for the permium and expense of such insurance under this mortgage, with interest. And if at any three may part of said doft, or interest thereon, he past due and unpuid. I hereby ansign the rents and profits alove described premies to said northinger. In the method of the permies to said northinger. In the method of the permies to said northinger. In the method of the permies to said northinger. In the method of the permission of said premies or calculation, upon said dolt, interest, and expension of said premises and collect said rough freets and profits actually collected. PROVIDED ANAMAN SINGHERIUSESS and it is the true insert and meaning of the parties to these Presents, that it is northing or the said northing of the parties to these Presents, that it is northing or the said northing of the parties to the present, that it is northing or the said northing of the parties of the parties to these Presents, that it is northing or the said northing or the said northing of the said northing of the said northing or the said to the parties of the parties of the true insert and meaning of the said northing or the said that orthing or the said that the said northing or the said that the said northing or the		the said
the second and farence deficient of and integrates the said peoulies unto the said. A.D.L. Barkedale, his heirs, escenters, administrators and anagent, and every perior whostocreen facility chaining on to claim the sance or any part thereof. And the said contagent—agence. It to former the house and heidings on, said to to a soon not less than Saven hundred (\$700.00). Dollars in a company of companies satisfactly to the considerage on the process. The company of companies satisfactly to the considerage on the process of financials to the last marrages—and their in the event that the mortquiers—ashall at any time fail to do so, then the mortquiers—may cause the same to be insured in. **M16** The permitter and expense of said insurance under this mortquier, with interest. And if at any time any query orized dute, relatives thereous, he gast does and unged. **Interest to said state any time any query orized dute, relatives thereous, he gast does and unged. **Interest to said state unit, and mortganes—or **Interest hereous, the past does and unged. **Interest to said state unit, and mortganes—or **Interest hereous, the past does and unged. **Interest to said state unit, and mortganes—or **Interest hereous, the past does and unged. **Interest to said state unit, and doubter and extension and profess. **Interest to said state and of mortganes—or **Interest hereous, the continuent of said profess, and the process deterrable profess extends contained to said state and extension and magning or the parties are under mortganes—or the said profess. **Interest the profess extends contained and will are turnly may or cause to be paid turn the said contained and interest the said mortganes—or the said parties, that the said mortganes—or the said state of the said stat		
heirs and assigns from and assigns. Impact I and my heirs exceeders, administrators and except person whomeover hardrally chaining or no chim the same or say pert through. And the said mortgages, and except person whomeover hardrally chaining or the lot in a sam and less than Saven hundred (\$700.00) Dollars, in a company or companies satisfactory to the mortgages, and they the same instance from his or my for, and assign the policy of instances to the said contrages, and that in the event that the mortgages, and shall at any time for the permitting of the permit		
And the sed mortgager—agree 8 or iterate the boate and buildings on said lot to a sum out less than Saven hundred (\$700.00)		•
by fire, and assign the policy of insurance to the said congages—, and that in the event that the energes—, which are may tense that are to so, then a more and expense of such insurance under this mortgage, with interest. And if at any time any part of raid dobt, or interest thereon, be past due and unjuid. And if at any time any part of raid dobt, or interest thereon, be past due and unjuid. And if at any time any activities or said mortgage. And if at any time any activities or duterwise appears a conference of the provision of the parties or assign, and agent that any longs of the next proceeds thereties (active paging roots or collection), upon said dobt, interest, cost or expenses on of any pressure and solved side collected. PROVIDED ALMAYS, NEVERTHERISS, and it is the true innort and meaning of the parties to those Process, that if I and mortgages— to and shall well and truly pay or cause to be paid unto the said confugues— the dobt or name of money aforesist, with interest thereon, the cace according to the true innort and meaning of the said note. AND IT IS AGREED, by and between the said root—, then this does of brappin and sale shall come, determine and be otterly and with, the page of our first in pages of the said meaning of the said mortgages. The page of our first interest horself and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page of the first interest and the corp. a eight of the page	heirs, executors, administrators and assigns, and every person whomsoever la	wfully claiming or to claim the same or any part thereof.
