THE STATE OF SOUTH CAROLINA, Greenville County. TO ALL WHOM THESE PRESENTS MAY CONCERN: L. CLARGE A. Boling TO ALL WHOM THESE PRESENTS MAY CONCERN: SEND GREETING: WHEREAS, In and by Cortain premisery noted prevising of even data, with these presents And A STOCKATION; corporation, incorporated under the laws grade State of South Carolina, in the full and just sum of Sufficient Revenue and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION; corporation, incorporated under the laws grade State of South Carolina, in the full and just sum of Sufficient Revenue and Revenue and Sufficient Market and the capital Species of the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach maturity of interest thereon them date at the full of eligible or early payable weekly on or before the date when the great market of the capital Species with the Capital Species of the said date of the payable weekly on or before the capital species with an alterpay in all respects with the Constitution and By-IIs of said Association, for see specificity of the said destroying void face or importantly date and payable, weekly on or before the capital species with an alterpay date of the previous of the said content of the said species with an alterpay of the said content of the said species with an alterpay of the said content of the said species with an alterpay of the said content of the said content of the said species with an alterpay of the said CREENVILLE BUILDING AND LOAN ASSOCIATION, becoming to the terrapid the said payable, which is secured under this mortgage?) as in and by the said content, represent being hereafted payable species. NOW, KNOW ALL JAN, That The said Character of the said payable weekly on the said CREENVILLE BUILDING AND LOAN ASSOCIATION, becoming to the terrapid the said payable, and there is the said of the payable weekly and the said content the said species of the said content of the said species of the said species of the said species of the said species of the said content of the said c	MORITAGE OF REAL ESTATE.	WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 540
WHEREAS, the said Clarge . SEND GREETING: WHEREAS, the said Clarge . A glisolicing . SEND GREETING: WHEREAS, the said Clarge . A glisolicing . SEND GREETING: WHEREAS, the said Clarge . A glisolicing . A	THE STATE OF SOUTH CAROLINA,)	
WHEREAS. the said. Clary a flesolving well and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION, a corporation, neophrated under the laws opade. State of South Carolina, in the full and just aum of different hereof to be paid on or before the date when the 29 PM DOLLARS, to be paid on or before the date when the 29 PM DOLLARS, to be paid on or before the date when the 29 PM Last and Loan ASSOCIATION shall reach maturity but interest thereon lifting date at the put of civil her cent per applicable weekly on or before fails o pay said interest or to comply in all respects with the Constitution and by the said of the constitution and by the said of a mature the pay of the constitution and before the same by a payable weekly on or before fails of pay a said interest or to comply in all respects with the Constitution and appropriate of an atomore, for collection, of a said debt, on all plantons advanced by the said Association, for expectability day her cent, if the same by placed in the hands of an atomore for collection, of said debt, on app part thereof the fereign dependent with an atomore of the first per cent, if the same by placed in the hands of an atomore for collection, of said debt, on app part thereof the fereign dependent of the said CREENVILLE BUILDING and Loan ASSOCIATION becomes the term of the said note, represent being hereugh payable. NOW, KNOW ALL JARN, That The said depth of the said of the sai	· }	
in and by certain promissor, note the writing of even day this these presents. Annual set and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION, a corporation, incorporated under the laws of use State of South Carolina, in the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the full and just sum of Sixtuen Recording to the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach maturity but interest thereon infine date at the full of eight per cent, per analysis of the said GREENVILLE BUILDING and by the said association, for one space libriry day laber by day laber by day state interest or to comply in all respects with the Constitution and by the said Association, for one space libriry day laber by day define the said by some space libriry day laber by day define and payable, together with all interest, fines and expenses, and all summers and association, for one space libriry day laber by day define and payable, together with all interest, fines and expenses, and all summers and association, for one space libriry day laber by day laber by day define and payable, together with all interests, fines and expenses, and all summers and association of the said constitution and by the said association, for one space libriry day laber by day laber by day define and interest or to comply in all interests, fines and expenses, and all summers are specified to the admittance of the said laber of the said summers. The said laber of the said summers are summers and summers and the said laber of the said summers. The said laber of the said summers are summers and summers are summers and summers and summers are summers. The said laber are said laber and summers are summers and summers are summers and summers are summers. The said laber and summers are summers and summers are summers and summer	Ol O P O	TO ALL WHOM THESE PRESENTS MAY CONCERN:
in and by	I, Clarence a. Botting	
in and by		
in and by	WHEREAS,, th	ne said Clarge and a Boling
well and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION, a corporation, incorporated under the laws of the State of South Carolina, in the full and just sum of		9 -
