Signed, sealed and delivered in the presence of J. A. Christopher Herbert Hughes (L. S.) J. G. Landrum (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me		
TOGETHER with all and singuise the Michael Members, Hereditateons and Appartnersons to the rold Promises belonging, or in sayolan incident or appar- TO HATE AND TO HOLD all and singulae the soil Promises unto the soil. **Y. C. McClurre, hls and the soil manufacture and Analysis and conty person whenever befored all and inagalist the rold Promises unto the soil. **W. C. McClurre, hls **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil. **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil. **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil of the social social seed of the social seed of the social social seed of the soci		
TOGETHER with all and singuise the Michael Members, Hereditateons and Appartnersons to the rold Promises belonging, or in sayolan incident or appar- TO HATE AND TO HOLD all and singulae the soil Promises unto the soil. **Y. C. McClurre, hls and the soil manufacture and Analysis and conty person whenever befored all and inagalist the rold Promises unto the soil. **W. C. McClurre, hls **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil. **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil. **He'r and Anique, form and socials. **W. D. M. M. M. M. And the soil must seed on the soil of the social social seed of the social seed of the social social seed of the soci		
TOCKETHER with all and singular the Bigles. Mansher, Hereditamons, and Apportunance to the said Premises believing on a service incident or apportunities. V. C. McClarre, his. It do breshy bind. Effective, his. W. C. McClarre, his. Mass and Assigns feverer, And. I. do breshy bind. Effective, his. Mass and Assigns, from and against the said Premises unto the said. W. C. McClarre, his. Mass and Assigns, from and against the said Premises unto the said. Mass and Assigns, from and against the said premises unto the said. Mass and Assigns, from and against the said premises unto the said. And the said surfaces and Assigns and every purson whomeseer investigly chiming or to claim the same or any part thereof. And the said surfaces, agree. In place the binas and buildings are said in a same are less than Landgage. Mass and Assigns, from and against the said premises a said martices, and the said the same from the said. And if and surfaces, agree is agree to the color of change by fire, and solids the said in the said martices, and the said in the said continues to the said martices, and the said in the said and premises that it is expected that the said premises and the said of the said and the said in the said continues to the said martices. In the said continues the said continues to a said dash, or interest thereon, by past the and martices, and the said continues the said contributes the said contributes to a said said dash, or interest thereon, by past the said contributes the said contributes to a said said contributes to a said said contribute to a said said contributes to a said said c		
TOGETHER with all and singular the Wight, Manber, Hereditamons and Appartenance to the said Cremies belonging, or in apprehensive michael or appearance. TO HAVE AND TO HOLD all and singular the said Premiese unto the said. W. C. McGlare, his. Here and Assign force. And I to hereby bind		
TOGETHER with all and singular the Wight, Manber, Hereditamons and Appartenance to the said Cremies belonging, or in apprehensive michael or appearance. TO HAVE AND TO HOLD all and singular the said Premiese unto the said. W. C. McGlare, his. Here and Assign force. And I to hereby bind		
TOGETHER with all and singular the Rights, Monders, Hereilbouwers and Apparenances to the said Premiers beinaging, or an anywise incident or apparature of the AND TO NOLD off and singular the said Premiers unto the said. W. C. McClure, his first and Analysis forever. And. I do breely bird. #W9911. #W9	<u></u>	
TORGETHER with all and diagnals: the Sighter, Members, Hereforements and Appurturances to the said Premises belanging, or in according incident or appear TO HAVE AND TO HOLD all and diagnals: the said Premises unto the said. W. C. McClure, his dies and Ansigns former. And. I do hersby hind. Expecting, his		
TO RAYE AND TO HOLD at and dispetar the Eights, Morkey, Herediments and Against ances to the earl Premises becomes, or in swymic decision or appearance. TO RAYE AND TO HOLD at and dispetar the said Premises may be said. W. G. MCGLARCE, hi.s. W. G. MCGLARCE, hi.s. W. G. MCGLARCE, hi.s. Here and Assigns forews. And. I do bettly hind. W. G. MCGLARCE, hi.s. W. G. MCGLARCE, hi.s. Here and Assigns from and spalest. M. S. MCGLARCE, hi.s. Here and Assigns from and spalest. M. S. MCGLARCE, hi.s. Here and Assigns from and spalest. M. S. MCGLARCE, hi.s. M. S. MCGLARCE, hi.s. And the said anortexport agree. to issue the house and buildings on add bot in a more role lost than. X. London and the said anortexport agree. To be source the house and buildings on add bot in a more role lost than. X. London and the said mentages. And a said the policy of insurance to the said exceptage—and that in the creent had the more recommendation of the creent had the more configuration and profit of the said and the said and the said mentages. And a said the policy of insurance to the said exceptage—and that in the creent had the more recommendation of the said mentages. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete. And if a say time say part of said delay or instruct discrete and say of the said delay of the said and said the say and said that is a said to said the said delay of the said the		
