TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said TO HAVE AND TO HOLD, all and singular, the said Premises muto the said. And L	Heirs and Assigns forever Heirs and Assigns forever Heirs and the same or any part thereof, and for not less than a shall be accordable to the mortgagee, and keep the sam or policies of maintance payable to the mortgagee, and tha gee may cause the same to be insured as above provided an age. Heirs and Assigns forever Heirs and Assigns forever He same mortgagee, and keep the same or policies of maintance payable to the mortgage, and tha gee may cause the same to be insured as above provided an age. He said mortgage, and He said mortgage and virtue. The said mortgage, and He receives mutil default of payment shall be made, in which mother, receive the rent and profits and apply them to said day of in the year of and forty He Clared (L. S. (L. S.
TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said TO HAVE AND TO HOLD, all and singular, the said Premises unto the said And L	Heirs and Assigns forever Heirs and Assigns forever Heirs and the same or any part thereof, and ter not less than It shall be acceptable to the mortgagee, and keep the same of policies of insurance pavable to the mortgagee, and tha gee may cause the same to be insured as above provided an age. Here presents, that if I ad unto the said mortgagee Hall be due, according to the true intent and meaning of the ravies to remain in full force and virtue. The said mortgager, are All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said day of his payment shall be made, in white notice, receive the tent and profits and apply them to said and torty All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager, are All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager. All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager.
And L do hereby bind myself, my secutors and Administrators to warrant and forever defend all and singular the said premises muto the said singular the said mortgagor, agree to insure the house and buildings on said la Juliars in a company or companies which mortgagor, and so that such surfagagor, and make how moder police the event L shall at any time fail to do so, then the said mortgagor, to and shall well and truly pay, or came to be go the said mortgagor, do and shall well and truly pay, or came to be go the said mortgagor, do and shall well and truly pay, or came to be go the said mortgagor, do and shall well and truly pay, or came to be go the said mortgagor, do and shall well and truly pay, or came to be go and mortgagor, do and shall well and truly pay, or came to be go and between the said cases, electronic, and be utterly mill and void, other ADD IT IS AGREED, by and between the said parties, that I to hold and emory the smell until the mortgagor or his representative or assigns shall be entitled to take possession numedatily, without will until the mortgagor or his representative or assigns shall be entitled to take possession numedatily, without will until the said and labely or have been supported in the Presence of the Severeskelly and in behaviored and the United Seg of America. Signed, Seg of America. Signed, Seg of Martin. PROBATE. PROBATE. SWORN to before me, this act and deed deliver the within written Deed; and that the with a support of the within named. SWORN to before me, this act and deed deliver the within written Deed; and that the within some dead and deed deliver the within written Deed; and that the within some dead and deed deliver the within written Deed; and that the said and so the within named. SWORN to before me, this support of the within named to the within named. SWORN to before me, this support of the w	Heirs and Assigns forever Heirs and Assigns forever Heirs and the same or any part thereof, and ter not less than It shall be acceptable to the mortgagee, and keep the same of policies of insurance pavable to the mortgagee, and tha gee may cause the same to be insured as above provided an age. Here presents, that if I ad unto the said mortgagee Hall be due, according to the true intent and meaning of the ravies to remain in full force and virtue. The said mortgager, are All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said day of his payment shall be made, in white notice, receive the tent and profits and apply them to said and torty All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager, are All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager. All Prepases noted detault of payment shall be made, in white notice, receive the tent and profits and apply them to said the said mortgager.
