto the said mortgager. The said of targets and said said and said truly jay, or cause to the paid unto the said mortgager. The said of targets and said said said said truly jay, or cause to the paid unto the said mortgager. The said of targets and said said said said truly jay, or cause to the paid to the particular said paid of the said mortgager. The said of targets and said said said said said said said sai	And I	The state of the s		V . P . P	0.	,	
in the dissipation the Reight, Stembers, Heredinaments and Appartmaners to the said Permises belonging, or in approximation or apparentable, all and singular, the said Permises unto the said "CHEEL U. J.	TORTHER with, all and singular, the bilghts, Methodays, Berefolments and Appertunions to the said Promises belonging, or in approximation or appertunity to the Market AND TO HOLD, all and singular, the wild Promises among the said Promises belonging, or in approximation of the Market AND TO HOLD, all and and appeal (the said Promises and Adoption of the Said Andreas Andreas Andreas and Adoption of the Said Andreas Andr	The same conveyed to m					10.60
De PO HOLD, all and singular, the said Premius auto the said Heirs and Assigns from the said premius unto the said mortgager. Heirs and Assigns, and certy person whomosomer lawfully classing, or to chain, the same or any part thereof, the said mortgager, agree to inserse the home and buildings on said fault for not best than. Lett. Recent and the said mortgager, agree to inserse the home and buildings on said fault for not best than. Lett. Recent and the said mortgager, agree to inserse the home and buildings on said fault for so the said mortgager, and heep the said mortgager, and the said at the said mortgager or remains which that the said that the said mortgager, and the said mortgager or remains which that the said that the said mortgager may be feel during the continuation of this mortgager or remains which that the said mortgager may be feel during the said mortgager of said in the true intent and meaning of the parties to three presents, that if I the said mortgager, do and shall well and truly pay, or came to be paid unto the said mortgager. WAYS, NEVERTHELESS, and at is the true intent and meaning of the parties to three presents, that if I the said mortgager, do and shall well and truly pay, or came to be paid unto the said mortgager. **REED by and between the said parties, and said said the said premius on the true intents and meaning of the parties to three presents, that if I have a said mortgager, and the said parties and meaning of the said premius on said defend of proposed the true. **REED by and between the said parties, and meaning of the parties to receive in all force and victure. **REED by and between the said parties and meaning of the parties to true and product and paying them to be a said between the said parties and and paying them to be a said between the said parties and paying them to be a said between the said between the said parties and paying them to be a said between the said the said the said paying the said the said paying the said the said paying the said the said	TO BANK AND TO BOLD, all and ampairs, the wife Frenties unto the said. And L. do brothy bind unyell, my Better and Administration to warrent and forcers defended all and singular the said pression, onto the said mortgage. Here and Administration to warrent and forcers defended all and singular the said pression, onto the said mortgage. Here are said to the said of the said contracts of the said contracts of the said contracts. Here are said mortgage, agree to instance the said mortgage, can all half on the said to the said contracts. And I	Register Mesne Conveyance for Greenville County, in Book Page		lay 01		19,2.2., dec	d recorded
BYO HOLD, all and singular, the said Premises unto the said Heirs and Assigns from the berthy bind myself, my Heirs and Assigns, and certy person whomosoper lawfolly chaining, or to chine, the same or any part thereof. The eard mortgager, agree to insere the house and buildings on said hard for not best than Let Recent and the premises and the said mortgager and the problems of mortgager and the premises and measures of the premises and the premises and the premises and premise	TO HAVE AND TO HOLD, all and ampairs, the acid Frencises anton the said. And I. do brothy had myself, my Bell amounted and Administrative to warrant and ferecer defended all and singular the said permits, unto the said mortgager. Helder a finest, forment administrative to warrant and ferecer defended all and singular the said permits, unto the said mortgager. Helder a finest. Remember, Administrative to any acceptance of the said continues. Helder a finest finest, forment and manager of the said mortgager, agree to increase expects the said. And I	TOGETHER with, all and singular, the Rights, Members, Meredian	ments and Assume				
do berethy hind myself, my returns to marram and forecer defend all and singular the said premises unto the said mortgager. All it is not my returns to marram and forecer defend all and singular the said premises unto the said mortgager. All a said mortgager, agree to marke the boose and holdings on and had for not leve than. All the said mortgager, agree to marke the boose and holdings on and had for not leve than. All at any time fall to do so, then the said mortgager any camer the same to be insured as above provided a for the premises and at all two time fall to do so, then the said mortgager. And at my time fall to do so, then the said mortgager may camer the same to be insured as above provided a for the premises and a shall well and truly pay, or came to be paid unto the said mortgager. LWAYS, REVERTHELESS, and is in the true inform and marriage of the parties to these precents, that if I. the said mortgager, do and shall well and truly pay, or came to be paid unto the said mortgager. The said defe or same of manys observable, with interest thereon, I amy shall be doe, anovering to the true intent and meaning of its form to said mortgager, and the said state of the said mortgager and the said mortgager and between the said defer on an of more department, and the said state of the said mortgager, the said mortgager and said state of the said mortgager and to the said mortgager