TO RAVE AND TO BOLD all and singular the sold Prevalues unto the sold. W. C. McClure, his W. C. McClure, his W. C. McClure, his Heirs and Assigns, from and against Me sold Administrators to warrant and warrant of the sold and singular the sold Prevalues with the sold. Heirs and Assigns, from and against Me 2004 May and every person whereas on abulifiers on a six on a class than some or any part threeof. And the sold meripagor— geres— to insure the bross and buildings on said to in a sum not less than the source of any part threeof. And the sold meripagor— geres— to insure the bross and buildings on said to in a sum not less than the source of any part threeof. And the sold meripagor— geres— to insure the bross and buildings on said to in a sum not less than the source of any part threeof. And the sold meripagor— geres— to insure the bross and buildings on said to in a sum not less than the meripagor—, and keep the sume surred from loss or change by five, and assign the sold; of insurance to the sold meripagor—and that in the overal that the meripagor—and the in the overal that the meripagor—and the in the overal that the meripagor—and the interest the source of such interest the control of the sold opened of such interest control of the sold opened of such interest control opened on the sold opened of such interest control opened on the sold opened of such interest control of control on the sold opened of such interest control opened on the sold opened of such interest control opened on the sold ope		
The State of South Care of calcing the serious and Administrators to warrant, and warrant for the serious and Administrators an	TOGETHER with all and singular the Rights, Members, Here	editaments and Appurtenances to the said Premises belonging, or in anywise incident or apper-
The State of South Care of calcing the serious and Administrators to warrant, and warrant for the serious and Administrators an	TO HAVE AND TO HOLD all and singular the said Premise	es unto the said W. C. McClure, his
the and Assigns forever. And. I do hereby blood. BY C. MOCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MOCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MoCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MoCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MoCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MoCILIPO, h.1.8 Heles and Assigns from and applied. BY C. MoCILIPO, h.1.8 Deliters, in a company of companies uniformly to the workpaper, and keep the same aurent driven loss or damage by fire, and sasign the policy of hierarcane to the sold moving exert, and that in the cent that the moving-or. Ask it way fine for the control of the sold moving exert in the moving-or. Ask it way fine for the control of the control of the description of the sold moving exert of sand character under this moving-or. Ask it way fine for the sale moving exert of sand character or part of sa	TO TRAVE AND TO HOLD an and singular the bard I control	
Helis and Assigns, from and arginst. JPC. SIGN DIV. Helis and Assigns, from and arginst. JPC. SIGN DIV. Helis and Assigns, from and arginst. JPC. SIGN DIV. And the said mortispier— agree to insure the bouter and buildings on and but in a sum not less than. And the said mortispier— agree to insure the bouter and buildings on and but in a sum not less than. And the said mortispier— agree to insure the bouter and buildings on and but in a sum not less than. And the said mortispier— agree to insure the bouter and buildings on and but in a sum not less than. And the said mortispier— agree	+	
Histra and Analysis, from and applicat. Be and Presistes and the SMM. Histra and Analysis, from and applicat. Be S.A.D. BY Gen., Executors, Administrators and Accipes and every person whomstowers harding chaining or to chian the same or any part thereof. And the said mortagace. agree. to besset the base and buildings on said for in a min not less than. Dollars, in arcampatry of companies satisfactory to the worfagace. and keep the same and the said mortagace. and the said mortagace. and keep the same and the said mortagace. and the said mortagace. And the said mortagace. The said is any part of and effect the based mortagace. The said is any part of and effect to bettered theretoe, be part due and unputed. And it is any internal and reported of social statutors of the said mortagace. The said mortagace are any part of and effect to bettered theretoe, be part due and unputed. And is said mortagace. And the said mortagace are any part of and effect to bettered theretoe the