AMERICAN SUTDING AND LIANA ASSOCIATION, to recrease and administration to manuscular district edeted, 21 and simplify, the soil. Provides unto its soil AMERICAN SUTDING AND LIANA ASSOCIATION, the services and sociation, the sail adjusted. The format is a support of companies and place of the sail and place	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said AMERICAN BUILDING AND LOAN ASSOCIATION, and its suc-
AMERICAN BUILDING AND LOAR ASSOCIATION, is encreasers and assigns from and against "MAL" "MALE CANDED AND LOAR ASSOCIATION, the surprise set of the part and buildings on each build set, and a surprise to issues the hours and buildings on each build set on the set of the policy of insurance to be best of the part of the contract of the form of the part	cessors and assigns forever. And
The state of the cold.  And I gree in learner the houte and buildings on sold lot in a sum not lear than the state in a company or companies implicately to the constages and lear the source and buildings on sold lot in a sum not lear than I greet in the state of th	Heirs, Executors and Administrators to warrant and forever detend, an and singular, the said Tremses and the said
The state of the cold.  And I gree in learner the houte and buildings on sold lot in a sum not lear than the state in a company or companies implicately to the constages and lear the source and buildings on sold lot in a sum not lear than I greet in the state of th	AMERICAN BUILDING AND LOAN ASSOCIATION, its successors and assigns, from and against mul my
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the sate aperturery and to the deat that the behavior of the source of the same and reinflament seed for the generium and sequence of the only invested with interest under this interest was the transfer of the bankflows on and permitted interest of the continuous was the interest of the said works interest and secretal, or shall full are refuse to been behaviors and permitted interest and permitted and AMBECAN BILLIONIA AND LOAN ASSOCIATION, its successors may be sent and permitted to the said and the Circuit Court ing the cent proceeds thereof fafter paying costs of collection) upon said deld, interest, costs, expresses, attractly for and all claims then the said mortgage, which making the actual transparent than the test and cortigates, which making the said mortgages, and all claims then the the said mortgage, and all claims then the residual mortgages, and all claims then the residual processes and one of better behaviors, and at each work them and did the first of the critical contents to the part of the said and all claims then the residual mortgages and one better behaviors, and all claims then the part value of one hundred delates per shore as ascertained under the By-Laws of said Association, and shall then repay to said Association that the residual part of the control one hundred delates per shore as ascertained under the By-Laws of said Association, and shall then repay to said Association that the residual part of the delates and the said tha	Andagree to insure the house and buildings on said lot in a sum not less than
the sate aperturery and to the deat that the behavior of the source of the same and reinflament seed for the generium and sequence of the only invested with interest under this interest was the transfer of the bankflows on and permitted interest of the continuous was the interest of the said works interest and secretal, or shall full are refuse to been behaviors and permitted interest and permitted and AMBECAN BILLIONIA AND LOAN ASSOCIATION, its successors may be sent and permitted to the said and the Circuit Court ing the cent proceeds thereof fafter paying costs of collection) upon said deld, interest, costs, expresses, attractly for and all claims then the said mortgage, which making the actual transparent than the test and cortigates, which making the said mortgages, and all claims then the the said mortgage, and all claims then the residual mortgages, and all claims then the residual processes and one of better behaviors, and at each work them and did the first of the critical contents to the part of the said and all claims then the residual mortgages and one better behaviors, and all claims then the part value of one hundred delates per shore as ascertained under the By-Laws of said Association, and shall then repay to said Association that the residual part of the control one hundred delates per shore as ascertained under the By-Laws of said Association, and shall then repay to said Association that the residual part of the delates and the said tha	in a company or companies satisfactory to the mortgagee and keep the same insured from loss or damage by fire, and assign the policy of insurance to
balledies on stall security insured as aforested or shall make details in the expensive of the said weight victors as aforested, or shall fail or relates to take one to be a morber of toil Association, then, and is not been on the another of toil Association, then, and is not been on the another of toil Association, the stall provides the test and profiled of and stall then the provides of the stall ARRICAN BILLIDERG AND LOAN ASSOCIATION, its successors and aspects and apply along of the Circuit Copyring and ARRICAN BILLIDERG AND LOAN ASSOCIATION, and the circuit country and the circuit copyring and circuit co	
germines to the soid AMERICAN BULLION AND LOAN ASSIGNATION AND LOAN ASSIGNATION AND the register of the process of the contingent of the continuence of	shall make default in the payment of the said weekly interest as aforesaid, or shall fail or refuse to keep the
CAN BUILDING AND LOAN ASSOCIATION, the weekly interest upon  John Harman Dollars, at the rate of sight per cere, per summy until the per value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association stall reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the part value of said Association that the said mortane of said Association shall reach the part value of said Association shall reach the part value of said Association shall reach the said has said the said the said part of said Association shall reach the said association and said the said mortane shall be said the said mortane of said Association that it said the said the said mortane of said Association shall reach the part of said Association that it said the said mortane shall be said the said mortane of said Association and said the said mortane shall said the said mortane or to remove any prior encombrane, shall be said of said Association the said the said mortane shall said the said mortane shall said the said the said mortane shall said the said the said mortane shall said the said the said mortane shall said the said	premises to the said AMERICAN BUILDING AND LOAN ASSOCIATION, its successors and assigns, and agree that any judge of the Circuit Court of said Streemay at chambers or otherwise appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt. interest, costs, expenses, attorney's fees and all claims then due the