and the said mortgager a	And I the bretty hind speelt, my Hers and Adaptive fee and permises unto the said meragage. Here are a speed and deministratives to warrant and foreces defend all and singular the said premises unto the said meragage. And I the said meragage, agree to insure the house and middless, on all hand to make here are any part thereof. And I the said meragage, agree to insure the house and middless, on all hand to make here are any part thereof. And I the said meragage, agree to insure the house and middless, and said here are party or midles of the said meragage, and fault here were party or midles of the said meragage, and fault here were party or midles of the said meragage, and fault here were party or midless of the said on the tree said to be the said meragage may save the same he insured as above previous distinction. PRIVITIES ALWAYS, NEVERTIBLESS, and it is the true hereta and meragage of the party as foreign or save the same he insured as above previous and said and the said meragage, are save the party of the said and the said meragage. PRIVITIES ALWAYS, and here the said date or any of among aircraid, pill nature of the meragage. AND IT IS ACREED, by and here were the said savins, that I have a said and the said meragage. The said and the said meragage and the said meragage, and the said meragage, and the said and the said meragage. WITHERS, HELL AND	TO HAVE AND TO HOLD, all and singular, the said Premises on	to the said (116	in the said Fremises	A lin/	Lean dia	r appertaink
the hereby hind myself, my. Here's to marrant and forecer federed all and singular the said permises unto the said mortgager. All mo, my and Assigns, and every person whomovers hardely claiming, or to chim, the same or any part thereof. The said mortgager, agree to issuere the house and hand of no no lees that. The said mortgager, agree to issue the house and hand of no no lees that the mortgager, and have been under policy or policies of invarience possible to the mortgager, and have been under policy or policies of invarience possible to the mortgager, and have been under policy or policies of invarience possible to the mortgager, and have been under policy or policies of invarience possible to the mortgager, and have been under policy parties to these presents, that if I the said mortgager, and and that will not thruly parties parties to these presents, that if I the said mortgager, and all the will not thruly parties to these presents, that if I the said mortgager, the said parties and all the will not thruly parties to retain the said mortgager, the said of the parties and shall will not thruly parties, the said mortgager, the said shall will all the said parties, that I the had all and said parties, that I the had and expose the said parties, that I the said mortgager, in the said parties, that I the said parties, that I the had and expose the said parties, that I the said parties and the said parties, that I the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, that I the said mortgager, in the said parties, the I the said parties, that I the said mortgager, the said in the said parties the true in the said parties the said parties th	AND IT IS ACRECED by and between the said precisions of the true from and said short precision of the said mortgager. AND IT SACRECED by and between the said mortgager and the residence of the said mortgager. AND IT SACRECED by and between the said mortgager, and for the said mortgager, and save the said mortgager. AND IT SACRECED by and between the said mortgager, and save the said mortgager. AND IT SACRECED by and between the said mortgager, and the said mortgager, and save the said mortgager. AND IT SACRECED by and between the said particular to the said mortgager, and save the said mortgager, and save the said mortgager. AND IT SACRECED by and between the said particular to the said mortgager, and the said mortgager. AND IT SACRECED by and between the said particular to the said said and said and said said said. AND IT SACRECED by and between the said particular to the said said said said said. AND IT SACRECED by and between the said particular to the said said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and between the said particular to the said said said. AND IT SACRECED by and the said said said said said said said said		or the same	Production of Production and Confession	Pools Kirkelinger		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
interest to warrant and forever defend all and singular the said premiers unto the said mortgager. Items and Assigns, and every person whomosever lawfulty claiming, or to claim, the same or any part thereof, the said mortgager, agree to inserte the house and buildings on said land for not less than. Let The Let all District and the said mortgager may part thereof, the said mortgager or goldens of the mortgager, and here the said mortgager is the mortgager, and here the said mortgager is the mortgager, and here the said mortgager is the said mortgager and all and any time fall to do so, then the said mortgager mortgager. LWAYS, NEVERTHELESS, and it is the true intern and meaning of the parties to these presents, that if I the said mortgager and a capents of such insurance under the mortgager. LWAYS, NEVERTHELESS, and it is the true intern and meaning of the parties to these presents, that if I the said mortgager of the said so the said parties of these presents, and the said so the said mortgager. LWAYS, NEVERTHELESS, and it is the true intern and meaning of the parties to these presents, that if I the said mortgager of the said so the parties of the said mortgager. LWAYS, NEVERTHELESS, and it is the true intern and meaning of the parties to these presents, that if I the said mortgager of the said parties, that I the said mortgager of the said parties, that I the said mortgager of the said parties, that I the said mortgager of the said parties, that I the said mortgager of the said parties, that I the said mortgager of the said parties, that I the said parties that the said parties, that I the said parties that the sa	interest and Administrators to warrant and forever defend all and singular the said prefuser unto the said mortgager. Idea 1	And I do hereby bind myself, my				Heirs and As	1000