part of the said mortagace. The said mortagace are any part of and effect to bettered theretoe the said mortagace. The said mortagace are any part of and effect to bettered theretoe the said mortagace are any part of and effect to bettered themselves the said mortagace are any part of and effect to bettered themselves the said mortagace are any part of and effect to bettered themselves the said mortagace are any part of and effect to be said on the said and expendence of characters. PERVIDED ALVANES, neverthelect, and the rests and profits schillage collected with any said distingual of the said mortagace. The said to said mortagace are any part of and expendence of the said mortagace are the said mortagace are the said mortagace and the said and said distingual to the rus instead and marked and as all the said mortagace. The said to a same of more yellowers to the said mortagace and the said part of the said mortagace are and said said said cases, determine, and be said the said control of the said source the said the said said cases of	leirs and Assigns forever. Anddo hereby bind	
Heirs and Assigns, from and against. Mo. and my there, Executors, Administrators and Assigns and every person whomesever buyfully claiming or to claim the same or any part thereof. And the said marteagor— agree—to insure the house and buildings on said let in a sum not less than. X Large of the said marteagor—agree—agree to insure the house and buildings on said let in a sum not less than. X Large of the said marteagor—agree—any came the solicy of insurance to the naid mortagore—and that in the overal that the martgauer—shall at any fine and to do so, then the said mortagore—any came the sum to the insurance—and it is not supported to the said mortagore—and that in the overal that the martgauer—shall at any fine and the said mortagore—and that in the creat that the martgauer—shall at any fine and the said mortagore—and the said the said mortagore—and the control of said said said and the said mortagore—and the creats and profits careally collected, government of collected proposed in the said mortagore—and the creats and profits careally collected, government of collected proposed in the said mortagore—the said mortagore—the doctor of collected profits of the said control of said said said said and the said mortagore—the said order the said and profits careally collected, government of collected proposed said said said said said said said sai	orever defend all and singular the said Premises unto the said	W. C. McClure, his
Here and Assigns, from and against. MR SAD ANY And the said mortgages server. to issue the house and buildings on said for its amm on less than X. And the said mortgages server. to issue the house and buildings on said for its amm on less than X. Dallars, in a company or companies ministratory to the mortgages and steep the same satured-from loss or damage by fire, and assign the policy of insurance to the said mortgages and call the said mortgages And it as my said said the said mortgages And it as my said said the said mortgages And it as my said said the said mortgages And it as my said said the said mortgages And it as my said the said mortgages And it as my said the said mortgages And the said mortgages and the said mortgages call the said mortgages of the said mortgages the debt or sum of moorey solversaid, with interest thereon, if my be does, according to the run interest and profits actually collected. 9 to paid upon the said mortgages the debt or sum of moorey solversaid, with interest thereon, if my be does, according to the run interest and mortgages. 4 and said where the said mortgages the said mortgages the said mortgages and said said said said said said said sai		
And the said morragager arrew to issue the house and bubblings on said to it a soun or less than X. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator. Dollars, in a company or companies ratifactory to the morrigage and keep the sator ratifactory to the morrigage and keep the sator. And if all any time and particular conditions to the contract of the contract of the contract of the companies. A contract of the companies of the contract of the particular contract of the contrac		me and my
And the said mortgagor agree to insure the honce and buildings on said lot in a sum not lost than . X Dellars, in accompany or companies satisfactory to the mortgagor, and keep the same sourced from loss or damage by fire, and assign the policy of havarance to the eath mortgagor, and that in the count that the mortgagor in the fire is the said configuration. The said satisfactory to the mortgagor, and keep the same said of the policy of havarance to the eath mortgagor. And that in the count that the mortgagor is the said and the country of the policy of the policy of the policy of the content of and deltar that the said and the country and the policy of the content of and floate may, at chambers or otherwise, appoint a receiver, with national profits of the above described lists and profits appoint a receiver, with authors, of maintenance or of asid precision and agree lists and profits appoint a receiver, with authors, of the posterior of asid precision of asid precision and agree lists and profits appoint a receiver, with national profits of the content of an advantage of the Circuit Country of the profits and profit		Heirs and Assigns, from and against