And I do hereby bind myself, my accutors and Administrators to warrant and forever defend all and singular the said premises muto the said seigns, from and against me, my area of the said mortgagor, agree to insure the house and buildings on said later of the said mortgagor, agree to insure the house and buildings on said later of the said mortgagor, agree to insure the house and buildings on said later of the said mortgagor, agree to insure the house and buildings on said later of the said so the said mortgagor, agree to insure the house and buildings on said later of the said later of this mortgagor, and make loss under poles the event I shall at any time fail to do so, then the said mortgagor in the said mortgagor, do and shall well and truly pay, or came to be pay the said sourgagor, do and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor or his representative or assigns shall be entitled to take possession inmodiately, without the until the saine is poid. WITHES A Pay hand and seat this Said and the true intent and meaning of the said and seat this Said and the said mortgagor of the said paying and between the said parties, that I to hold and entoy the said are of the Sovereignty and Independence of the United Stays of America. Signed, Scaled and Delivered in the Bresence of Said America. Signed, Scaled and Delivered in the Bresence of Said America. Signed, Scaled and Delivered in the Bresence of Said America. Signed, Scaled and Delivered in the Bresence of Said America. Signed Scaled and Delivered in the Bresence of Said America. Signed Scaled and Delivered in the Bresence of Said America. Signed Scaled and Delivered in the Bresence of Said America. Signed Scaled and Said Control Said Said Control Sai	the same or any part thereof, and for not less than it shall be acceptable to the mortgagee, and keep the same of policies of insurance pavalle to the mortgagee, and that gee may cause the same to be insured as above provided an age. The presents, that if I all mortgagee to the said mortgagee, and the said mortgagee wall be due, according to the true intent and meaning of the review to remain in full force and virtue. The said mortgager, are I Prepases noted detault of payment shall be made, in whice notes, receive the tent and profits and apply them to said alay of the said mortgager. The profits are the feel and profits and apply them to said and torty. The Clare Lee Holland Lee Lee Lee Lee Lee Lee Lee Lee Lee Le
And I do hereby bind myself, my accutors and Administrators to warrant and forever defend all and singular the said premises unto the said assigns, from and against me, my early, faceutors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim. And I the said mortgagor, agree to insure the house and buildings on said la sured from loss or damage by fire thring the continuation of this mortgage, and make loss under police the event I shall at any time fail to do so, then the said mortgaging the event I shall at any time fail to do so, then the said mortgaging to and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor, do and shall well and truly pay, or came to be pay the said mortgagor or his representative or assigns shall be entitled to take possession inmodiately, without the until the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and seal this for the payment of the saine is paid. WITNESS /// hand and the saine is paid. WITNESS /// hand and	the same or any part thereof, and for not less than it shall be acceptable to the mortgagee, and keep the same of policies of insurance pavalle to the mortgagee, and that gee may cause the same to be insured as above provided an age. The presents, that if I all mortgagee to the said mortgagee, and the said mortgagee wall be due, according to the true intent and meaning of the review to remain in full force and virtue. The said mortgager, are I Prepases noted detault of payment shall be made, in whice notes, receive the tent and profits and apply them to said alay of the said mortgager. The profits are the feel and profits and apply them to said and torty. The Clare Lee Holland Lee Lee Lee Lee Lee Lee Lee Lee Lee Le
secutors and Administrators to warrant and forever defend all and singular the said premises unto the said singular, from and against me, my elifs, Reacutors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim. And I the said mortgager, agree to insure the house and buthings on said la mured from loss or damage by fire during the continuation of this mortgage, and make loss under jobes the event I shall at any time fail to do so, then the said mortgager in the premium and expense of such insurance under this mortgager. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to it the said debt or sum of money aforesaid, with interest threat the said mortgager, do and shall well and truly pay, of can-e to be put the said debt or sum of money aforesaid, with interest threat voil, other AND IT IS AGREED, by and between the said parties, that I to hold and entire the cutting until the said is paid. WITNESS	the same or any part thereof, and for not less than it shall be acceptable to the mortgagee, and keep the same or policies of insurance payable to the mortgagee, and the gre may cause the same to be insured as above provided an age. The said mortgagee will be due, according to the true intent and meaning of the write to remain in full force and virtue. The said mortgager, and I Prefereses noted detault of payment shall be made, in which notice, receive the tent and profats and apply them to said day of the control of the co