the naid mortager, agree to insure the house and huisting to maid had for no less than	which, from and quinted on, my in Executed. Administrators and Artistics, and every person whomosover hardely claiming, or to claim, the same of any part thereof. And I		lar the said aramica, and		f.	. /	
the naid mortanger, agree to insure the house and buildings on axid land for not less than Delta:	And I. the said mortgager, agree to insure the house and buildings on said hand for not been than Description	ssiens, from and against me, my			The second second second	hilliand harries of the same constitutes.	Heirs
The process of the continuation of the continu	Johnson in a company or consumers which that the corresponds to the mortgage, and keep the an interest and an						
Ability at any time fail to do so, then the said morpaque may cause the same to be insured as above provided a for the peremina and expense of such insurance under this mortgage. LWAVS, NEVERTHELISS, and it is the true intent and meaning of the parties to those presents, that if I have all mortgages, do and shall well and truly pay, or cause to be paid unto the said mortgages. Secret or bargain and said shall ever, and be staticly unto all views. BEED, by and between the said parties, that I have been subjected in the said mortgages, the said parties, that I have been said and enough the said premises until death of symmut shall be made, in which the said that the said that the said staticly units the said premises until death of symmut shall be made, in which the said premises that shall be resisted to take possession immediately, units and to the rest and pay often to a said independence of the said premises of the said premises and said and pay often to a said independence of the United Systes of America. Said Independence of the Unite	And it any time fail to do not them the raid morphages may came the name to be insured as above precided a forest management of the premium and exponent of such insurance under the mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree friend and menting of the parties to these presents, that if I the naid mortgages, do and shall well and truly pay, or cause to be paid unto the said mortgages. The said mortgages, the said mortgages, the said mortgages, and shall well and truly pay, or cause to be paid unto the said mortgages. AND IT IS AGREED, by such between the said parties, that I to the said mortgages, the said parties, that I to the said and engine the said three interests and meaning of it will be said to the said mortgages, the said mortgage, the said to the						
Ability at any time fail to do so, then the said morpaque may cause the same to be insured as above provided a for the peremina and expense of such insurance under this mortgage. LWAVS, NEVERTHELISS, and it is the true intent and meaning of the parties to those presents, that if I have all mortgages, do and shall well and truly pay, or cause to be paid unto the said mortgages. Secret or bargain and said shall ever, and be staticly unto all views. BEED, by and between the said parties, that I have been subjected in the said mortgages, the said parties, that I have been said and enough the said premises until death of symmut shall be made, in which the said that the said that the said staticly units the said premises until death of symmut shall be made, in which the said premises that shall be resisted to take possession immediately, units and to the rest and pay often to a said independence of the said premises of the said premises and said and pay often to a said independence of the United Systes of America. Said Independence of the Unite	And it are the fail to do no, then the raid morphage may came the name to be insured as above precided a forther premium and expense of such insurance under the mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the treeters and eneming of the parties to these presents, that if I the naid mortgage, do and shall well and truly pay, or cause to be paid unto the said mortgage. The said mortgage, the said shall well and truly pay, or cause to be paid unto the said mortgage. AND THE AGREED, by such between the said parties, that I the said mortgage, the said mortgage, and a shall canned defension, and is that truly just, or cause to be paid unto the said mortgage. AND THE AGREED, by such between the said parties, that I the said mortgage, the said shall canned to the said shall be entitled to take passession in the said under the said shall be said the said parties, that I the said mortgage, the said shall be said the said to take passession in more shall, without more, receive the run and preside and apply them to a MYTNESS. THE M	Dollars, sourced from loss or damage by fire during the continuation of this mon	in a company or compa- tgage, and make loss un-	ties which shall be a ler policy or policies	rceptable to the	mortgagee, and k	eep the sa
LWAYS, NEVERTHELESS, and is the true intent and meaning of the parties to these presents, that if I the said mortgager, the and shall will and truly pay, or cause to be paid unto the said mortgager. The said feels or sum of money aftersaid, and will have a cause to be paid unto the said mortgager. The said feels or sum of money aftersaid, and the unit pay, or cause to be paid unto the said mortgager. The said feels or sum of money aftersaid, and be utterly unit and said and said intent and sirtue. REED, by and between the said parties, that I have been suffered and said and said mortgager, the said Permises and the fast of apparent shall be made, in which and entire to examine shall be entitled to take possession immediately, without notice, recrise the rest and pays them to an additional mod seal this I STR. Any of I MARCH I hand. And seal this I STR. Any of I MARCH I hand. I have been said in the one hundred and forty of the said between of the United Spines of America. and Debieved in the Presence of: I LUCINI STR. CAROLINA, PROBATE. The said and deed debeer the within written Deed; and that the with witnessed the execution thereof. CAROLINA, Noticey Paider, B. C. CAROLINA, Noticey Paider, B. C. CAROLINA, Noticey Paider, B. C. PROBATE. The said and separately examined by me, did declare that she does freely, voluntarily and without any computition, dread or fear of any person of sum of the paid and small, this. A. D. 19 Noticey Paider, B. C. PROBATE. The CAROLINA, I do bereby assign, transfer and sol over to. PROBATE, The CAROLINA, I do bereby assign, transfer and sol over to.