And the said mortgager scree to issue the boase and buildings on said to it a 2 shift hold the statification to the mortgage and keep the state Dollary, in accompany or companies statification to the mortgager and keep the state Build of so, then the said mortgager may cause the stands to be inserted in A the state of so, then the said mortgager may cause the stands to be inserted in A the state of so, then the said mortgager may cause the stands to be inserted in A the state of state in the event that the mortgager and keep the state of said mortgager And it at any time any part of said dath, or increase thereon, because it is also as the said mortgager. And it at any time my part of said dath, or increase thereon, because it is also the said mortgager. And it at any time my part of said dath, or increase thereon, because it is also the said mortgager. A part of the said mortgager A part of the said mortgager A part of the said said time and profits, southing the state proceeds theretifies (for paying costs of collection) upon asid debt, introduced the said mortgager. A part of the said said said the said mortgager A part of the said said said that it is the true interes and meaning of the parties to these Prescript, that ii A part of the said said said that it is a said said that it is a said said that it is dead of the said parties that said mortgager A part of the said mortgager A part of our Lord one thousand, since benefore any derivation of the said parties that said mortgager A part of our Lord one thousand, since benefore any derivation of the said parties that said mortgager A part of the Independence of the United States A part of the Thinghes A part of the Thinghes A part of the Thinghes A part of Greenville. Perseally appeared before me. J. A. Christopher John G. Landrum A part of Greenville. Notary Fubble for South Carolina. County of Greenville. Notary Fubble for South Carolina. County of Greenville. A part		
asserted from loss or damage by fort, and assign the policy of insurance to the said mortagace and that in the covert that the mortagace abult at any first manuscript of the said mortagace may cause the said to be insured in X. name and richibutus X. In the manuscript of the said mortagace and that is the covert that the mortagace and that is the covert that the mortagace and that any first manuscript of the said state may at classification of the said and unpuid. I piereby assign the results and profits of the above described may be profit of the said forter and assert and	And the said mortgagor agree to insure the house	e and buildings on said lot in a sum not less than
and the first principles. The continues of the series to be insured in. The series of the continues and expenses of such insurances under this mortgages, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid. I hereby assign the rents and profits of the above described the continues to said mortgages. The continues are continued to the profits of the above described the continues of the parties of the parties of the anticorty to take puscessor of said premises and allocated and cause and profits, apply suggested to continue to a said profits, and suggested to a said profits attending one of the continues of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the parties to these Presents, that if. I, the said mortgages of the said mortgages of the said mortgages of the said mortgages of the said mortgages. The said mortgages of the said mortgag		Dollars, in a company or companies satisfactory to the mortgagee_, and keep the same
Life of Son high the first metaphore, may cause the same to be incarred in. X name and reimburge. X for the creation and expenses of such insurance under this mortgages, with interest. And if at any time any part of said debt, or interest thereon, be part due and unpaid. I hereby assign the reasts and profits of the above described the creation and representations of the analysis of the said mortgages. Our first of the parties of these parties of the parties of these parties to these Presents, that if. I , the said anortgages of the said note, then the said mortgages of the calculation upon and debt, interest, other sparse without hindly of account for anything more than the reads and profits actually collected. PROVIDED ALWAYS, ascretchesis, and that the interest and encaring of the parties to these Presents, that if. I , the said anortgages of the said note, then this dead of bargain and sale shall crease, determine, and the united and encaring of the parties to these Presents, that if. I , the said anortgages of the said more, then this dead of bargain and sale shall crease, determine, and the united of the said of the treat instant and encaring of the said note, then this dead of bargain and sale shall crease, determine, and the united of the said of the treat parties to the encarred the said profits and the said of the sa		1 11