CAN BUILDING AND LOAN ASSOCIATION, the weekly interest upon  John Harman Dollars, at the rate of sight per cere, per summy until the per value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association stall reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the par value of one handred dollars per share as ascertained under the By-Law of said Association, and shall then repay to said Association that reach the part value of said Association that the said mortane of said Association shall reach the part value of said Association shall reach the part value of said Association shall reach the said has said the said the said part of said Association shall reach the said association and said the said mortane shall be said the said mortane of said Association that it said the said the said mortane of said Association shall reach the part of said Association that it said the said mortane shall be said the said mortane of said Association and said the said mortane shall said the said mortane or to remove any prior encombrane, shall be said of said Association the said the said mortane shall said the said mortane shall said the said the said mortane shall said the said the said mortane shall said the said the said mortane shall said the said	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that ifthe said mortgagor shall on or before Saturday night of each week from and after the date of these presents, pay or cause to be paid to the said AMERI-
at the star of right per own, per aroun, will the started with a started of one hondred dollars per share as ascertained under the by-laws of said Association, and shall then repay to said Association shall respect to said Association and shall then repay to said Association the same of Jewan of Said Association as shall then repay to said Association the same of Jewan and said shall case, determine, and he technically shall be said Association as they move exist or hereafter may be amended, then this deed of bargain and saids shall case, determine, and he technically shall be said association as they move exist or hereafter may be amended, then this deed of bargain and saids shall case, determine, and he technically shall be said parties that the said parties of the debt bereby vectored, and shall be arready as an exist of the technical shall be made of the capital shall be made of the technical shall be said parties that the said mortgogor.  And it is acreed by and between the said parties that the said mortgogor.  And it is acreed by and between the said parties that the said mortgogor.  And it is acreed by and between the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said mortgogor.  And it he one hundred and forty. But the said parties that the said the said parties of the said said.  And it he one hundred and forty. But the said parties of the said said said said said said said said	CAN BUILDING AND LOAN ASSOCIATION the weekly interest upon
And pay all takes when due, and shall in all respects comply with the By-faws of said Association as they may exist or bereafter may be amended, then this deed of bargain and also shall cases, determine and barnetseemed by said Association for insurance of the protecty or for payment of taxes thereon, or to temore any prior encombenance, shall be added to and constitute a part of the dels hereby recurred, and shall bear instreet at same rate.  And it is acreed by and between the said parties that the said mortgager the said parties that the said parties that the said mortgager the said parties that the said parties that the said mortgager the said parties that the said parties that the said mortgager the said parties that the said parties that the said mortgager the said parties that the said parties that the said mortgager the said said that the said parties that the said mortgager the said said that said parties that the said mortgager the said said that said parties that the said mortgager the said said that said parties that the said mortgager the said mortgager that the said parties that the said parties that the said mortgager the said mortgager that the said parties that the said mortgager that said mortgager the said parties that the said mortgager that the said parties of the United States of Mortgage and the said parties of the United States of Mortgage and the said parties of the United States of Said Mortgager that the United States of Said Mortgager that the United States of Said Mortgager that the said parties of the United States of Said Mortgager that the said parties of the United States of Said Mortgager that the said parties of the United States of Said Mortgager that the said parties of the United States of Said Mortgager that the said parties of the United States of Said Mortgager that the said parties of the Said Mortgager that the said parties of the Said Mortgager that the said parties of the	
Differentials and pay all tacks when dae, and shall in all respects comply with the Bychava of anid Association as they now exist or bereafter may be amended, then this deed of bargain and sale shall cease, determine, and be utitedly null and void; otherwise to remain in full force and virtue.  And it is further risplicated and agreed, that any sums expended by said sociation for instrume of the reports of for expents of to expend the control of the compared of the payoff of the dish incompared of the payoff of t	at the rate of eight per cent. per annum, until the series of shares of the capital stock of said Association shall reach 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
and any all takes when dae, and shall in all respects comply with the By-laws of and Association of the thory can be received. The by-laws of an Association for instances of the property of for payment of Laws; thereon, or to remove any prior ensumbance, shall be added to and constitute a part of the debt hereby recurred, and shall bear interest at anne rate.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between the said parties that the said mortgagor.  And it is agreed by and between t	Dollars.