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intere and meaning of the parties to these presents, that if I the sald mertagene, on and shall well and truly part, or cares to be quite to these presents, that if I the sald often or faund did to or sum of money aloresaid, with interest thereon, if any shall be due, arounding to the true intent and meaning of it and the due, arounding to the true intent and meaning of it and the sald parties, and be unterly and art only; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, and he unterly and art only; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, and he unterly and art only; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, and he unterly and art only; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, and he unterly and art of the unit of the said party the said force and said the said said and the contribution. The said and the said art of the said parties of the said and true of the boversion and in the said and the said and party times to an advantaged, and in the one hundred and forty of the said and the parties of America. Signat, Stated and Depletered in the Presence of: JULY JULY BULY AND ARTIELES. PRESENTIALLY SUPPLY AND ARTIELES. PRESENTIALLY Supply The said of the within named. JULY JULY BULY AND ARTIELES. AND THE ARTIELES. AND T						
the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgagor. the said died or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of a deed of largery and between the said parties, that I. the said and a said said case, determine, and be utterly mill and void; otherwise to remain in till force and virtue. The hold and said the said parties, that I. In hold and provide said provides and shall be emitted to take passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay. And Delivered in the Presence of:	the said mortgager, the said mortgager, the said state or same of same						
the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgagor. the said died or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of a deed of largery and between the said parties, that I. the said and a said said case, determine, and be utterly mill and void; otherwise to remain in till force and virtue. The hold and said the said parties, that I. In hold and provide said provides and shall be emitted to take passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay, without notes, reverse the cost and apply them ho to the passession numberlay. And Delivered in the Presence of:	the said mortgager, the said mortgager, the said state or same of same	PROVIDED ALWAYS, NEVERTHELESS, and it is the true into	ent and meaning of the pa	rties to these presents	that if I		
the said delte or seen of manny pricessed, with interest thereon, if any shall be due, according to the true intent and meaning of a decel of hargina and sale shall except deviation, and be interest the read of any seen in till force and virtue. The representative or assigns shall be entitled to take possession immediately, without note; create the rent and profits and apply them to make the possession immediately, without note; create the rent and profits and apply them to the said independence of the United Signer of America. Any of March in the year and Independence of the United Signer of America. and Independence of the United Signer of America. and Independence of the United Signer of America. And Delivered in the Presence of: It to the the said and deed deliver the within written Deed; and that c. he with CAROMANA, PROBATE. The said independence of the within written Deed; and that c. he with Letter I. A. D. 19-22. Letter I. A. D. 19-	the said delay of many and said shall core pass of many forward, with interest the record, if my shall be due, concring on the true interest and meaning of a AND TI BAGERED, by and between the said parties, that I have been true into the lines and streams. AND TI BAGERED, by and between the said parties, that I have been true into the lines of the said mortisages, a threat many contrages or his representative or assigns shall be entitled to take posteroise some facility, without notes, receive the rest and profits and apply there is no and such that the said have been to be a selected to the posteroise some facility, without notes, receive the rest and profits and apply there is no a selected for the posteroise some facility, without notes, receive the rest and profits and apply there is no a selected for the posteroise some facility, without notes, receive the rest and profits and apply there is no a selected for the posteroise some facility, without notes, receive the rest and profits and apply there is no a local some parties and apply there is no a selected for the posteroise some facility, without notes, receive the rest and profits and apply there is no a local some parties and apply there is no a local some parties and apply there is no a local some parties and apply there is no a local some parties and the posteroise. The parties of the posteroise and findeposition of the United Spins of America. PREMONATE appeared before one of a supposition of the within arising the recombination of the within amount of the parties of the within amount. PREMONATE ADDRAINA, PREMONATE ADDRAINA, Noticey Paide, S. C. ATE OF SOUTH CAROLINA, Profits and forever relievable and one parties of the within amount of the parties and sone parties of the within amount of the parties and one of the parties and could not shall not parties and						
The hold and enjoy the said Premies until defoul of payment shall be entitled to take passession immediately, without notice, receive the cent and sportifs and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and profit and apply them to make the cent and the cent of the United Spires of America. In the passes of the Cent of the Cent of America and in the one bundred and forty of the cent	AND IT IS AGREED by and between the said parties, that I to hold and enjoy the and irretions until default of payment shall be made, in which and the main is paid. WITHERS ILLY hand and and the ISTA day of MARCHAIL in the year of the Deserted Sigher of America. WITHERS ILLY hand and and the ISTA day of MARCHAIL in the year of the Deserted Sigher of America. Signed, Rested and Dejivered in the Pressure of: JULIA LY ILLIA day of MARCHAILA day					true intent and m	caning of t