prince, from and against me, my elifer, Rescutors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim. And I the said mortgagor, agree to insure the house and buildings on said la murded from loss or damage by fire during the continuation of this mortgage, and make loss under jedes shall at any time fail to do so, then the said mortgagor, shall at any time fail to do so, then the said mortgagor is shall at any time fail to do so, then the said mortgagor for the premium and expense of such insurance under this mortgagor. When the said insurance under this mortgagor, do and shall well and truly pay, or can-e to be possible to the said deleter sum of money aforesaid, with interest threat cool, other hims deed of bargain and sale shall ease, determine, and be utterly inflated to all the mortgagor or his representative or assigns shall be entitled to take possession timechately, without with the mortgagor or his representative or assigns shall be entitled to take possession timechately, without with the sovereignty and independence of the United Stays of America. Signed, Seady and Delivered in the Presence of: Lace of the within written Deed; and that the one hundred as and the Sovereignty and Delivered in the Presence of: Lace of the within written Deed; and that the within written Deed; and that the within any of the particle of the Within written Deed; and that the within any of the presence of: SWORN to before me, this day of A. D. 1922. That OF SOUTH CAROLINA, Greenville County. Lace of the within named. The breely certify unto all whom it may concern, that Mrs. The self of the within named. In horder of, in, or to all and singular the Premises within mentioned and released.	the same of any part thereof, and for not less than a shall be acceptable to the mortgagee, and keep the sam of policies of insurance passible to the mortgage, and that gee may cause the same to be insured as above provided an age, nese presents, that if I ad unto the said mortgagee hall be due, according to the true intent and meaning of the wave to remain in full force and virtue. It Prepases until detailt of payment shall be made, in which notice, receive the tent and prodas and apply them to said day of the control of th
the said mortgagor, agree to insure the house and buildings or oclaim. And I the said mortgagor, agree to insure the house and buildings or oclaim, and I the said mortgagor, agree to insure the house and buildings or oclaim, and I the said mortgagor, and make loss under pelas to the event I shall at any time fail to do so, then the said mortgagor, do and shall well and truly pay, or care to be pay the said mortgagor, do and shall well and truly pay, or care to be pay the said mortgagor, do and shall well and truly pay, or care to be pay the said mortgagor, do and shall ease, determine, and be utterly null and so od; other AND IT IS AGREED, by and between the said parties, that I to hold and enjoy the said parties the mortgager or his representative or assigns shall be entitled to take possession immediately, without the same is paid. WITNESS AND	nd for not less than it shall be acceptable to the mortgagee, and keep the same of policies of insurance passable to the mortgagee, and the gre may cause the same to be insured as above provided an age. ness presents, that if I all must be said mortgagee and keep the said mortgagee and for the said mortgagee. The said mortgager, and I Prepasses more detailed of payment shall be made, in which notice, receive the tent and profats and apply them to said alay of the said mortgager. And torty the fell the Clare L. S. (1. S.
Dollars, in a company or companies which the event I shall at any time fall to do so, then the said mortgage, and make loss under peles to the event I shall at any time fall to do so, then the said mortgage provided peles for the premium and expense of such insurance under this mortgage provided the said mortgager, do and shall well and truly pay, or came to be parties to it the said debt or sum of maney aforesaid, with interest thereon, it are said debt or sum of maney aforesaid, with interest thereon, it are said note. Then this deed of bargain and sale shall cease, determine, and be utterly male to hold and eniov the said note. Then this deed of bargain and sale shall cease, determine, and be utterly male to hold and eniov the said until the saine is paid. WITNESS	is shall be necestable to the noorigagee, and keep the sam or policies or insurance payable to the mortgagee, and the gre may cause the same to be insured as above provided an age. The process that if I all the said mortgagee to the mortgagee and be due, according to the true intent and meaning of the reason to remain in full force and virtue. The said mortgagee, and I Preprises middle details of payment shall be made, in white notice, receive the tent and profess and apply them to said aday of the control of
shall at any time fall to do so, then the said mortgage and expense of such insutance under this mortgage provided by the said mortgager, do and shall well and truly pay, or cause to be paying a said note—then this deed of bargain and sale shall crase, determine, and be utterly null and void; othe AND IT IS AGREED, by and between the said parties, that I to hold and empty the said well and truly pay, or cause to be paying and note—then this deed of bargain and sale shall crase, determine, and be utterly null and void; othe AND IT IS AGREED, by and between the said parties, that I to hold and empty the said well the said parties, that I to hold and empty the said the said parties, that I to hold and empty the said parties the mortgager or his representative or assigns shall be entitled to take possession immediately, visibout the same is paid. WITNESS WITHESS LEGALED And and seal—this Sages of America. Signed, Scaled and Delivered in the Presence of: WITHESS LEGALED AND AND AND AND AND AND AND AND AND AN	or policies of insurance passable to the mortgagee, and the gree may cause the same to be insured as above provided an age. nese presents, that if 1 ad unto the said mortgagee tall be due, according to the true intent and meaning of the wave to remain in tall force and virtue. the said mortgager, at I. Preceses until detault of payment shall be made, in which notice, receive the tent and profats and apply them to said day of high the tent and profats and apply them to said day of high the tent and profats. Let Holdand (L. S. (L. S.