well and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCIATION, a corporation, incorporated under the laws of the State of South Carolina, in the full and just sum of sixtless here the content of the full and just sum of sixtless here the content of the paid on or before the date when the graph of the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach maturity will interest thereon in the date at the rice of ciclother cent. per annul system weekly on or before Saturday night of each and every week until paid in full; and if all to pay said interest or to comply in all respects with the Constitution and By-Lift of said Association for the space of the pay the said of the said of the amount due on said note by the said advanced by the said association on the within the circle of species, he had to get the said of	in and by his gortain anomics	
to be paid on or before the date when the 29 pt. DOLLARS, to be paid on or before the date when the 2.9 pt. Series of the Capital Speck of the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach maturity that interest thereon in the date at the infe of eight per cent, per annula synable weekly on or before to comply in all respects with the Constitution and By-lly's of said Association for the space of thirty day when not depend to be come immediately due and payable, together with all interest, fines and expenses, and all funounts advanced by the said Association and the which described patherty, by way of taxes or insurance, the same to be added to the amount due on said once but to be collectible as both thereof specified with an attorney for collection, or if said debt, or large part thereof be believed by an attorney, or less the coding of any kind (all of which is secured under this mortgage); as in and by the said note, repercing being hereufly pind, will more tully appear. NOW, KNOW ALL KEN, That NOW, KNOW ALL KEN,	well and truly indebted to GREENVILLE BUILDING AND LOAN ASSOCI	IATION, a corporation, incorporated under the laws of the State of South Carolina
DOLLARS, to be paid on or before the date when the 29 1 1 Series of the Capital Speck of the said GREENVILLE BUILDING AND LOAN ASSOCIATION shall reach maturity the interest thereon in the date at the pace of eight per cent. per around avable weekly on or before Saturday night of each and every week until paid in full; and if the comply in all respects with the Constitution and By-Lly's of said Association for the space of thirty day then said debt split ecome impediately due and payable, together with all interest, fines and expenses, and all amounts advanced by the said Association on the within Observible Differty, by way of taxes or instruce, the same to be added to the amount due on said note paid to be collectible as part thereof together with an attorney's ice of the per cent, if the same he placed in the hands of an attorney for collection, or if said debt, or pary part thereof be belolected by an antionney, or legal-of-occaling of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereufit that, will more fully appear. NOW, KNOW ALL LEN, That NOW	the full and just sum of Fifteen hundred &	1/3-10 0, (10)
to be paid on or before the date when the 29 m	- 1	
BUILDING AND LOAN ASSOCIATION shall reach maturity with interest thereon (infine date at the role of eight for cent. per anyth and all said Staurday night of each and every week until paid in full; and if to comply in all respects with the Constitution and By-Llys of said Association for the space thirty day when by debt to the become immediately due and payable, together with all interest, fines and expenses, and ally amounts advanced by the said Association on the within Secribed typinest, by way of taxes or insurance, the same to be added to the amount due on said note toget to be collectible as bort thereof; security the said property, by way of taxes or insurance, the same to be added to the amount due on said note toget to be collectible as bort thereof; security the said property is an autorney for collection, or if said debt, or may part thereof be collected by an attorney, or legal occeedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereugh tod, will more fully appear. NOW, KNOW ALL JEN, That. NO	9 V Fh _ N	DOLLAR
to comply in all respects with the Constitution and By-Lyts of said Association for the space of Mirry daylithen said debt shift become immediately due and payable, together with all interest, fines and expenses, and all mounts advanced by the said Association on the withing Secribed Differty, by way of taxes or insurance, the same to be added to the amount due on said note gold to be collectible as part thereof, buyether with an attorney's fee different. If the same be placed in the hands of an attorney for collection, or if said debt, or any part thereof be collected by an attorney, or legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereuse that, will more fully appear. NOW, KNOW ALL MEN, That NOW, KNOW ALL MEN, That ASSOCIATION, according to the terms of the said lock, and also in consideration of the further, sum of Three Dollars, to. The said Planner (D. Boling in hand well and truly paid by the said GREENVILLE BUILDING AND LOAN ASSOCIATION. AND LOAN ASSOCIATION (I. C. Mary Mercell and before the said of these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (I. C. Mary Mercell and before the signing of these presents, the receipt whereof is hereby acknowledged, have contest, Bargained, Sold and Helessed, and if these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (I. C. Mary Mercell and Loan Association of the presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (I. C. Mary Mercell and Loan Association of the presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (I. C. Mary Mercell and Loan Association of the presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (I. C. Mary Mercell and Loan Association of the presents of Grant Bargain, Sell and Release unto the said GREENVILLE BUILDIN	to be paid on or before the date when the	Series of the Capital Speck of the said GREENVILI
