WITNESS PHIF hand and seed this.  It had one thomas the hands and Little Late of the Seed of America and Little Late of the Seed of America and the Seed of America and the Seed of America and in the one bundred and forty Jeff LCLL and Lottle LCLL Additional and the Seed of America Signal, Seed and Deligrated in the Processes of America (L. S.)  ALLIA ALLIA CALLA C	the above described land isthe same conveyed to me by	
TO SEVEN AND A OF LOCAL and the effective free the President was the same of t		
TO HAVE AND TO HOLD, all and simplify, the cité Promines who the early and Arigins, forever.  And L		
And I come and Administration in amount and fearest childred of small singularity for self-geometric min the said mortgages of 1. 2015 to 1. 20	TOGETHER with, all and singular, the Rights, Members, Hereditaments at	and Appartenances to the said Premises belonging, or in anywise incident or appertaining.
And I TIS ACRISTOD by and "Average and a facility and appetit, one and appetite state appetite stat	10 HAVE AND 10 HOLD, all and singular, the said Fremises unto the sa	
an Executor and Administrator to normal and forever decired all and simpler for soil promises must be said normalized. In the 6th		
sides, from and against the Assistat, and recry person adomnouser laviday silinting or to clim the more or my gent formed.  And I —— The raid meritagen, agent to insure the house and facilities, or read limit to make the activate the control of t		
and I are the control of the control of the control of the control of coldinary and the coldinary ana		
an interaction to less or danases by fire carring the continuation of the martines, and that does to marter posses of the process posses for the martense, and that the creat I	eirs Executors, Administrators and Assigns, and every person whomsoever lawf	fully claiming, or to claim, the same or any part thereof.
no financed iron have or demagn by fire starting the continuation of this morture, and to company or companies which and be exceptable to the morture, and the third is not a company or companies which and the continuation of this morture, and the morture which the latest to above the continuation of the morture, and the third is not accounted to the continuation of the parties or these prevents that if I do not be prevented and for the parties of the parties or these prevents, that if I do not be and morture, and and and morture which had been dead to be and morture.  **RECOVERDO ALWAYS, NEVERTHELESS, and it is the true increase and reads for the parties or these prevents, that if I do not be and morture, and the parties of the parties and the morture of the parties and the p	And Ithe said mortgagor, agree to insure the hou	use and buildings on said land for not less than The CC Thoice In
the court I to the present the court is an experiment and opposes of such insurance and the survey.  FROVIDED ALWAYS, NONEXTHELESS, and it is the true intern and meaning of the parties to their presents, that if I have all meregans, do and shall well and true to say, or cause to be quite the said meregans, and an all surveys affected the count of survey affected, with inverse thereon, if any shall be due according to the said meregans or the said meregans of the said meregans, and any shall be due according to the said meregans or the said meregans or the said meregans or the said meregans of the said meregans or the said meregans or the said meregans of the said meregans or the said meregans or the said meregans of the said meregans or the said of the said said data said said data said said data said said said said said said said sai	Dollar	rs, in a company or companies which shall be acceptable to the mortgagee, and keep the
finderse for the precision and expense of truch insurance under this mortuage.  PROVIDED ALWAYS, NUMERITHEESS and is in the true timen and meaning of the cardies to three precision, that if I here all defect on the cardinate of the cardinate to three precision, that if I here all defect on the metal defect on the cardinate of the cardinate to three precision, that if I here and defect on the cardinate of cardinate the cardinate of the post and cardinate the cardinate of the post and cardinate the cardinate of the said free and cardinate to cardinate the cardinate of the said free and cardinate to cardinate the cardinate of the said free and cardinate to cardinate the cardinate of the said free and cardinate to cardinate the cardinate of the said free and cardinate the cardinate of the said free and cardinate the cardinate of the cardinate to the cardinate of th		