the five, and assign the policy of insurance to the said energence. All that in the event that the mortgager. And it at my time fail to do so, then the mortgager. And that my came the same to be insured in. ** **His*** for the premium and expense of such insurance under this mortgage, with interest. And it at my time any year of cidd debt, or interest thereon, be past due and urganid. I hereby assign the remis and profits above described premiums to said surgager. Or ** **His**** Interest and State may, at dambiers or otherwise, appoint a receiver, with authority to take possession of and promits a tentally collected. PROVIDED ANAWYS, NEVERTHELESS, and it is the true meet and meaning of the parties to three Prescuts, that if. I said mortgager. As and shall well and truly pay or came to be poil may the said cortinge. The debt or sum of money aforesaid, with interest intereous, a day and AnaWays. NEVERTHELESS, and it is the true meet and meaning of the parties to three Prescuts, that if. I said mortgager. As and shall well and truly pay or came to be poil may the said cortinge. The debt or sum of money aforesaid, with interest intereous, a damage of the true intent and meaning of the said cortinge. The debt or sum of money aforesaid, with interest intereous, a damage of the true intent and meaning of the said cortinger. AND IT IS AGRIED by and between the said mote. Then the said mortgager. AND IT IS AGRIED by and between the said mote. Then the said mortgager. AND THE STATE OF SOUTH CAROLINA, Fremental Cort, and the said parties, that the said mortgager. AND THE STATE OF SOUTH CAROLINA, Greenville County. A. D. 1928. C.M. Gaffney Notes before me, thit. 14, day of May A. D. 1928. C.M. Gaffney Notes provide county. A. D. 1928. C.M. Gaffney Notes provide county. L.M. P. Baker MENUNCIATION OF DO Greenville County. L.M. P. Baker And only the pay and without any compalison, dread or fare or any enterous whomener recomes, recises, and covered the care freely, voluntarily and without any compali	And the said mortgagor agree to insure the house and building	s on said lot in a sum not less than Seven hundred (\$700.00)
increasing the finance and reinhurse himself for the premium and expense of such insurance under this morgane, with interest. And if at any time any part of suid delat or interest thereou, be past due and uniquid. I have been assigned the cents and premises and substance and contentions. And if at any time any part of suid delat or interest thereou, be past due and uniquid. I have been assigned and agreement or suid contentions. And if at any time any part of suid delat or interest thereou, be past due and uniquid. I have been assigned and agreement and premises and prefits and rooms and profits. Court of said State may, at chambers or collectwise, appoint a receiver, with authority to take possession of said premises and profits and rooms and profits. In the processed thereafter (after posing creats of rollection), upon said delat, interest, coal or expendite; without hisbility to account for anything more the remains and profits actually soldered. I recovided the and shall well and truly pay or cause to be paid unto the said inortage. I as mortgager—the and shall well and truly pay or cause to be paid unto the said inortage. I as more and prefits and and shall receive, determine and the uncerly null and void, wise to remain in toll force and virtue. AND IT IS ARREED by and between the said parties, that the said mortgager—the shall cover, determine and the uncerly null and void, wise to remain in toll force and virtue. I as the premises until default of payment shall be made. WITHINSS DA hand and seal, this, tenth The state of south of directs handed and events, eight. The payment of the United States of America. Signed, Scaled and Delivered in the Presence of G. M. Garfiney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. As at and deed, deliver the within written Deed; and that he, with. C.M. Garfiney Nonzy Public for Scath Carolina And T.P. Meeke Aid this day appear before the within named. H.T. Meeke Aid this day appear before the within named. H.T. Meeke and one part		
for the premium and expense of such insurance under this mortuage, with interest. And if at any three may part of said doth, or interest thereon, he part due and unpaid. I hereby assign the rents and profits above described premises to said northways. Out of said State may, at chandwar or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits a time are presented thereafter quiter papting roads of collection), upon said doth, interest, out or expertise, without hiddrifty or account for anything more, the rents and profits a chandy collected. PROVIDED ALWAMAN, NAVMERTHALESS, and it is the true intent and meaning of the parties to these Prevents, that if I and mortgager the and shall well and truly pay or came to be paid muto the said nortgager. The debt or sam of money aforeasid, with interest thereon, be due, according to the true listent and meaning of the said nortgager. The debt or sam of money aforeasid, with interest thereon, be due, according to the true listent and meaning of the said nortgager. AND IT IS AURIEED, by and between the said parties, that the said nortgager. AND IT IS AURIEED, by and between the said parties, that the said nortgager. AND IT IS AURIEED, by and between the said parties, that the said nortgager. AND IT IS AURIEED, by and between the said parties, that the said nortgager is a second of the Cuties States of America. Signed, Sealed and Delivered in the Presence of C. M., Gaffrey W.P., Baker OH. Gaffrey SWORN to before me, this day of the said norted and tenenty—after the within accord—at an according to the within accord—the within accord—the within accord—the within cannel. H.T. Meeks OH. Gaffrey Witnessed the execution thereof. AND 1928. C.M. Gaffrey, N.P., For S.C. In bready certify untaked and separately examined by me, did declare that she does freely, voluntarily and without any companion, dread or fear of any per erice to due to within manel. H.T. Meeks A D 1928. A D 1928. A D 1928. A D 192		