to comply in all respects with the Constitution and By-Lyks of said Association for the space of first daylithen baid debt shift become immediately due and payable, to gether with all interest, fines and expenses, and all mounts advanced by the said Association on the within Described Objects, by way of taxes or insurance, the same to be added to the amount due on said note by the to be collectible as part thereof, buyether with an attorney's fee different, if the same be placed in the hands of an attorney for collection, or if said debt, or any part thereof be collected by an attorney, or legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereustopind, will more fully appear. NOW, KNOW ALL MEN, That NOW, KNOW ALL	BOILDING AND LOAN ASSOCIATION shall reach maturity, with interes	it thereon them date at the 17th of eight per cent, per around availe weekly on or before
together with all interest, fines and expenses, and all knowns advanced by the said Association for the same to be added to the amount due on said note to do to be collectible as part thereof, experient with an attorney's fee of the per cent. If the same be placed in the hands of an attorney for collection, or if said debt, of lany part thereof be kollected by an attorney, or legative ceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereuso that, will more fully appear. NOW, KNOW ALL DEN, That NOW, KNOW ALL DEN, That When the said of the said note, reference being hereuso that, will more fully appear. NOW, KNOW ALL DEN, That When said continued the said of the said last on consideration of the part thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION according to the terms of the said last on consideration of the said for the said GREENVILLE BUILDING AND LOAN ASSOCIATION. AND LOAN ASSOCIATION (Ill phat pieces), parcel and lot of land receipt whereof is hereby acknowledged, have contect, Bargained, Sold and Isleased, and of these process do Grant, Bargain, Soll and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION (Ill phat pieces), parcel and lot of land. Pendleton, rough, and houring the following meters and love of the process of the receipt whereof is hereby acknowledged, the process of the said of these process, the receipt whereof is hereby acknowledged, have content and lot of land. Pendleton Whad, and truly paid to the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill phat pieces), parcel and lot of said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill phat pieces), parcel and lot of said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill phat pieces), parcel and lot of said of the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill phat pieces), parcel and lot of said of the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill phat pieces), parcel and lot of the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Saturday night of each and every week until paid in full; and if	fail to pay said interest
same to be added to the amount due on said note but to be collectible as part thereof, a gether with an attorney's fee of the per cent. If the same be placed in the hands of an attorney for collection, or if said debt, of any part thereof be collected by an attorney, or lead proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being hereupte that, will more fully appear. NOW, KNOW ALL LEN, That. NOW	to comply in an respect with the constitution and by-Liws of said Association	ion, nor one space pit thirty days then said debt shift become immediately due and payab
notingage); as in and by the said note, reference being hereuse that, will more fully appear. NOW, KNOW ALL MEN, That NOW, KNOW ALL MEN, That In consideration of the said debt and sum of money proposaid, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION according to the terms of the said the said the said flavence to Boling in hand well and truly paid before said GREENVILLE BUILDING AND LOAN ASSOCIATION. ASSOCIATION according to the terms of the said before the said flavence to Boling in hand well and truly paid before said GREENVILLE BUILDING AND LOAN ASSOCIATION. And the said country aforesaid, one Condition to the said GREENVILLE BUILDING and these presents to Grand Brieflest and before the signing of these presents, the receipt whereof is hereby acknowledged, have braited, Bargained, Sold and Beleased, and by these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. AND LOAN ASSOCIATION. And the said country aforesaid, one Condition to the said GREENVILLE BUILDING and these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. And the said please unto the said GREENVILLE BUILDING and these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. AND LOAN ASSOCIATION. And the said please unto the said GREENVILLE BUILDING and these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. AND LO	same to be added to the amount due on said note and to be collectible as part	t thereof, cogether with an attorney's fee of the per cent, if the same be placed in the han
in consideration of the said debt and sum of money processed, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said lock, and also in consideration of the further sum of Three Dollars, to	of an attorney for collection, or if said debt, or any part thereof be collect	ted by an attorney, or legal proceedings of any kind (all of which is secured under the
in consideration of the said debt and sum of money processed, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said lock, and also in consideration of the further sum of Three Dollars, to	mortgage); as in and by the said note, reference being hereunto that, will	more fully appear.