THEOVIDED ALWAYS, NEVERTHELESS, and it is the true intent and manning of the parties to these presents, that if I.  the still morrospor, do and shall well and trely vory or cause to be poil unto the sail sourages, and the sail morrospors, do and shall well and trely vory or cause to be poil unto the sail sourages, and the sail morrospors, and and solve them to sail the sail morrospors, and and apply them to sail the sail morrospors, and and apply them to sail the sail morrospors, and and apply them to sail the sail morrospors, and apply them to sail the sail morrospors, and apply them to sail the sail the sail morrospors, and apply them to sail the sail morrospors, and apply them to sail the sail morrospors, and the sail the sail morrospors, and the sail the sail morrospors, and the sail		
the said mortespace, do and shall well and treix pay, or cause to be poid unto the said mortespace. The mid-fast or same of more shoreast, with invested thereon, if any shall be does, seconding to the true interest and meaning of the said mortespace, and shall case, description, and he outrely, and and wall; otherwise to remain fall force and virtue.  AND IT IS AGREEIA by and between the said parties, that I have not such a substance of the interest and secondary of the said mortespace, and the said mortespace and the said mortespace, and the said mortespace, and the said mortespace, and the said mortespace, and the said mortespace and the		
the said debt or same of manage discreased, with interest phreenes, if any shall be that seconding to the true intern and meaning of the first. When the true intern and meaning of the first. ADD IT IS ARREED by and between the soid parties, that I be delicated every the said received to the said reference and delicate of payment shall be made to the manufactory, without motion created to payment shall be made to make the mortrage, or he representative or assigns shall be certified to take patterns in intellecting, which made to payment shall be made to make the mortrage or he representative or assigns shall be certified to take patterns in intellecting, without motion create the record and quity them to said the certified to take patterns in intellecting, without motion create the record and quity them to said the certified to take patterns in intellecting, without motion create the record and quity them to said the certified to take patterns in intellecting, without motion created the created subject to the created stays of a certified payment before me and of the Section of the United Stays of America.  Signed, Saided pair District of the Processor of the United Stays of America.  Signed, Saided pair District of the Victoria of the Created Stays of America.  Signed, Saided pair District of the Victoria of the Created Stays of America.  Signed, Saided pair District of the Victoria of the Created Stays of America.  Signed, Saided pair District of the Victoria of America.  Signed, Saided pair District of the Victoria of America.  Signed, Saided pair District of the Victoria of America.  Signed, Saided pair District of the Victoria of America.  A D 192	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these presents, that if I
AND IT IS AGREED to made between the said parties, that I be add martingore, and he utterly nod and veid; otherwise to remain in this force and virgue.  AND IT IS AGREED to made between the said parties, that I be hold and embor the said Promove until default of payment shall be made in which to said the contributive or assign shall be entitled to the posterious manefacter, without nation, receive the road and provise and mayby them to and the time to said the said that are for the payment and the said this.  WITNESS. The board and the said this is the force of the United Spires of America.  Signal, Stocking in Deligred in the Prevence of the United Spires of America.  Signal and as the said that I could be said the said that the said that the said that I could be said that I co	the said mortgagor, do and shall well and t	truly pay, or cause to be paid unto the said mortgagee
The the mortages or his respectability or assigns shall be maded to stake possession translated by state of protes and species and he stated by state of protes and species of the translated and state of the source of the sou	the said debt or sum of money aforesaid, with denote, then this deed of bargain and sale shall cease, determine, and be ut	interest thereon, if any shall be due, according to the true intent and meaning of the tterly null and void; otherwise to remain in full force and virtue.
