	O TEATIE AND MO HOLD	All and singular, the said	premises unto the said	Appurtenances to MUNICAL OREENVILLE	u	LOAN ASSOCIAT	ION, and its successors
	is forever. Andecutors and Administrators to	warrant and forever def	do hereby bind end, all and singular, t	the said premises	unto the said GER	AND MILER BUILDE	G AND LOAN ASSO
	ecutors, Administrators and A	Assigns, and every person	n whomsoever lawfully	y claiming or to	claim the same or a	ny part thereof.	
	n hundred	agree.	to insure the hou	use and buildings	on said lot in sum n	ot less than	
		8 /	, ,,				gageand keep
	insured from loss or damage by time fail to do so, then the with interest under this mortga	e said mortgagee may ca	policy of insurance to	the said mortgage	a : and in the arrant t	hat 🚽	_
**	nd ifto keep the buildings on said	premises insured as afo	shoresaid, or shall make	all make default default in any o	in the payment of the I the aforesaid stipu	said weekly interest : lations for the space	as aforesaid, or shall fail
	e a member of said Association ove described premises to said ourt of said State may, at cha the net proceeds thereof (afte d mortgagor, without liability	t, then, and in such event EXPERIMENTATE BUILT mbers or otherwise, apper paying costs of collect to account for anything	DING AND LOAN A oint a receiver, with a ction) upon said debt, more than the rents a	ASSOCIATION, authority to take, interest, costs, and profits actually	its successors and possession of said expenses, attorney's y collected.	assigns, and agree premises and collect fees and all claims the	ign the rents and profits that any Judge of the said rents and profits, nen due the Association
	ROVIDED ALWAYS, Never nortgagor, shall on or before	ON, the weekly interest u	ınon				
	y Thousan	Loolland 100	(b), vd)				DOLLARS,
	of eight per cent. per annum par value of one hundred do	mars per snare as ascer	tained under the By-1	Laws of said As	sociation, and shall	then repay to said.	Association the sum of
	•		llars, and pay all taxes ended, then this deed o	s when due, and of bargain and sa	shall in all respects le shall cease, deterr	comply with the Conine, and be utterly not for payment of	nstitution and By-Laws ull and void; otherwise
	nd it is agreed by and between d enjoy said premises until de	fault shall be made.	said mortgagor	ie)			
hand	ITNESS this	f	let.	day of	Septem	Le N	in the year of
	d one thousand nine hundred and	1. 1	y-tes	uay UI			in the year of
ınd in tl	he one hundred and	forty-	fifth			year	of the Independence of
the Unit	ted States of America. Signed, Sealed and Delivered in	the Presence of					
W	(Signed, Sealed and Denvered in	the Flesence of		***************************************	L.a.m	ille	(SEAL)
	. B. Spinge.		}	······	***************************************		(SEAL)
***************************************	/ ()			***************************************			(SEAL)
······································			J	***************************************			(SEAL)
<u></u>	THE STATE OF SOUTH CAP	ROLINA, County.	400			MORTGAGE OF	REAL ESTATE.
	PERSONALLY appeared before	me	(m. Jord a. mille	au )	and	made oath thath	e saw the within named
sign, sea	al and as 74.13	Skim as/	et and deed deliver the			with	
	SWORN to before me, this	lat.		0			•
day (	of September	A. D. 192.	2,	24.7	m, Jordi	w.	
	1. 13. Sprin	Notary Public	S.) for S. C.				
E	A COLUMN CAN	POLINA )				RENUNCI	ATION OF DOWER.
•	THE STATE OF SOUTH CAN	County.	tan Publis	a Lon S	e do here	shy certify unto all wh	om it may concern that
**********					do not	coy certify direct direction	,
	Lensin a	. In ills					
	I, 2d.B. Sps. Lewin a	millel					
the wife	e of the within named	on being privately and	separately examined b	oy me, did declar	e that she does free	ely, voluntarily, and	without any compulsion
the wife did this	e of the within named	on being privately and whomsoever, renounce,	separately examined b	oy me, did declar	e that she does free	ely, voluntarily, and v	without any compulsion
the wife	e of the within named	on being privately and whomsoever, renounce,	separately examined b	oy me, did declar	e that she does free	ely, voluntarily, and v	without any compulsion
the wife	e of the within named	oon being privately and whomsoever, renounce, and Assigns, all her inte	separately examined b release and forever rerest and estate, and a	oy me, did declar relinquish unto also all her right	e that she does free the within named a and claim of Dowe	ely, voluntarily, and v	without any compulsion
the wife	e of the within named	oon being privately and whomsoever, renounce, and Assigns, all her inte	separately examined b release and forever rerest and estate, and a	oy me, did declar relinquish unto also all her right	e that she does free the within named a and claim of Dowe	ely, voluntarily, and v	without any compulsion,
the wife	e of the within named	oon being privately and whomsoever, renounce, and Assigns, all her inte	separately examined b release and forever rerest and estate, and a	oy me, did declar relinquish unto also all her right	e that she does free the within named a and claim of Dowe	ely, voluntarily, and v	without any compulsion
the wife	e of the within named	oon being privately and whomsoever, renounce, and Assigns, all her inte	separately examined be release and forever and estate, and a series and estate an	oy me, did declar relinquish unto also all her right	e that she does free the within named and claim of Dower	ely, voluntarily, and v	without any compulsion