shall at any time fall to do so, then the said mortgage, and expense of such insutance under this mortgage provided by the said mortgager, do and shall well and truly pay, or cause to be possible to said note. Then this deed of bargain and sale shall crease, determine, and be utterly null and void; othe AND IT IS AGREED, by and between the said parties, that I to hold and empty the said mortgager or his representative or assigns shall be entitled to take possession immediately, without the sain in the numbered and the said independence of the United Stages of America. Singled, Scaled and Delivered in the Presence of: UNITY STAGES OF THE CAROLINA, Greenville County. PERSONALLY appeared before me act and deed deliver the within written Deed; and that he with witnessed SWORN to before me, this day of Scaled and Separately examined by me, did declare that she shoes freely, voluntarily and rooms whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he over of, in, or to all and singular the Pressues within mentioned and released.	or policies of insurance passable to the mortgagee, and the gree may cause the same to be insured as above provided an age. nese presents, that if 1 ad unto the said mortgagee tall be due, according to the true intent and meaning of the wave to remain in tall force and virtue. the said mortgager, at I. Preceses until detault of payment shall be made, in which notice, receive the tent and profats and apply them to said day of high the tent and profats and apply them to said day of high the tent and profats. Let Holdand (L. S. (L. S.
for the premium and expense of such insurance under this mortge PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to it the said mortgagor, do and shall well and truly pay, or cause to be pay the said mortgagor, do and shall well and truly pay, or cause to be pay the said debt or sum of money aforesaid, with interest thereon, it amy slid note, then this deed of bargain and sale shall cease, determine, and be utterly null are vood; othe AND IT IS AGREED, by and between the said parties, that I for hold and emoy the sare of the unit the same is paid. WITNESS	age. Inserpresents, that if I ad unto the said mortgager all be due, according to the true intent and meaning of the ratio to remain in full force and virtue. The said mortgager, and I Prepases metal detault of payment shall be made, in white notice, receive the tent and profess and apply them to said day of high state of the tent and profess and apply them to said torty. Level Holland II. S. (1. S.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to it the said mortgagor, do and shall well and truly pay, or canse to be potted to the said delt or sum of money aforesaid, with interest thereon, it am slid note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; other AND IT IS AGREED, by and between the said parties, that I to hold and enjoy the said parties, that I to hold and enjoy the said parties, that I to hold and enjoy the said parties, that I to hold and enjoy the said the mortgager or his representative or assigns shall be entitled to take possession immediately, vulnered the united Stages of America. WITHESS Place hand and seal this Signed, Sealed and Delivered in the Presence of: WITHEST Signed, Sealed and Delivered in the Presence of: WITHEST SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me defined on the saw the within named. A. D. 1922 SWORN to before me, this day of America SWORN to before me, this day of Sealed and Sealed the said deed deliver the within written Deed; and that She with witnessed SWORN to before me, this day of Sealed and Sealed the said deed deliver the within written Deed; and that She with situessed SWORN to before me, this day of Sealed and Sealed the said deed deliver the within written Deed; and that She with situessed SWORN to before me, this day of Sealed and separately examined by me, did declare that she does freely, voluntarily and ratios whomsoever, renounce, release and (orever relimptish unto the within named. Heirs and Assigns, all hower of, in, or to all and singular the Premises within mentioned and released.	d unto the said mortgager all be due, according to the true intent and meaning of the ratio to remain in full force and virtue. the said mortgager, and I Prepases motil detault of payment shall be made, in white notice, receive the tent and profats and apply them to said and torty. Lee Holland, in the year of the control of the payment shall be made, in white notice, receive the tent and profats and apply them to said and torty. Lee Holland, I. S. (1. S.