the montaner or his representative or excitons shull be suited to take possession through the result of growth and the country point is a print.  WITNIBS DAM band and soil, this LAT day of LATHELLE TO FROM the country of growth and apply them to make that does not be the theory of the country of growth and apply them to make the country and hologrouphous and highly them to make the country of	AND IT IS AGREED, by and between the said parties, that I	, the said mortgagor, am
with the some poid.  WITHERS  THE processor of the representative or assists shall be entitled to take possession intendents, without notice, receive the read and profits and apply them to said with milk one possession intendents.  WITHERS  THE processor of the processor of the table to take to the Southern of the So		to hold and enjoy the said Premises until default of payment shall be made, in which
Sugnet. Solds and Debyered in the Presence of Market Country.  (I. S)  TATE OF SOUTH CAROLINA, Greenville Country.  PPERONALLY appeared before me. Lace A. S. J.	rent the mortgagee or his representative or assigns shall be entitled to take posse	ession immediately, without notice, receive the rent and profits and apply them to said
Sugnet. Solds and Debyered in the Presence of Market Country.  (I. S)  TATE OF SOUTH CAROLINA, Greenville Country.  PPERONALLY appeared before me. Lace A. S. J.	WITNESS hand and seal this	day of alle a let in the year of
Sugnet. Solds and Debyered in the Presence of Market Country.  (I. S)  TATE OF SOUTH CAROLINA, Greenville Country.  PPERONALLY appeared before me. Lace A. S. J.	ir Lord one thousand nine hundred and the retire dist	and in the one hundred and forty- Life tocth
TATE OF SOUTH CAROLINA, Greaville County,  PROBATE.  Greaville County,  A. D. 192    WORN to before me, this set and deed deliver the within written Deed; and that she with guller A.: Greaville at the county,  Greaville County,  I.  A Notary Public, S. C.  FATE OF SOUTH CAROLINA,  Greenville County,  I.  A Notary Public for South Carolina,  Oberrely certify unto all whom it may concern, that Mrs.  e wife of the within named.  did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons houstoever, renounce, release and forever relinquish unto the within named.  GIVEN under my hand and seal, this day of A. D. 192    STATE OF SOUTH CAROLINA,  Notary Public S. C.  Recorded Allele and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 192    STATE OF SOUTH CAROLINA,  Notary Public S. C.  Recorded Allele and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 192    STATE OF SOUTH CAROLINA,  Notary Public S. C.  Recorded Allele and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 192    STATE OF SOUTH CAROLINA,  Notary Public S. C.  Recorded Allele and seal seal seal over to be within mentages and the note which it secures without recourse, this.  192	ear of the Sovereignty and Independence of the United States of America.	
Greenville County,  PERSONALIY appeared before me.  Addition and a seasy the within named.  MORN to before me, this day of day o	Lucia D. Charces	Manne L. Duchause (L. S)
Greenville County,  PERSONALIX appeared before me.  Addition and addition named.  More than a seal, and as a seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within named.  Greenville County,  I.  I.  I.  I.  I.  I.  I.  I.  I.  I	Tela Hicking	(L, S.)
Greenville County,  PERSONALIX appeared before me.  Addition and addition named.  More than a seal, and as a seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within written Deed; and that he with. Successed the execution hierarchical day of the seal and deed deliver the within named.  Greenville County,  I.  I.  I.  I.  I.  I.  I.  I.  I.  I	TAME OF COUTH CAPOLINA )	PROBATE
PERSONALLY appeared before me. Section named Additional Control of the within written Deed; and that She can't seems and deed deliver the within written Deed; and that She with Additional Control of the within written Deed; and that She with Additional Control of the within the seems of the control of the within the seems of the control of the within the seems of the control of the within named.  In a Notary Public of South Carolina, or hereby certify unto all whom it may concern, that Mrs.  In a Notary Public of South Carolina, or hereby certify unto all whom it may concern, that Mrs.  In a Notary Public of the within named.  In a Notary Public of South Carolina, be wife of the within named and beparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 cover of, in, or to all and singular the Premises within mentioned and released.  CIVEN under my hand and seal, this day of SEALL Notary Public S. C.  (SEALL)  Notary Publi	Creamille County	
and made eath that She saw the within named and seed deliver the within written Deed; and that She with Sulling A. Charles A. D. 192 Charles A. D. 192 Charles A. Charles A. D. 192 Charles A.		Stell Chance
gen, seal, and as Alexand deed deliver the within written Deed; and that She with. Sulica D. Charles.  WORN to before me, this.  day of AD 192 C. SERAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I.  a Notary Public for South Carolina,  be revise of the within named.  did this day appears before me, the dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons nor persons homsoever, 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 ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of AD 192  STATE OF SOUTH CAROLINA,  Notary Public, S. C.  (SEAL)	· ·	. , ,
TATE OF SOUTH CAROLINA.  Greenville County,  I	gn, seal, and as Lec act and deed deliver the within written Deed	i; and that She with Julia D. Charles witnessed the execution thereof.