And at a by the any pair of same and on the the total parts of the angle of the Crickit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take total court of said State may, at chambers or otherwise, appoint a receiver, with authority to take total court of said State may, at chambers or otherwise, appoint a receiver, with authority to take total court of said State may, at chambers or otherwise, appoint a receiver, with authority to take total court or appoints are appointed and the count of a state of the count of a state, interest, and the count of a state of the count of a state of the count of a state, interest, and the count of a state of the count of th	ail to do so then the said mortgagee may cause the same to be	e insured in x
And at a draw that any part of same source to meets under the part of same source to meets that any Judge of the Circuit Congrol said State may at chambers or otherwise, spoint a receiver, with authority to take subservices and same state and state that any Judge of the Circuit Congrol said State may at chambers or otherwise, spoint a receiver, with authority to take subservices and same state of the same	remium and expense of such insurance under this mortgage, wit	th interest.
that any Judge of the Uvert Centr or such tests rany at chambers of otherwise, popular and collection) upon said dicht, interest, costs or exageness, without liability or excents for any biding more than the rests and profits extrally collected, and such any things more than the rests and profits extrally collected, and such as the profits of the rest and profits extrally collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and mensing of the parties to these Presents, that it, the said morrageness of the paid mort page of the parties to the such that it is the true intent and mensing of the parties to the such and the said for the page of the said not), then this deed of bargain and sale shall coase, determine, and be interest thereon, if any be due, according to the true briven and meaning of its said not), then this deed of bargain and sale shall coase, determine, and be interest thereon, if any be due, according to force and stream. AND It IS AGREED by and between the said powers that said morrageness. — It is also due driven the said Premises until default of payment shall be made. Witness. BY hand and seal, this	And if at any time any part of said debt, or interest thereon,	be past due and unpaid,
Lat any Jakes of the Urenit Coart of stad state story, at chambers of otherwise, 1990 of Section of Coardon for any stable story, at chambers of Chemistry, 1990 and debt, Interest, costs or expenses, without liability or common for story of the control of the c	remises to said mortgagee_, or	his Heirs, Executors, Administrators or Assigns, and agree
PROVIDED ALWAYS, avertheless, and that it is the true intent and meaning of the parties to these Presents, that if	hat any Judge of the Circuit Court of said State may, at chamber collect said rents and profits, applying the net proceeds thereafter	rs or otherwise, appoint a receiver, with authority to take possessive possess; without liability r (after paying costs of collection) upon said debt, interest, costs or expenses; without liability
o be paid auto the said morrance	o account for anything more than the rents and profits actually	conected,
go be paid auto the anid mortgages	PROVIDED ALWAYS, nevertheless, and that it is the true i	intent and meaning of the parties to these Presents, that it, the said moregage
AND IT IS AGREED by and between the said parties that said mortgaged. To bold and enjoy the said Fremises until default of payment said to make with the said parties that said mortgaged. To bold and enjoy the said Fremises until default of payment said to have a payment said to make the said parties that said mortgaged. To bold and enjoy the said Fremises until default of payment said to have a payment said to payment said to said that the said in the one hundred and for the payment said to payment said the payment said to payment said the payment said to payment said the payment said to payment said the payment said to payment sa	Addition	do and shall well and truly pay or cause
AND IT IS AGREED by and between the said parties that said mortgaged. To hold and culoy the said Premises until default of payment sain to small. Witness. WY hand and seal this 25th day of Noyember	o be paid unto the said mortgagee the debt or sum of m	oney aforesaid, with interest thereon, if any be due, according to the true intent and meaning of