the said mortgagor, do and shall well and truly pay, or cause to be possession, then this deed of bargain and sale shall cease, determine, and be utterly noll and void; othe AND IT IS AGREED, by and between the said parties, that I sent the mortgager or his representative or assigns shall be entitled to take possession immediately, suthern the mortgager or his representative or assigns shall be entitled to take possession immediately, suthern the unit the same is paid. WITNESS	ad unto the said methanee tall be due, according to the true intent and meaning of the wave to remain in tall force and virtue. the said mortgagor, at I Prepases until detault of payment shall be made, in white notice, receive the tent and prodas and apply them to said day of the first and prodas and apply them to said tents. Let Holland. (1. S.
the said Jebt or sum of money aforesaid, with interest thereon, it am staid note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; othe AND IT IS AGREED, by and between the said parties, that I. To hold and enjoy the said this to hold and enjoy the said this to hold and enjoy the said this the same is paid. WITNESS Is and and seal this this and in the one hundred and the utterly null independence of the United Stages of America. Signed, Scaled and Delivered in the Presence of: TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me the united Stages of America. TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me the united Stages of America. SWORN to before me, this act and deed deliver the within written Deed; and that the with witnessed SWORN to before me, this day of Stages of America. SWORN to before me, this SWORN to before me, this day of Stages of America. SWORN to before me, this seal and as a seal of the within written Deed; and that the within day of Stages of America. SWORN to before me, this seal and separately examined by me, did declare that she does freely, voluntarily and rations whomsoever, renounce, release and forever relimptish unto the within named. Heirs and Assigns, all he over of, in, or to all and singular the Premises within mentioned and released.	the due, according to the true intent and meaning of the wive to remain in full force and virtue. the said mortgagor, at I Previous metal detault of payment shall be made, in which notice, receive the rent and profess and apply them to said day of the control
AND IT IS AGREED, by and between the said parties, that 1 to hold and enjoy the said parties the mortgager or his representative or assigns shall be entitled to take possession immediately, without the same is paid WITNESS	the said mortgager, at the said mortgager, at the said mortgager, at I Prevenues matel detault or payment shall be made, in white motive, receive the tent and profess and apply them to said day of the said morty and torty and torty and torty. The Claud (I. S. (I. S. (I. S. Claud))
WITNESS	day of July in the year of and torty light to Sale the Claud I. S.
WITNESS Me hand and seal this 3 dear Lord one thousand nine soundred and act of the Sovereignty and Independence of the United Stages of America. Signed, Scaled and Delivered in the Presence of: CLICATE OF SOUTH CAROLINA, Greenville County. PRRSONALLY appeared before me and made oath that the saw the within named and act and deed deliver the within written Deed; and that the bewith witnessed SWORN to before me, this day of the William Carolina, Greenville County. TATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this the saw the within named (SRAL) Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I, thereby certify unto all whom it may concern, that Mrs. The wife of the within named all upon being privately and separately examined by me, did declare that she does freely, voluntarily and traons whomsoever, renounce, release and forever relimquish unto the within named theirs and Assigns, all he over of, in, or to all and singular the Premises within mentioned and released.	nic Lee Holland 11. 8
TATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this day of AD Deliver of the Within named SWORN to before me, this day of Seeled and separately examined by me, disl declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relimquish unto the within named of month short south and assigns, all he over of, in, or to all and singular the Premises within mentioned and released. Signed, Scaled and Delivered in the United Stages of America. A. D. 1922 A. D. 1922 TATE OF SOUTH CAROLINA, Greenville County. I. SEAL. Notary Public, S. C.	nic Lee Holland 1. s.
Signed, Scaled and Delivered in the Presence of: CLAGARIAN TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that Dhe saw the within named act and deed deliver the within written Deed; and that Dhe without the within the wife of the within named. It is thereby certify unto all whom it may concern, that Mrs. The wife of the within named. It is the wife of the within named. It is the wife of the within named. It is and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	hue Lee Holland 11. S.