WITNESS MM hand and seal this 30 th gray of our Lord one thousand nine hundred and twenty. Called and in the one hundred and forty back in the year of our Lord one thousand nine hundred and twenty. Called America.  Signed, Sealed and Delivered in the Presence of:  Signed, Sealed and Delivered in the Presence of:  Color of the Independence of the United States of Signed, Sealed and Delivered in the Presence of:  Color of the Independence of the United States of Signed, Sealed and Delivered in the Presence of:  Color of the Independence of the United States of Signed, Sealed and Delivered in the Presence of:  Color of the Independence of the United States of Signed, Sealed and Signed, Sealed and Signed, Sealed and Sealed of Seal	and pay all taxes when due, and shall in all respects comply with the By-laws of said Association as they now exist or negative may be amended, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  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.
WITNESS MM hand and seal this 30 th. day of suptlemental to the year of our Lord one thousand nine hundred and twenty. Call and in the one hundred and forty. Right Manuella M	
and in the one hundred and forty. Register Signed, Sealed and Delivered in the Presence of:  Seal.)  (Seal.)  (Seal.)  THE STATE OF SOUTH CAROLINA.]  Greenville County.  Personally appeared before me.  Many Authors  and made oath that. She saw the within named.  Sign., seal, and as.  Sign., seal, and as.  Sign., seal, and as.  South Carolina.  Sworny to before me, this.  A. D. 192.  Witnessed the execution thereof.  Sworny to before me, this.  Greenville County.  THE STATE OF SOUTH CAROLINA.]  Greenville County.  The STATE OF SOUTH CAROLINA.  The STATE OF SOUTH CARO	WITNESS MW hand and seal this day of
America  Signed, Scaled and Delivered in the Presence of:  Jule A D BARLLA  (Seal)  (S	
MORTGAGE OF REAL ESTATE.  (Seal)  (Sea	America.