to hold and enjoy the and Premiers until default of payment shall be restricted to take possession immediately, without notice, receive the rent and profit and apply them to no littly hand. And seal this day to March in the payment shall be made, in while should not control to the littly hand. And seal this day and make the possession immediately, without notice, receive the rent and profit and apply them to no littly hand. And seal this day and make the possession immediately, without notice, receive the rent and profit and apply them to no littly day of March in the payment shall be made, in whi and the one hundred and forty of the same the payment of the Premiers of the payment shall be made, in white and help for the payment shall be made, in white and beginned to the Premiers within marined. And the payment shall be made, in white one hundred and forty of the payment shall be made, in white one hundred and forty of the payment shall be made, in the one hundred and forty of the payment shall be applied to the one hundred and control to the payment shall be applied to the one hundred and control to the payment shall be applied to the payment shall be payment shall be payment shall be applied to the payment shall be payment shall	to hold and enjoy the and Premiers until default of payment shall be matched to take possession immediately, without notice, receive the reast and apply them to an any seal this with the same in paid. WITHERS LILLY hand, and seal this little paid to take possession immediately, without notice, receive the reast and apply them to an any seal me thousand staff honored and large called for the possession immediately, without notice, receive the reast and apply them to an and in the case hundred and forty if the pay of the payment shall be made, in which any of the payment shall be made, in which and in the case hundred and forty if the payment shall be made, in which and in the case hundred and forty if the payment shall be made, in which and in the case hundred and forty if the payment shall be payment before the payment before the within the payment payment the case hundred and forty if the payment before the payment pay	AND IT IS AGREED, by and between the said parties, that I	and be utterly null and v	oid; otherwise to ren	ain in full force		
in the year and med and seal this	WITHERS. III Sand and seal this		to hold and enic	ov the said Permises o	mail defends of s		
and send and send this	WITHESS ALLY hand, and send thin the pear of the Direct of	ent the mortgagee or his representative or assigns shall be entitled to ta ht until the same is paid.	ke possession immediately	y, without notice, rece	ive the rent and	profits and apply	them to se
and in the one hundred and forty with the same between the Presence of:	and in the anne thundred and mainter and the first of America. The Stephen of the Steverity and Independence of the United Sifes of America. Signed, Stated and Deletered in the Presence of: JELLA T. Charles (L. S. SERIOL STATE OF SOUTH CAROLINA.) PERSONALLY appeared before me. JELLA T. Charles And and the case the within named. JELLA T. Charles SENORN to before me, this. JELLA T. Charles Motory Public of the within the security of the within named. JELLA T. Charles Noticy Public for South Carolina and the within the within the within the security of the security of the within the security of the se	WITNESS 1114 hand and seal this	1511	day of	Mare	le .	
ANDIANA. PROBATE.	ATR OF SOUTH CAROLINA, Crosswille County. PERSONALLY appeared before see A make such that Cab says the within samed. ALL D. Maril b. ALL D. Charle. SWORN to before ma, this. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ANTE OF SOUTH CAROLINA. Committee County. A. D. 19 7 2 - GLELA D. Charle. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, C. S. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Committee County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Committee County. L. a. Notary Finder of the within samed. It has a committee county. Glet within samed. It has 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 within samed. It has 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 within samed. It has been privately and and sand, this. A. D. 19 (SEAL) Notary Finder, S. C. Bestorded Plate CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. Per value required I do berely saday, transfer and set over to. Per value required I do berely saday to the required to be received without recourse, this	er Lord one thousand nier hundred and Legentles 100	and in the one I			,	
ANDIANA. PROBATE.	ATR OF SOUTH CAROLINA, Crosswille County. PERSONALLY appeared before see A make such that Cab says the within samed. ALL D. Maril b. ALL D. Charle. SWORN to before ma, this. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ALL D. 19 7 2 - GLELA D. Charle. ANTE OF SOUTH CAROLINA. Committee County. A. D. 19 7 2 - GLELA D. Charle. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, C. S. C. ATR OF SOUTH CAROLINA. Grammitte County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Committee County. L. a. Notary Finder, B. C. ATR OF SOUTH CAROLINA. Committee County. L. a. Notary Finder of the within samed. It has a committee county. Glet within samed. It has 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 within samed. It has 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 within samed. It has been privately and and sand, this. A. D. 19 (SEAL) Notary Finder, S. C. Bestorded Plate CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. STATE OF SOUTH CAROLINA. Per value required I do berely saday, transfer and set over to. Per value required I do berely saday, transfer and set over to. Per value required I do berely saday to the required to be received without recourse, this	ar of the Sovereignty and Independence of the United Sites of Ameri					
CAROLINA. PROBATE. PROBA	TATE OF SOUTH CAROLINA, Corourille County, PERRONALLY appeared before an Control of the Control	Maren Telifference of:	8.	. 8 8.			