for the premian and expense of such insurance under this mortgage, with interest. And if at any tice any part of site delth, or interest thereas, he part due and unpaid. I hereby assign the rests and profits above described premises to said nortgage. 118. here executors, administrators or assigns, and agree that any Judge of the curt of said State may, at chambers or or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rests and profits attently collected. PROVIDED, ALWAYS, NEVERTHICLESS, and it is the true sintent and meaning of the parties to these Presents that if. I are already and the rest and profits actually collected. PROVIDED, ALWAYS, NEVERTHICLESS, and it is the true sintent and meaning of the parties to these Presents that if. I are already and the rest and the content and meaning of the parties to these Presents that if. I are already to the true intent and meaning of the said note, then this deed of languan and sale shall cease, determine and the unterty and and viole, while the account of the parties to the presents that it is rece and virtue. AND IT IS AGRIEED, by and between the said parties, that the said mortgager. 18		
And if at one time only part of said debt, or interest thereon, be past due and unpaid. I hereby assign the rents and profits above described premies to said mertagone, or. his here executor, administrators or coalgas, and parent that any Judge of the Coart of said State usay, at dimanders or enhances are otherwise, applied a receiver, with authority to take possession of adapt premies and collects said reats and profits a the net proceeds thereafter (after paying voits of redection), upon said debt, interest, each or expendes; without hability to account for anything more the cents and profits attually otherwise, which are the paying the profits and meaning of the parties to these Process, that if I said mortgagor. do and shall well and truly pay or cause to be paid unto the said cortgage. It is debt or run of money aforesaid, with interest thereon, the due, occording to the true intent and meaning of the said note. The true intent and a soul control of the true intent and meaning of the said note. The parties was the debt of payment of the true intent and meaning of the said note. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. WITNESS MY land, and soul, this that the said mortgagor. WITNESS MY land, and soul, this that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. WITNESS MY land, and soul, this the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by the said the said of the said the said mortgagor. AND IT IS AGREED by the said		
Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said custs and profits, a the net proceeds thereafter (after paying roots of collection), again and debt, interest, east or expentes; without lability to account for anything more the receives and profits actually collected. PROVIDED ALWAYS NEVERTHEERS, and it is the true intent and meaning of the parties to these Presents, that if		
the net proceeds thereafter (after paying roots of cullection), upon said debt, interest, coal or expentes; without fishility to account for anything more the rests and profits actually collected. PROVIDED ALWAYS NEVERTHELIESS and it is the true intent and meaning of the parties to those Presents, that if. I said moregager, do and shall well and truly pay or came to be paid unto the said refrageve the debt or some of meaning of some tree intent and meaning of the said not, then this deed of bargain and sale shall cease, determine and he utterly and and void, when to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said moregager 18 In hold and enjoy to Premises may hand, and seal, this tenth day of May in the year of our Lord ninetical handred and trenty—eight and in the one hundred and Interest thereon, was not the Independence of the United States of America. Signed, Seaded and Delivered in the Presence of C.M. Geffney. M.P. Baker THE STATE OF SOUTH CARGLINA, Gerenville County. PERSONALLY appeared before me M.P. Baker and made out that the saw the within named. H.T. Meeks Greenville County. SWORN to before me, this. 14, day of May A. D. 1928. C.M. Geffney. Notary Public for South Carolina. SWORN to before me, this. 14, day of May A. D. 1928. C.M. Geffney, N.P. for S.C. to be reby certify unto all whom it may concern, that Mrs. Pella S. Neeks old this day appear lefe on during the money. Control of the within named. H.T. Meeks did this day appear lefe on during performing the money. Control of the control of the control of the within named. H.T. Meeks did this day appear lefe on during performing the money. Control of the within named. H.T. Meeks did this day appear lefe on any performs whomeover, reasoner, clease, and forever reliangish unto the within named.	above described premises to said mortgagee, or	heirs, executors, administrators or assigns, and agree that any Judge of the Circ
need mortgagor	Court of said State may, at chambers or otherwise, appoint a receiver, with	authority to take possession of said premises and collect said rents and profits, apply
PROVIDED. ALWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I said mortgapor	he net proceeds thereafter (after paying costs of collection), upon said de	ebt, interest, cost co expenses; without liability to account for anything more than
need mortgagor	•	
the due, according to the true intent and meaning of the said note, then this deed of bargain and saic shall cease, determine and be utterly null and void, while to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. 18		
wise to remain in full force and virtue. AND IT IS ACRIERD, by and between the said parties, that the said mortgagor Termises until default of payment shall be made. WITNESS my hand and seal this tenth day of May in the year of our Lord nineteen hundred and twenty. elght and in the one hundred and fifty-second year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of C.M. Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me M.P. Baker and made oath that he saw the within named H.T. Meeks sign, seal, and as kis act and deed, deliver the within written Deed; and that he, with day of May A. D. 1928. SWORN to before me, this 14, day of May A. D. 1928. C.M. Gaffney (SRAL.) FHE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) FHE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) W.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) W.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) W.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) W.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney (SRAL.) THE STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA (SRAL.) THE STATE OF SOUTH CAROLINA (SRAL.)		