MORTGAGE OF REAL ESTATE.  Greenville County.  Personally appeared before me.  and made oath that. She saw the within named.  B. Partitlain  witnessed the execution thereof.  Sworn, to before me, this.  South A. D. 1921.  When the state of South Carolina, witnessed the execution thereof.  Sworn, to before me, this.  THE STATE OF SOUTH CAROLINA, Notary Public, S. C. S.)  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Greenville County.  I. Julia D. harley M. C. South Carolina, do hereby certify unto all whom it may concern, that Mrs. Activate O. Builtain  the wife of the within named.  W. B. Builtain  The STATE OF SOUTH CAROLINA, Association of the within named of the southern of the wife of the within named.  W. B. Builtain  The Wife of the within named.  W. B. Builtain  The wife of the within named.  W. B. Builtain  The wife of the within named of the southern of the southern of the within named of the southern of the southern of the within named of the southern of the southern of the within named of the southern of the southern of the within named of the southern of the southern of the within named of the premises within mentioned and released.	Signed, Sealed and Delivered in the Presence of:
THE STATE OF SOUTH CAROLINA.]  Greenville County.  Personally appeared before me.  and made oath that. She saw the within named.  Sign, seal, and as.  act and deed, deliver the within written Deed; and that She, with  witnessed the execution thereof.  Sworny to before me, this.  A. D. 192/  Full A. D. MARIEL L. S.)  Notary Public, S. C.  THE STATE OF SOUTH CAROLINA.]  Greenville County.  I. S.)  THE STATE OF SOUTH CAROLINA.]  Greenville County.  I. Julia A. Landler Mrs.  Greenville County.  I. S. D. Julia A. Landler Mrs.  Greenville County.  I. Julia A. Landler Mrs.  Greenville County.  I. Julia A. Landler Mrs.  Greenville County.  I. Julia A. Landler Mrs.  Greenville County.  About Mrs.  Greenville County.  I. Julia A. Landler Mrs.  Greenville County.  A. D. 192/  Julia	Grand Wilburga (Seal)
THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  and made oath thatShe saw the within named	
Greenville County.  Personally appeared before me.  and made oath that. She saw the within named by Ballitain.  sign, seal, and as his act and deed, deliver the within written Deed; and that She, with.  witnessed the execution thereof.  Sworm to before me, this 3a day  and A. D. 192/  Sworm to before me, this 3a day  A. D. 192/  Notary Fublic, S. C.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I. Julia D. Randley M. Bellina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby capacity compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	(Seal.)
Greenville County.  Personally appeared before me.  and made oath that. She saw the within named by Ballitain.  sign, seal, and as his act and deed, deliver the within written Deed; and that She, with.  witnessed the execution thereof.  Sworm to before me, this 3a day  and A. D. 192/  Sworm to before me, this 3a day  A. D. 192/  Notary Fublic, S. C.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I. Julia D. Randley M. Bellina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby certify unto all whom it may concern, that Mrs. Actina do hereby capacity compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	NODWCACE OF DEAT FORMATE
sign, seal, and as	Greenville County.
sign, seal, and as	Personally appeared before me. Mary Wilhurn
witnessed the execution thereof.  Sworm to before me, this 30 th' day of 18 to	and made oath that 5 he saw the within named b. Brittain
witnessed the execution thereof.  Sworm to before me, this 30 th' day of 18 to	
witnessed the execution thereof.  Sworn to before me, this 30 th A. D. 192/  A. D. 192/  A. D. 192/  THE STATE OF SOUTH CAROLINA, Greenville County.  I, Julia D. Challer Mrs. C. D. C. do hereby certify unto all whom it may concern, that Mrs. Calma C. Buttain  the wife of the within named of B. Brittain  the wife of the within named of A. Brittain  the wife of the within named of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	
Sworm to before me, this 30 th day of Start A. D. 192/    A. D. 192/	71
day of September 1 de la land September 1 de la land singular de premises within mentioned and released.  A. D. 192/  A. D. 192/  Yullia D. harles (L. S.)  Notary Public, S. C.  THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Greenville County.  I, Julia D. bharles (M. J. J. C	
THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Julia D. Charles Mrs. Color do hereby certify unto all whom it may concern, that Mrs. Color do hereby certify the wife of the within named by A. Brittain 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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	day of Seletember A. D. 192/
THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Julia D. Charles Mrs. C. Buttain  the wife of the within named. C. B. Brittain  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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	Julia D. Charles (L. S.) Mary Wilhern Notary Public, S. C.
the wife of the within named b. Brittain  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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	
the wife of the within named by A. Brittain  the wife of the within named by A. Brittain  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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	
the wife of the within named. Or Britanian 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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	Greenville County.  Justine A. Charles M. P. S.C.  do hereby certify
the wife of the within named. Or Britanian 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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors 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.	unto all whom it may concern that Mrs actua & Brittain
$I \cap I$	the wife of the within named. O' S. Brittain 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 AMERICAN BUILDING AND LOAN ASSOCIATION, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular
day of Oct.  A. D. 1921  Yulin D. Charles  (L. S.)  Recorded  Recorded  A. D. 1921  A. D.	$I \wedge I$
Notary Public, S. C.  Recorded October 7th 192.	day of Oct. A. D. 1921 (Letra Co. Brittain
Recorded Wotober 7th 192	Notary Public, S. C.
	Recorded Wotober 7th 192