| the benefit of the formation in surrous and forces defend, all somewhat the all generous date defends of the objects. But a green date output to the process of the complex of the complex date of the process of the complex of the complex date of the process of the complex of the complex date of the process | TO HAVE AND TO HOLD, All and singular, the said premises unto the  | and Appurtenances to the said Premises belonging, or in anywise incident or appertaining, said GREENVILLE BUILDING AND LOAN ASSOCIATION, and its successors                       |
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| THEN its processors and sales, from and against. Headed the reconstructed materians and adapting all column the same or way part thereof.  And agree to interest the borne and limitings on said for in sum and less than  Dalars in a company or companies and feet to the management of the said and the same of the said of the said and the said and the said of the said and the said of the said of the said and the said of the said and the said of the said and the said of the s | assigns forever. And do hereby biggs. Executors and Administrators to warrant and forever defend, all and singular   | nd Muse of My<br>ar, the said premises unto the said GREENVILLE BUILDING AND LOAN ASSO-   |
| And the second problems of dense by the sea dampe of policy of learning to the mortage and second second policy of the second policy of learning to the mortage and the second second policy of learning to the second of the second policy of the second of the second of the second policy of the second of the seco | ATION, its successors and assigns, from and against Myself Ale   | fully claiming or to claim the same or any part thereof.  |
| many insured from loss or classage by fire, and sosign the policy of immurace to the said mortgage: and other event that classes the policy of immurace to the said mortgage; and other event that classes the policy of immurace to the said mortgage; and other event that classes the policy of the p | And agree to insure the  | house and buildings on said lot in sum not less than  |
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| to be a member of solid Association, then, but of mach event.  The above described precises to said (RESENVILLE BULLDING AND LOAN ASSOCIATION, its successors and savages, and stree that any public of the above described promises to said (RESENVILLE BULLDING AND LOAN ASSOCIATION), its successors and savages, and stree that any public of the life of said States may, it downsters is otherwise appoints a constitution of said states may and compared to the constitution and promises and constitution and promises and savages scaled (Research and Constitution and Part and Constitution and | at any time fail to do so, then the said mortgagee may cause the same to rance with interest under this mortgage.  | be insured in its name and remburse fisch for the premium and expense of such   |
| the Court of ann State Marker of State Court of Collections along stall data interest, coast, expenses, attempts of the control to the control to address may be considered. State of the control to address may be considered to the control to address may be considered to the control to address the c | And if   | shall make default in the payment of the said weekly interest as aforesaid, or shall fail ake default in any of the aforesaid stipulations for the space of thirty days, or shall |
| DOLLARS  A COUNTY CONTROL OF PRESENTAL OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  A CLARACTER OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE S | uit Court of said State may, at chambers or otherwise, appoint a receiver, whying the net proceeds thereof (after paying costs of collection) upon said  | debt, interest, costs, expenses, attorney's fees and all claims then due the Association and profits actually collected.  |
| DOLLARS he rate of eight per cent, per annun until the  Jack Secretary of eight per cent, per annun until the  Jack Secretary of the per value of one hundred olders per thater as accrained under the Ry-Laws of said Association, and shall then repay to said Association the per value of one hundred olders per thater as accrained under the Ry-Laws of said Association, and shall then repay to said Association and Ry-Laws  and Association as they now exist or hereafter may be amended, then this deed of bargain and sake shall cease, determine, and be until the said of the said and said the said of the said of the said and said the said of t |  |   |
| the rate of eight per cent per annum mith the 23.2 Land secretained under the By-Laws of said Association, and abalt then repay to said Association that the committee dollars per have as accretained under the By-Laws of said Association, and abalt then repay to said Association the sum of the control of t | LDING AND LOAN ASSOCIATION, the weekly interest upon   | (\$500,00) DOLLARS  |
| Deliars, and pay all taxes when due, and shall in all respects comply write the Constitution and By-Law and Association as they now exist or hereafter may be amended, then this deed of bargain and sate shall cease, determine, and be atterly roull and void; offers with the constitution and apread, that any same sepanded by said Association for insurance of the property or for payment of taxes thereon, or to easy prior communitates, shall be affected by a description for insurance of the property or for payment of taxes thereon, or to easy prior communitates, shall be made.  And it is agreed by and between the said marks that the said mortgagor with the presence of the property or for payment of taxes thereon, or to do and only only did pressure until default shall be made.  WITNESS.  A and seal this face Listing the made.  WITNESS.  A and seal this face Listing the made.  WITNESS.  A the face Listing the tax of the presence of the presence of the presence of the presence of the independence of the presence o | 22. I.   | in falcon of the social stock of said Association shall   |
| Dollars and any all bears when data and the poor exist or hereafter may be amended, then the deed of longing and sale shall all receptor comply with the Constitution and By-Law And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to wany prior encombrance, shall be added to and constitute a part of the deed hereby secured, and shall bear interest at same rate.  And it is further simplated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to wany prior encombrance, shall be added to and constitute a part of the deed hereby secured, and shall bear interest at same rate.  And it is arready by and between the said particularly and the hereby secured, and shall bear interest at same rate.  And it is arready by and between the said particularly and the hereby secured, and shall bear interest at same rate.  WITNESS  WITNESS  WITNESS  Signed, Sealed and Delivered in the Presence of the property of for payment of taxes thereon, or to the interest and the particular and shall bear interest at same rate.  And it is arready bear to be presence of the property of the independence of | he the par value of one hundred dollars per share as ascertained under the   | By-Laws of said Association, and shall then repay to said Association the sum of  |