AND IT IS AGREED, by and between the said parties, that the said morigagor Premises until default of payment shall be made. WITNESS My hand and seal this tenth day of May in the year of our Lord nineter hundred and trenty—eight and in the one hundred and fifty—second year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of C.M.—Gaffney M.P.—Baker THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me M.P.—Baker and made oath that he saw the within named H.T. Meeks ign, seal, and as his act and deed, deliver the within written Deed; and that he, with C.M.—Gaffney SWORN to before me, this. day of May A. D. 192 B. C.M.—Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I. C.M.—Gaffney (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DO Greenville County. I. C.M.—Gaffney N.P.—for S.C. to hereby certify unto all whom it may concern, that Mrs. Pella S.—Meeks did this day appear before me under persons whomsevere, renounce, release, and forever relinquish unto the within named With the state of any perserons whomsevere, renounce, release, and forever relinquish unto the within named With the state of any perserons whomsevere, renounce, release, and forever relinquish unto the within named		this deed of pargain and sale shall cease, determine and be utterly null and void, oth
Premises until default of payment shall be made. WITNESS my hand and seal, this tenth day of May in the year of our Lord nienteen hundred and twenty- eight and in the one hundred and fifty-second year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of G.M., Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me M.P. Baker and made eath that he saw the within named H.T. Meeks Sign, seal, and as k18 act and deed, deliver the within written Deed; and that he, with C.M. Gaffney witnessed the execution thereof. SWORN to before me, this. 14, day of May A. D. 1928 C.M. Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I, C.M. Gaffney, N.P. for S.C. The hereby certify unto all whom it may concern, that Mrs. Bella S. Meeks wife of the within named H.T. Meeks did this day appear beform upon the principle of the within named H.T. Meeks did this day appear beform upon the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per tersoons whomseover, renounce, release, and forever relinquish unto the within named.		d mortgager 18 to hold and enjoy the s
in the year of our Lord nineteen hundred and twenty. eight and in the one hundred and fifty-second year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of C.M. Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker and made outh that he saw the within named. H.T. Meeks sign, seal, and as at and deed, deliver the within written Deed; and that he, with. C.M. Gaffney SWORN to before me, this day of May A.D. 1928 C.M. Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney, N.P. for S.C. Ohereby certify unto all whom it may concern, that Mrs. Bella S, Neeks wife of the within named. H.T. Meeks did this day appear befor and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persersons whomeover, renounce, release, and forever relinquish unto the within named.		a moregage.