Witness HV hand and seal this 25th day of November in the sear of our Lord one thousand, nine hundred and 50rby-one and in the one hundred and 3ixby-sixth year of the Independence of the United States Signed, sealed and delivered in the presence of J. A. Christopher Herbert Hughes (I. S.) J. G. Landrum (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. Js. A. Christopher Hughes sign, seal and as his and as his and as his J. G. Landrum witnessed the execution thereof. SWORN TO before me this J. G. Landrum witnessed the execution thereof. SWORN TO before me this 25th day of November A. D. 1944 J. A. Christopher John G. Landrum (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, I. Motary Public for South Carolina. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. Notary Public for South Carolina. Herbert Hughes I. Notary Public for South Carolina (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, I. Notary Public for South Carolina (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, I. Notary Public for South Carolina (I. S.) He wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion deed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	AND IT IS AGREED by and between the said parties that	said mortgagor 18 to hold and enjoy the said Premises until default of payment shall be made.
sizety-size of our Lord one thousand, nine hundred and sixty-sixth specific. Signed, sealed and delivered in the presence of J. A. Christopher Horbert Rughes (L. S.) J. G. Landrum (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Rughes Sign, seal and as his act and deed deliver the within written deed, and that he with J. G. Landrum witnessed the execution thereof. SWORN TO before me this 25th Ay of November A. D. 1941 Ay of November John G. Landrum (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, RENUNCIATION OF DOWER John G. Landrum (L. S.) Notary Public for South Carolina. UNMARRIED. RENUNCIATION OF DOWER I. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion deed on fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Given under my hand and seal, this.		
Signed, sealed and delivered in the presence of J. A. Christopher Herbert Hughes (L. S.) J. G. Landrum (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as. his act and deed deliver the within written deed, and that he with J. G. Landrum witnessed the execution thereof. SWORN TO before me this. 25th. day of. November John G. Landrum (L. S.) Notary Fublic for South Carolina. UNMARRIED. RENUNCIATION OF DOWER 1. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs Like wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and releases. Given under my hand and seal, this		
Signed, sealed and delivered in the presence of J. A. Christopher Herbert Hughes (I. S.) J. G. Landrum (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher MORTGAGE OF REAL ESTATE J. A. Christopher and made catit that be saw the within named. Herbert Hughes (I. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made catit that be saw the within named. Herbert Hughes sign, seal and as. his act and deed deliver the within written deed, and that he with J. G. Landrum witnessed the execution thereof. SWORN TO before me this 25th Ay of November John G. Landrum (I. S.) Notary Public for South Carolina. Notary Public for South Carolina. UNMARRIED. RENUNCIATION OF DOWER I. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs the wife of the within named. did this day appear before me, and apon 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 whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release. Given under my hand and seal, this.	rear of our Lord one thousand, nine hundred and	and in the one hundred and
of America. Signed, sealed and delivered in the presence of J. A. Christopher H. Hughes (L. S.) J. G. IAndrum (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as. his		
J. A. Christopher (L. S.) J. G. Landrum (L. S.) (L. S.)	six	ty-sixth year of the Independence of the United States
J. G. LENDRUM (L. S) THE STATE OF SOUTH CAROLINA. County of Greenville, Personally appeared before me. J. A. Christopher and made oath that be saw the within named. Herbert Hughes sign, seal and as. MSWORN TO before me this. 25th day of November John G. Lendrum Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. Notary Public for South Carolina. WIMARRIED. RENUNCIATION OF DOWER I. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. direction of power of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	of America.	ty-sixthyear of the Independence of the United States
THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as his J. G. Landrum SWORN TO before me this. 25th day of November John G. Landrum Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I	of America. Signed, sealed and delivered in the presence of	
THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as. his	of America. Signed, sealed and delivered in the presence of J. A. Christopher	Herbert Hughes (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as. his. SWORN TO before me this. Jo G. Landrum Notery Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. County of Greenville, I. Notary Public for South Carolina. WINMARRIED. RENUNCIATION OF DOWER I. Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion deed or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	of America. Signed, sealed and delivered in the presence of J. A. Christopher	Herbert Hughes (L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as	of America. Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum	Herbert Hughes (L. S.)