| WITNESS  WITNESS  Land seal this factified and filter the period one thousand nine hundred and filter the period of the one hundred and filter the period of the one hundred and filter the period of the filter the period of the one hundred and filter the period of the period of the period of the filter the period of period of the period of per | aid Association as they now exist or hereafter may be amended, then this demain in full force and virtue.  And it is further stipulated and agreed, that any sums expended by said Above any prior encumbrance, shall be added to and constitute a part of the definition.   | Association for insurance of the property or for payment of taxes thereon, or to ebt hereby secured, and shall bear interest at same rate.  |
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| Signed, Sealed and Delivered in the Presence of  A. B. Called A. C. (SEAL  (SEA | Lord one thousand nine numbered and the first state of the first state | year of the Independence o  |
| SEAL  (SEAL  (SE | United States of America   |   |
| THE STATE OF SOUTH CAROLINA,  SWORN to before me, this  A. D. 192 M.  SWORN to before me, this  SWORN to before me, this  A. D. 192 M.  THE STATE OF SOUTH CAROLINA,  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County,  I. A. D. 192 M.  SWORN to before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compalision and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA  SOCIATION, its Successors, 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 premise in mentioned and released.   |  | a. B. Caropari  |
| THE STATE OF SOUTH CAROLINA,  County.  PERSONALLY appeared before me fine and deed deliver the within written deed, and that he, with witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County.  I, All this and appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise in mentioned and released.   |  |   |
| THE STATE OF SOUTH CAROLINA,  PERSONALLY appeared before me.  SWORN to before me, this.  A. D. 192.  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA,  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWEL  COUNTY.  I. A. C. L.   | Alle   | (SEAL   |
| PERSONALLY appeared before me.  A. L.  |  | (SEAL   |
| PERSONALLY appeared before me. A. A. C.  | THE STATE OF SOUTH CAROLINA,   | MORTGAGE OF REAL ESTATE.  |
| act and deed deliver the within written deed, and that he, with.  Sworn to before me, this had he had he he execution thereof.  Sworn to before me, this had he had he he execution thereof.  Sworn to before me, this had he he had he he within written deed, and that he he, with he he, with he he within thereof.  Sworn to before me, this he had he he he execution thereof.  Sworn to before me, this he he he within written deed, and that he he, with he he within the execution thereof.  Sworn to before me, this he he he execution thereof.  Sworn to before me, this he he he within the within the he he within the he within the he had he   | result County.   |   |
| act and deed deliver the within written deed, and that he, with  Witnessed the execution thereof.  SWORN to before me, this  A. D. 192 H  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County.  I. Althure J. Aller J. All | PERSONALLY appeared before me find the act   | and made oath thathe saw the within name  |
| SWORN to before me, this.  A D. 192 M  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I, Mathematical County.  I, Mathematical County.  Wife of the within named.  RENUNCIATION OF DOWER  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 and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise this mentioned and released.   | ,  |   |
| SWORN to before me, this   |  |   |
| THE STATE OF SOUTH CAROLINA,  I, All Land And Land And Land And Land Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to, all and singular, the premise mentioned and released.  | IN the   | •   |
| Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  I, Althur South South Say appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOAD SOCIATION, its Successors, 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 premise mentioned and released.   | dev of (1 A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | y. a. Kichardson  |
| THE STATE OF SOUTH CAROLINA,  I, A thur S. A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1   | le 1 1, 1 e f e le   |   |
| I, Ather and A 12 A 1 Learner of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise mentioned and released.  | MANY CHARTE OF COUTH CAPOLINA  | RENUNCIATION OF DOWE  |
| this day appear before me, and, upon being privately and separately examined by me, did declare that she does neetly, voluntarily, and attribute any companies and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise the mentioned and released.   | · , , ,  |   |
| this day appear before me, and, upon being privately and separately examined by me, did declare that she does neetly, voluntarily, and attribute any companies and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise the mentioned and released.   | I, arthur D. agricul a not   | 1114 Sichtie, do hereby certify unto all whom it may concern, the   |
| this day appear before me, and, upon being privately and separately examined by me, did declare that she does neely, voluntarily, and attribute any companies and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise and released.  | 13. Salvan   |   |
| ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SOCIATION, its Successors, 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 premise are mentioned and released.   | this day appear before me, and, upon being privately and separately examin   | ned by me, did declare that she does freely, voluntarily, and without any compulsion  |
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| nin mentioned and released.  | SOCIATION, its Successors, 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 premise  |
| GIVEN under my hand and seal, this A. D. 192 H  ay of Aulia A. M. M. C. (L. S.)  Thurs A. M. M. C. (L. S.)  Notary Public for S. C.  | hip mentioned and released.  |   |
| ay of Annual A. D. 192 H.  Thus I Mande M. (L. S.)  Notary Public for S. C.  | GIVEN under my hand and seal, this 14th  |   |
| Notary Public for S. C.  | ay of A 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | arine to Carson   |
|  | Prtiling L. Manery (L. S.) Notary Public for S. C.   |   |
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| 2 71 /a .  | Recorded Aartica 24  | 18th, 1924  |