in consideration of the said debt and sum of money processed, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said lock, and also in consideration of the further sum of Three Dollars, to		
in consideration of the said debt and sum of money processed, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said lock, and also in consideration of the further sum of Three Dollars, to	1 M 61 M	
in consideration of the said debt and sum of money processed, and for the better securing the payment thereof to the said GREENVILLE BUILDING AND LOAN ASSOCIATION, according to the terms of the said lock, and also in consideration of the further sum of Three Dollars, to	NOW, KNOW ALL MEN, That	the said Clarence a. Bolin
ASSOCIATION, according to the terms of the said lock, and also in consideration of the further, sum of Three Dollars, to		
ASSOCIATION, according to the terms of the said lock, and also in consideration of the further, sum of Three Dollars, to	in consideration of the said debt and sum of money properaid, and for the	better securing the payment thereof to the said GREENVILLE BUILDING AND LOA
in hand well and truly paid by the said GREENVILLE BUILDING AND LOWN ASSOCIATION at and before the signing of these presents, the receipt whereof is hereby acknowledged, have Granted, Bargained, Sold and Beleased, and of these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill that pieces, parcel and lot of land, parcel in the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill that pieces, parcel and lot of land, parcel in the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill that pieces, parcel and lot of land, parcel and lot of land, parcel in the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill that pieces, parcel and lot of land, and continuing the troop pieces and lot of land, and running thence S. 44-30 W. 169. 3 ft. to irth pieces, thence S. 47 e. 50 feet, to stake; thence N. 44-30 C. 13ppf fffts iron pin on Cendleton Boal; Thence	///	· · · · · · · · · · · · · · · · · · ·
in hand well and truly paid before said GREENVILLE BUILDING AND LOW ASSOCIATION at and before the signing of these presents, the receipt whereof is hereby acknowledged, have cranted, Bargained, Sold and Beleased, and be these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDING AND LOAN ASSOCIATION. (Ill that briefly parcel and lot of land, situate in the state and country a foresaid, on Cendleton rough, and having the thollowing meter and bounds to part; their gipning at an iron pin on Pendleton Mode, and running thence S. 44-30 W. 109. 3 ft. to iron plan; thence S. 47 E. 50 feet, to stake; thence N. 44-30 E. 138 ff to iron pin on Pendleton Road; Thence		V = V / C
AND LOAN ASSOCIATION. (Ill that pieges, parcel and lot of land, situate in the state and country aforesaid, on Cendleton, rough, and howing the tfollowing meter and bounds to piet; Heiginburg at an iron pin an Pendleton Mad, and running thence S. 44-30 W. 109. 3 ft. to iron pln; thence S. 47 E. 50 feet, to stake; Thence N. 44-30 C. 13ppf fffts iron pin on Pendleton Boad; Thence	in hand well and truly paid by the said GREENVILLE BUILDING AND LO	AN ASSOCIATION at and before the signing of these presents, the receipt whereof
Cendleton, rooff, and having the tholowing meter and bounds, to pit; Heiginging at an iron sitn on Pendleton Mod, and running thence S.44-30 W. 169. 3 ft. to iron plan; thence S. 47 8. 50 feet, to stake; thence N. 44-30 E. 13port fifther iron pin on Pendleton Boad; Thence	neredy acknowledged, have Granted, Bargained, Sold and Released, and By the	these presents do Grant, Bargain, Sell and Release unto the said GREENVILLE BUILDIN
Cendleton, rooff, and having the tholowing meter and bounds, to pit; Heiginging at an iron sitn on Pendleton Mod, and running thence S.44-30 W. 169. 3 ft. to iron plan; thence S. 47 8. 50 feet, to stake; thence N. 44-30 E. 13port fifther iron pin on Pendleton Boad; Thence	AND LOAN ASSOCIATION (Ill That pie	and lot of land,
bounds to just; Higginning at an iron sin on Pendleton Mad, and running thence S. 44-30 W. 169. 3 ft. to iron pln; thence S. 47 E. 50 feet, to stake; Thence N, 44-36 C. 13port forts iron pin on Pendleton Boad; Thence		
Pendleton Mad, and running thence S. 44-30 W. 169. 3 ft. to iron pon; thence S. 47 E. 50 feet, to stake; Thence N. 44-36 E. 13port fifthe iron pin on Gendleton Boad; Thence	Cendleton road and have	The floor wine and
Bendleton Mod, and running thence S.44-30 W. 169. 3-ft. to iron poin; thence S. 47 E. 50 feet, to stake; Thence N. 44-36 C. 13port fifts iron pin on Pendleton Boad; Thence	Prouse de to Vivit i Mission inchis	at all the bits as
7. 44-36 E. 13ph fifthe iron pin on Pendleton Boal; Thence	Pendleton Mand	mains there s SIII-3x II Isa
n, 44-36 E. 13port fifte iron pin on Pendleton Boal; Theuce	3 It to it to the same	Sure to land to stake theme
my musepon production of the reginning		
	my many to an , 16. 4	-1-40 W. 04. 7 pr voine veginnis