County of Greenville, Personally appeared before me. J. A. Christopher and made oath that he saw the within named. Herbert Hughes sign, seal and as. J. G. Landrum SWORN TO before me this. John G. Landrum Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville, I. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this.	of America. Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum	Herbert Hughes (L. S.) :(L. S.)
County of Greenville, Personally appeared before me	of America. Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum	Herbert Hughes (L. S.) :(L. S.)
and made oath that he saw the within named. Herbert Hughes sign, seal and as	of America. Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum	Herbert Hughes (L. S.) (L. S.) (L. S.)
and made oath that he saw the within named. Herbert Hughes sign, seal and as	of America. Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA,	Herbert Hughes (L. S.) (L. S.) (L. S.)
sign, seal and as	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville,	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE
SWORN TO before me this 25th day of November A. D. 1941 John G. Landrum (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for South Mrs. County of Greenville, I, Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this.	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L S.) (L S.) (L S.) (L S.) MORTGAGE OF REAL ESTATE ristopher
SWORN TO before me this. 25th day of November	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L S.) (L S.) (L S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes
SWORN TO before me this. 25th day of November	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he with
John G. Landrum (L. S.) J. A. Christopher John G. Landrum (L. S.) Notary Public for South Carolina.	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he with
THE STATE OF SOUTH CAROLINA, County of Greenville, I, Motary Public for South Carolina. UNMARRIED. RENUNCIATION OF DOWER I, Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this.	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County of Greenville, I, Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs. the wife of the within named. did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof.
County of Greenville, I,	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher
County of Greenville, I,	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher
I,Notary Public for S. C. do hereby certify unto all whom it may concern that Mrs the wife of the within named did this day appear before me, 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 person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher
do hereby certify unto all whom it may concern that Mrs	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED.
the wife of the within named	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER
the wife of the within named	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C.
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C.
dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C.
Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C.
Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he with witnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C.
Heirs and Assigns all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and release Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Chr1stopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. eparately examined by me, did declare that she does freely, voluntarily and without any compulsione, release and forever relinquish unto the within named
Given under my hand and seal, this	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he with witnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. esparately examined by me, did declare that she does freely, voluntarily and without any compulsions, release and forever relinquish unto the within named.
	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. Exparately examined by me, did declare that she does freely, voluntarily and without any compulsion e, release and forever relinquish unto the within named
	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. Exparately examined by me, did declare that she does freely, voluntarily and without any compulsion e, release and forever relinquish unto the within named
day ofA, D, 19	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Hughes (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Hughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. Eparately examined by me, did declare that she does freely, voluntarily and without any compulsion e, release and forever relinquish unto the within named. Pright and claim of Dower of, in or to all and singular the Premises within mentioned and released
	Signed, sealed and delivered in the presence of J. A. Christopher J. G. Landrum THE STATE OF SOUTH CAROLINA, County of Greenville, Personally appeared before me	Herbert Rughes (L. S.) (L. S.) (L. S.) (L. S.) MORTGAGE OF REAL ESTATE ristopher ert Rughes act and deed deliver the within written deed, and that he withwitnessed the execution thereof. J. A. Christopher UNMARRIED. RENUNCIATION OF DOWER Notary Public for S. C. eparately examined by me, did declare that she does freely, voluntarily and without any compulsion e, release and forever relinquish unto the within named right and claim of Dower of, in or to all and singular the Premises within mentioned and released.