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made onth that he saw the within named. In, seal and as a least of the within written Deed; and that he with witnessed SWORN to before me, this day of seal and as a least of the within written Deed; and that he with solary Public, S. C. FATE OF SOUTH CAROLINA, Greenville County. I, thereby certify unto all whom it may concern, that Mrs. Is wife of the within named and upon being privately and separately examined by me, dish declare that she does freely, voluntarily and rations whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	keies lo Claud
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me detailed and that within named and made oath that within named and made oath that he saw the within named and deed deliver the within written Deed; and that he with witnessed say of the same of the within written Deed; and that witnessed say of the same of the within written Deed; and that he with witnessed say of the same of the within written Deed; and that witnessed say of the same of the within written Deed; and that witnessed say of the same of the within written Deed; and that witnessed say of the same of the within named of the within name	keies lo Claud
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that D he saw the within named gen, seal and as let let and deed deliver the within written Deed; and that D he with witnessed SWORN to before me, this day of Jackley A. D. 1922 For the before me, this County Public, S. C. TATE OF SOUTH CAROLINA, Greenville County. I, thereby certify unto all whom it may concern, that Mrs. e wife of the within named of upon being privately and separately examined by me, did declare that she does freely, voluntarity and raons whomsoever, renounce, release and forever relimquish unto the within named Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	keies lo Claud
Greenville County. PERSONALLY appeared before me Id made onth that he saw the within named In, seal and as III net and deed deliver the within written Deed; and that he with Witnessed SWORN to before me, this day of III CAROLINA, Greenville County. I, Pereby certify unto all whom it may concern, that Mrs. wife of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	olland_
Greenville County. PERSONALLY appeared before me Id made onth that he saw the within named In, seal and as III net and deed deliver the within written Deed; and that he with Witnessed SWORN to before me, this day of III CAROLINA, Greenville County. I, Pereby certify unto all whom it may concern, that Mrs. wife of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	olland_
PERSONALLY appeared before me decided and that within named and that within named and that he saw the within named and deed deliver the within written Deed; and that withessed swork to before me, this day of A.D. 1922 (SEAL.) Notary Public, S. C. FATR OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. Is wife of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	olland_
and made oath that	olland_
TATR OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	Varginia Sunkins
Creenville County. I, thereby certify unto all whom it may concern, that Mrs. e wife of the within named. d upon being privately and separately examined by me, did declare that she does freely, voluntarily and traons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	
Creenville County. I, 2 bereby certify unto all whom it may concern, that Mrs. 2 bereby certify unto all whom it may concern, that Mrs. 2 bereby certify unto all whom it may concern, that Mrs. 2 bereby certify unto all whom it may concern, that Mrs. 2 bereby certify unto all whom it may concern, that Mrs. 2 bereby certify unto all declare that she does freely, voluntarily and organis whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	RENUNCIATION OF DOWER.
I,	Kiacaciation of Double.
e wife of the within named. If upon being privately and separately examined by me, did declare that she does freely, voluntarily and raons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all he ower of, in, or to all and singular the Premises within mentioned and released.	a Notary Public for South Carolin
e wife of the within named d upon being privately and separately examined by me, did declare that she does freely, voluntarily and rsons whomsoever, renounce, release and forever relinquish unto the within named	
d upon being privately and separately examined by me, did declare that she does freely, voluntarity and raons whomsoever, renounce, release and forever relinquish unto the within named	did this day appear before in
rsons whomsoever, renounce, release and forever relinquish unto the within named	
ower of, in, or to all and singular the Premises within mentioned and released.	
	er interest and estate and also all her right and claim o
CARACTER conden one based and soul this	
day of	
(SEAL.) Notary Public, S. C.	
Recorded Juck Cy 3rd 19.22	
STATE OF SOUTH CAROLINA.	
mity of	
For value received I do hereby assign, transfer and set over to	
e within mortgage and the note which it secures without recourse, this day o	
Witness:	í
	í <u>19</u>