Greenville County,  I,  a Notary Public for South Carolina, be hereby certify unto all whom it may concern, that Mrs.  did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A. D. 192  Notary Public, S. C.  (C. I.A.  Notary Public for South Carolina,  Heirs and Assigns, all her interest and estate and also all her right and claim of ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  STATE OF SOUTH CAROLINA,  Provalue received I do hereby assign, transfer and set over to.  e within mortgage and the note which it secures without recourse, this.  day of 192.	worn to before me, this 22 A. D. 192 C.	i; and that he with Julia D. Charles witnessed the execution thereof.
Greenville County,  I,  a Notary Public for South Carolina, be hereby certify unto all whom it may concern, that Mrs.  did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of  A. D. 192  Notary Public, S. C.  (C. I.A.  Notary Public for South Carolina,  Heirs and Assigns, all her interest and estate and also all her right and claim of ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  STATE OF SOUTH CAROLINA,  Provalue received I do hereby assign, transfer and set over to.  e within mortgage and the note which it secures without recourse, this.  day of 192.	worn to before me, this 22 A. D. 192 C.	i; and that he with Julia D. Charles witnessed the execution thereof.
I	worn to before me, this 22 A. D. 192 A. D. 192 A. D. 192 C. SEAL.) Notary Public, S. C.	witnessed the execution thereof.  Yee (a St. Stellhours)
be hereby certify unto all whom it may concern, that Mrs	worn to before me, this 22 A. A. D. 192 C. D. A. D. 192 C. D. A. D. 192 C. D.	witnessed the execution thereof.  Lec (a St. Still horses)
wife of the within named	worn to before me, this 22 A. A. D. 192 A. D.	witnessed the execution thereof.  Sector Street Roces of Renunciation of Dower.
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, 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 ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  Notary Public, S. C.  (SEAL.)  Notary Public, S. C.  STATE OF SOUTH CAROLINA,  punty 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 of	worn to before me, this 27 A. D. 192 A. D. 192 C. A. D. 192 C. Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,	renunciation of Dower.  and that She with Julia A. Charles  witnessed the execution thereof.  Renunciation of Dower.  a Notary Public for South Carolina,
Heirs and Assigns, all her interest and estate and also all her right and claim of ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this.  day of	worn to before me, this 27 A. D. 192 A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,	renunciation of Dower.  and that She with Julia A. Charles  witnessed the execution thereof.  RENUNCIATION OF DOWER.  a Notary Public for South Carolina,
Heirs and Assigns, all her interest and estate and also all her right and claim of ower of, in, or to all and singular the Premises within mentioned and released.  GIVEN under my hand and seal, this	worn to before me, this are and deed deliver the within written Deed  Worn to before me, this are are are all a second and second and second are	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,
STATE OF SOUTH CAROLINA,  ounty 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  GIVEN under my hand and seal, this  A. D. 192  (SEAL.)  Notary Public, S. C.  (C. 177  192  STATE OF SOUTH CAROLINA,  ounty of	worn to before me, this day of A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,  hereby certify unto all whom it may concern, that Mrs.  we wife of the within named.  Induly on being privately and separately examined by me, did declare that she does	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons
GIVEN under my hand and seal, this	worn to before me, this day of A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I,  hereby certify unto all whom it may concern, that Mrs.  e wife of the within named.  Industry and separately examined by me, did declare that she does thomsoever, renounce, release and forever relinquish unto the within named.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons
A. D. 192.  (SEAL.)  Notary Public, S. C.  Recorded A. C. C. C. A. 1. 4. A. D. 192.  STATE OF SOUTH CAROLINA, punty of	WORN to before me, this day of A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I, hereby certify unto all whom it may concern, that Mrs.  e wife of the within named.  dupon being privately and separately examined by me, did declare that she does thomsoever, renounce, release and forever relinquish unto the within named.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of