CAROLINA, sty. supported before me Color Color Color	PROBATE. Creavelle County. PROBATE. Creavelle County. PROBALLY appeared before me demoke each that he new the within named. Jett of Marie J. probable of the service the within mitten theed; and that he with Jett of Marie J. SWORN to before me, this. Jett of Marie J. SWORN to before me, this. Jett of Marie J. SWORN to before me, this. Jett of Marie J. SWORN to before me, this. Jett of Marie J. SWORN to before me, this. Jett of Marie J. SWORN to before me, this. Jett of Marie J. Swory Public, S. C. A. D. 19-2-2-3 ALD 19-2-2-3 ANTE OF SOUTH CAROLINA. Groundle County. Legan being privately and apparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within named. It was being privately and apparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within named. Here's and Assigns, all her interest and estate and sho all her right and claim a word, in, or to all and singular the Premises within mentioned and released. GIVEN under my band and smal, this. day of A. D. 19 JETATE OF SOUTH CAROLINA, We of Brate Of South Carolina, We of Brate Of South Carolina, The value remained I do beredy assign, transfer and ast over to STATE OF SOUTH CAROLINA, Per value remained I do beredy assign, transfer and ast over to within marings and the sate which it secures without recogns, this.	Quella D. Charles			act to		(L 8
appeared before me as a set the within named. ALL Solution ALL Solution THERE SOLUTION ALL DO POLICIA THERE SOLUTION ALL DO POLICIA Notary Public, B. C. ARRIANA. Notary Public, B. C. ARRIANA. Notary Public for South Carolin and separately examined by me, did declare that she does freely, voluntarily and without any computison, dread or fear of any person of the same of the second order of the right and claim of disquiter the Premises within mentioned and released. The CAROLINA, Notary Public, B. C. Place Solution A. D. 19 (SRAL) Notary Public, B. C. Place Solution A. D. 19 (SRAL) Notary Public, B. C. Place Solution A. D. 19 (SRAL) Notary Public, B. C. Place Solution (SRAL) (SRAL) Notary Public, B. C. Place Solution (SRAL) (SRA	Covereille County. PERBONALLY appeared before me d under such that	1				•••••••••••••	
appeared before me	PERSONALLY appeared before me Illing Cliberal act and deed deliver the within written Deed; and that .c. he with feller (hearter witnessed the execution thereof. SWORN to before me, thin 18 Ch. A.D. 19 2 2 3 ALL C. (hearter) Motory Public, S. C. ATR OF SOUTH CAROLINA. RENUNCIATION OF INOWER.	The state of the s	PROBAT	F.			
ALC. act and deed deliver the within written libed; and that he with. Jella (Jella .	p. stal and as ALC act and deed deliver the within written Deed; and that he with feeling for the feeling feeling for the feeling feeling feeling for the feeling feeling feeling for the feeling			1			
ALC. act and deed deliver the within written libed; and that he with. Jella (Jella .	p., and and as. ILL. act and deed deliver the within written Boed; and that .c. he with	PERSONALLY appeared before me	fary well	bunce			
Jella J. (Charles) witnessed the execution thereof. It all this 18 lb. It all this Logistal. Notary Public, B. C. CARDIANA. Notary Public, B. C. CARDIANA. In those of the case of	SWORN so before me, this. 18 16 A. D. 19 7 2 A. D. 19 7 2 ALLEA D. Grant CARMAL. Notary Public, B. C. FATE OF SOUTH CAROLANA. Oromorbic County. L. Substituting produce of the within named. A monthly coroling union all whom it may concern, that Mrs. July of the within named. A monthly privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or trans whomeover, resource, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the control o	of made each that	D. Muilly				
re me, this 1816. 1100 Color of Color	SWORN to before me, this. State of Italian State A. D. 19.7.2.3 State of SOUTH CAROLANA. Notary Public, B. C. TATE OF SOUTH CAROLANA. RENUNCIATION OF INDEED.						