year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of C.M. Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker. and made oath thathe saw the within namedH.T. Meeks sign, seal, and askisact and deed, deliver the within written Deed; and thathe, withC.M. Gaffneywitnessed the execution thereof. SWORN to before me, thisday ofMay	WITNESShand and seal, this	enth day of May
Signed, Sealed and Delivered in the Presence of C.M. Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker and made oath that he saw the within named. H.T. Meeks Sign, seal, and as. his. act and deed, deliver the within written Deed; and that he, with C.M. Gaffney SWORN to before me, this. day of May A. D. 1928 C.M. Gaffney Notary Public for South Carolina. PHE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney, N.P. for S.C. Io hereby certify unto all whom it may concern, that Mrs. Bella S. Meeks ond upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persersons whomsoever, renounce, release, and forever relicquish unto the within named.	n the year of our Lord ninetcen hundred and twentyeight	and in the one hundred and fifty-second
C.M. Gaffney M.P. Baker THE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this day of May Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. C.M. Gaffney, N.P. for S.C. Io hereby certify unto all whom it may concern, that Mrs. Bella S. Meeks did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.	ear of the Independence of the United States of America.	•
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker and made oath thathe saw the within namedH.T. Meeks sign, seal, and ashisact and deed, deliver the within written Deed; and thathe, with. C.M. Gaffneywitnessed the execution thereof. SWORN to before me, thisday ofMay	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker and made oath that he saw the within named	•	·
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker. and made oath thathe saw the within namedH.T. Meeks. sign, scal, and ashis	M.P. Baker	
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. M.P. Baker and made oath thathe saw the within named. H.T. Meeks sign, seal, and askisact and deed, deliver the within written Deed; and thathe, with C.M. Gaffney		•
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M.P. Baker and made oath thathe saw the within namedH.T. Meeks. Sign, seal, and as		(I., §
Greenville County. PERSONALLY appeared before me. M.P. Baker. and made oath that the saw the within named. H.T. Meeks. sign, seal, and as. his. act and deed, deliver the within written Deed; and that the, with. C.M. Gaffney witnessed the execution thereof. SWORN to before me, this 14, day of May A. D. 1928. C.M. Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, C.M. Gaffney, N.P. for S.C. to hereby certify unto all whom it may concern, that Mrs Pella S. Meeks wife of the within named. H.T. Meeks did this day appear beformed upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.	•	
PERSONALLY appeared before me. M.P. Baker and made oath thathe saw the within named	· · · · · · · · · · · · · · · · · · ·	MORTGAGE OF REAL ESTAT
and made oath that he saw the within named H.T. Meeks sign, seal, and as his act and deed, deliver the within written Deed; and that he, with C.M. Gaffney witnessed the execution thereof. SWORN to before me, this day of. May A. D. 1928 C.M. Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, C.M. Gaffney, N.P. for S.C. do hereby certify unto all whom it may concern, that Mrs. Bella S. Meeks wife of the within named. H.T. Meeks and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.	·	•
sign, seal, and as. **Remunciation of Do Greenville County.** I, C.M. Gaffney, N.P. for S.C. do hereby certify unto all whom it may concern, that Mrs. ### Bella S. Meeks wife of the within named. ### H.T. Meeks act and deed, deliver the within written Deed; and that he, with. **C.M. Gaffney** **Witheased the execution thereof. ### M.P. Baker RENUNCIATION OF DO Greenville County. I, C.M. Gaffney, N.P. for S.C. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named. ### did this day appear before the within named.		
sign, seal, and as. his act and deed, deliver the within written Deed; and that he, with C.M. Gaffney witnessed the execution thereof. SWORN to before me, this day of May A. D. 1928 C.M. Gaffney (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, C.M. Gaffney, N.P. for S.C. do hereby certify unto all whom it may concern, that Mrs. Bella S. Meeks wife of the within named. H.T. Meeks did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.	`	•
SWORN to before me, this		vithin written Deed; and thathe, with
day of		witnessed the execution thereof.
C.M. Geffney Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, C.M. Geffney, N.P. for S.C. do hereby certify unto all whom it may concern, that Mrs. Bella S. Neeks wife of the within named. H.T. Meeks wife of the within named. H.T. Meeks and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons whomsoever, renounce, release, and forever relinquish unto the within named.		• •
THE STATE OF SOUTH CAROLINA, Greenville County. I,	day of	W.P. Baker
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,	•	
Greenville County. I,		
Greenville County. I,		
Greenville County. I,	HE STATE OF SOUTH CAROLINA.	RENUNCIATION OF DOWE
to hereby certify unto all whom it may concern, that Mrs Bella S. Meeks wife of the within named	· }	
did this day appear beform the within named	I, C.M. Gaffney, N.P. for S.C.	
nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persections whomsoever, renounce, release, and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs. Bella S.	Meeks
ersons whomsoever, renounce, release, and forever relinquish unto the within named	ife of the within named	did this day appear before n
		• •
A II.I. MAPERIALA. BIR		
	-	•
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and sir		and estate, and also all her right and claim of Dower, of, in, or to, all and singula
he Premises within mentioned and released. GIVEN under my hand and seal, this		
day of		
		Bella S. Meeks
Notary Public for South Carolina.	Notary Public for South Carolina.	