STATE OF SOUTH CAROLINA, bunty of	gn, seal, and as Act and deed deliver the within written Deed  WORN to before me, this A. D. 192  A. D. 192  (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,  he wife of the within named  and upon being privately and separately examined by me, did declare that she does homsoever, renounce, release and forever relinquish unto the within named  ower of, in, or to all and singular the Premises within mentioned and release	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of
Recorded Accorded 10:40 192 STATE OF SOUTH CAROLINA, punty of	gn, seal, and as SCC act and deed deliver the within written Deed  WORN to before me, this SCC ACT A. D. 192 C. Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I, Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all whom it may concern, that Mrs. Schereby certify unto all and separately examined by me, did declare that she does thomsoever, renounce, release and forever relinquish unto the within named. Schereby certify unto all and singular the Premises within mentioned and release GIVEN under my hand and seal, this.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of
STATE OF SOUTH CAROLINA,  bunty of	WORN to before me, this day of A. D. 192 A. D.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of
STATE OF SOUTH CAROLINA,  bunty of	WORN to before me, this	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
STATE OF SOUTH CAROLINA,  bunty of	WORN to before me, this	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
For value received I do hereby assign, transfer and set over to	WORN to before me, this	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
For value received I do hereby assign, transfer and set over to	worn to before me, this	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
e within mortgage and the note which it secures without recourse, this	WORN to before me, this.  day of.  (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I,  hereby certify unto all whom it may concern, that Mrs.  e wife of the within named.  du upon being privately and separately examined by me, did declare that she does homsoever, renounce, release and forever relinquish unto the within named.  ower of, in, or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this.  day of.  Notary Public, S. C.  (SEAL.)  Notary Public, S. C.  (SEAL.)  Notary Public, S. C.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
	WORN to before me, this.  day of.  A. D. 192.  (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,  chereby certify unto all whom it may concern, that Mrs.  e wife of the within named.  and upon being privately and separately examined by me, did declare that she does homsoever, renounce, release and forever relinquish unto the within named.  ower of, in, or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this day of.  Notary Public, S. C.  Recorded.  STATE OF SOUTH CAROLINA, punty of.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
	WORN to before me, this.  day of.  A. D. 192.  (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA,  Greenville County,  I,  o hereby certify unto all whom it may concern, that Mrs.  e wife of the within named.  dd upon being privately and separately examined by me, did declare that she does homsoever, renounce, release and forever relinquish unto the within named.  ower of, in, or to all and singular the Premises within mentioned and release GIVEN under my hand and seal, this.  day of.  A. D. 192.  (SEAL.)  Notary Public, S. C.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
	WORN to before me, this day of A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I, o hereby certify unto all whom it may concern, that Mrs.  We wife of the within named.  Indupon being privately and separately examined by me, did declare that she does homsoever, renounce, release and forever relinquish unto the within named.  WORN to before me, this day of A. D. 192.  STATE OF SOUTH CAROLINA, Ontary Public, S. C.  Recorded.  STATE OF SOUTH CAROLINA, Outputy of STATE OF SOUTH CAROLINA, Outputy of STATE and set over to see without recourse, this.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.
	WORN to before me, this day of A. D. 192 (SEAL.)  Notary Public, S. C.  TATE OF SOUTH CAROLINA, Greenville County,  I. Shereby certify unto all whom it may concern, that Mrs.  We wife of the within named.  Indupon being privately and separately examined by me, did declare that she does the homsoever, renounce, release and forever relinquish unto the within named.  WORN to before me, this A. D. 192 (SEAL.)  Notary Public, S. C.  Recorded.  STATE OF SOUTH CAROLINA, Ontary Public, S. C.  STATE OF SOUTH CAROLINA, Outputy of STATE of SOUTH CAROLINA, Outputy of STATE and set over to see without received I do hereby assign, transfer and set over to see without recourse, this.	RENUNCIATION OF DOWER.  a Notary Public for South Carolina,  did this day appear before me,  freely, voluntarily and without any compulsion, dread or fear of any person or persons  Heirs and Assigns, all her interest and estate and also all her right and claim of ed.