A. D. 19.2.2.3 Lea. 2	A. D. 19.2.2.3. A. D. 19.2.2.3. Notary Fullic, S. C. RENUNCIATION OF INWER. RENUNCIATION OF INWER. RENUNCIATION OF INWER. RENUNCIATION OF INWER. A Notary Public for South Carolin barely contify unto all whom it may concern, that Mrs. While of the within named. did this day appear before un did this day appear before un the upon being privately and separately examined by me, did declare that she does feedy, voluntarily and without any computation, dread or fear of any person of the upon being privately and separately examined by me, did declare that she does feedy, voluntarily and without any computation, dread or fear of any person of the upon being privately and separately examined by me, did declare that she does feedy, voluntarily and without any computation, dread or fear of any person of Heirs and Assigns, all her interest and estate and also all her right and claim of more of, in, or to all and singular the Premises within mentioned and released. GIVEN under my band and seal, this. day of			witnessed the executi	n thereof.		
Notary Public, S. C. PAROLINA. Notary Public, S. C. RENUNCIATION OF INOWER. A Notary Public for South Carolin into may. Into med. and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of summer, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of singular the Premises within mentioned and released. A. D. 19. (SEAL) Notary Public, S. C. PLACE OF The CAROLINA. 41 do hereby assign, transfer and ast over to	Notary Public, S. C. PATE OF SOUTH CAROLANA, Oreseville County. I, Intrody certify unto all whom it may concern, that Mrs. Intrody certify unto all whom it may concern, that Mrs. Intrody certify unto all whom it may concern, that Mrs. Intrody certify unto all whom it may concern, that Mrs. Intrody certify unto all whom it may concern, that Mrs. Introduce the within named. Introduce the within named without any compulsion, dread or fear of any person of recons whomeover, 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 the concern of the	SWORN to before me, this.	111.	701:1	1		
ANDIANA, a Notary Public for South Carolin and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sunce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of singular the Premises within mentioned and released. A. D. 19. (SKAL) Notary Public, S. C. (SKAL)	PATE OF SOUTH CAROLINA, Growelle County. I, a Notary Public for South Carolin chardey certify unto all whom it may concern, that Mrs. burdey 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 recons whomosever, resource, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the control of the contr	(A. D. 19.	1110	y wie	ourn)		
a Notary Public for South Carolin whom it may concern, that Mrs. and did this day appear before an and separately examined by me, did declare that she does freely, voluntarily and without any computision, dread or fear of any person o sunce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of diagrature the Premises within mentioned and released. y band and seal, this A. D. 19 (SRAL) Notary Public, S. C. PHA T. C. 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Ornewith County.	Notary Pathic, S. C.					
a Notary Public for South Carolin whom it may concern, that Mrs. and did this day appear before an and separately examined by me, did declare that she does freely, voluntarily and without any computision, dread or fear of any person o sunce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of diagrature the Premises within mentioned and released. y band and seal, this A. D. 19 (SRAL) Notary Public, S. C. PHA T. C. 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Orwardic County. L	0					
a Notary Public for South Carolina	L a Notary Public for South Caroline barely country, that Mrs. Wife of the within named. It 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 of name whomeover, resource, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the within mentioned and released. GEVEN under my hand and soal, this. A. D. 19. (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Mry of. Per value received I do hereby assign, transfer and of over to. Per value received I do hereby assign, transfer and of over to. 19. 2. 2. 1. Per value received I do hereby assign, transfer and of over to. 19. 2. 2. 1. Per value received I do hereby assign, transfer and of over to. 19. 2. 2. 1. 19. 2. 3.				REN	INCIATION OF	DOWER.
whom it may concern, that Mr. med. did this day appear before me and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person o sunce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of d singular the Premises within mentioned and released. A. D. 19. (SKAL) Notary Public, S. C. 2210. THE CARDLINA, 41 do hereby assign, transfer and set over to	barely certify unto all whom it may concern, that Mrs. wide of the within named. It 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 of the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of the within named. GEVEN under my hand and soal, this. A. D. 19. (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, may of. Per value received I do hereby assign, transfer and ost over to. Per value received I do hereby assign, transfer and ost over to. May of. 19.2.2.1.	Gressville County.					
did this day appear before me and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person counter, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim of singular the Premises within mentioned and released. A. D. 19. (SKAL) Notary Public, S. C. PHATCR: 19.2.2.1.	wide of the within named. I 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 of some whomsoever, renounce, release and forever erlinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and claim a war of, ib, or to all and singular the Premises within mentioned and released. GEVEN under my band and soal, this. A. D. 19. (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, By of Per value received I do hereby assign, transfer and of over to Per value received I do hereby assign, transfer and of over to 19. 2. 2. 1. 19. 2. 2. 1. 19. 2. 2. 1. 19. 3. 1. 19. 4.		4, 10 4, 44 10 4 10 10 10 10 10 10 10 10 10 10 10 10 10	****	Not	wy Public for So	eth Carolin
Description of the middle of t	Were of, in, or to all and singular the Premises within mentioned and released. GEVEN under my band and only this. A. D. 19 (SIAAL) Notary Fuller, B. C. STATE OF SOUTH CAROLINA, My of. Per value received I do hereby assign, transfer and set over to. 10. 11. 12. 13. 14. 15. 15. 16. 16. 16. 17. 18. 18. 18. 18. 18. 18. 18	nevery certify unto all whom it may concern, that Mrs		********************************			
Heirs and Assigns, all her interest and estate and also all her right and claim a d singular the Premises within mentioned and released. A. D. 19 SEAL. Notary Public, S. C. CAROLINA,	Who whomserver, renounce, release and forever relinquish unto the within named. He'rs and Assigns, all her interest and estate and also all her right and claim a war of, in, or to all and singular the Premises within mentioned and released. GEVEN under my band and son, this. A. D. 19 (SEAL) Notary Faller, B. C. STATE OF SOUTH CAROLINA, by of. Per value received I do hereby assign, transfer and set over to. Per value received I do hereby assign, transfer and set over to. 19.2.2.1.	wife of the within named				id this day appear	before m
Heirs and Assigns, all her interest and estate and also all her right and claim a singular the Premises within mentioned and released. A. D. 19 SEAL.) Hotary Public, S. C. CAROLINA,	Heirs and Assigns, all her interest and estate and also all her right and claim a two of, in, or to all and singular the Premises within mentioned and released. GEVEN under my band and sea, this. A. D. 19 (SEAL) Notery False, B. C. STATE OF SOUTH CAROLINA, by of. Per value received I do hereby assign, transfer and set over to Per value received I do hereby assign, transfer and set over to STATE OF SOUTH CAROLINA, by of Per value received I do hereby assign, transfer and set over to 19. 2. 2. 1. STATE OF SOUTH CAROLINA, By of Per value received I do hereby assign, transfer and set over to STATE OF SOUTH CAROLINA, By of Per value received I do hereby assign, transfer and set over to 19. 2. 2. 1.			rily and without any	compulsion, dre	ad or fear of an	y person c
d singular the Premises within mentioned and released. y band and seal, this. A. D. 19. (SKAL.) Notary Public, S. C. Planck: 12.0.15. 12.0.15. 14.0 berely assign, transfer and set over to.	ORVEN under my band and con, this has a band on the has a band on	some whomsoever, renounce, release and forever relinquish unto the within		••••			
A. D. 19 Start Pake, B. C. 19.2.2 Control of the start pake of the start p	STATE OF SOUTH CAROLINA, By of	and the control and almost the December within any statement and selection		ns, all her interest as	d estate and als	o all her right a	nd claim e
A. D. 19 Start Pake, B. C. 19.2.2 Control of the start pake of the start p	STATE OF SOUTH CAROLINA, By of	COLUMN and a man hand and and the	•				
SKAL) Notary Public, S. C. PHarch 10 10 15 19.2.2 1. PH CAROLINA, 10 berely perign, transfer and set over to.	STATE OF SOUTH CAROLINA, By of Per value received I do hereby assign, transfer and set over to Per value received I do hereby assign, transfer and set over to State of Per value received I do hereby assign, transfer and set over to Per value received I do hereby assign, transfer and set over to 10 10 10 10 10 10 10 10 10 10 10 10 10 1						
PHarch 10 10 11 19.2.2.1. PH CAROLINA, 1 I do hereby sosign, transfer and set over to.	STATE OF SOUTH CAROLINA, By of. Per value received I do hereby assign, transfer and set over to. State of the second of the second without receives, this second of the	(SKAL)					
PH CAROLINA, 8 I do hereby sosign, transfer said set over to	STATE OF SOUTH CAROLINA, My of	Notary Public, B. C.					
PH CAROLINA, 8 I do hereby sosign, transfer said set over to	STATE OF SOUTH CAROLINA, My of		1202			•	
I I do hereby assign, transfer and set over to.	My of	March 1,000	2.2				
I I do hereby assign, transfer and set over to.	Per value received I do hereby assign, transfer and set over to	•					
	For value received I do hereby assign, transfer and set over to						
	wilden manipage and the note which it occurs without recourse, this						
N DATE VALUE & RECEIPT STREET, THE PARTY OF				4 el.			
		within mortgage and the note which it occurs without recourse, this			••••••		