TOGETHIER with, all and singular, the Rights, Members, Herediuments and Assurements to the said Premises belonging, or in mysice lucklest apprinting. TO HAVE AND TO HOLD, all ad ingular, the sid Premises unce the said AMERICAN BUILDING AND LOAN ASSOCIATION, and its use and an advance of the said and the control of the said ande			Vol. 119
appertaining. TO HAVE AND TO HOLD, all and signalse, the said Premises unto the said AMERICAN BUILDING AND LOAN ASSOCIATION, and its are users and avaigns forever. And			
sorges for very find the second of the sorgest and damping from and damping from and against. 2014 Study. Provides unto the wild Statistics and the sorgest and askins, from and against. 2014 Study. state or any seri thereof. Add. agree	appertaining.		
Item, Executors and Administrators to warrant and forever defend, all and singular, the relation of the side (ERICAN BUILDING AND LOAN ASSOCIATION, its mecasors and assigns, from and egainst. DLL LL			
ERRCAN HULLDING AND LOAN ASSOCIATION, its successors and assign, from and egolot. 2212 and 2014 same or any part digreod.	sors and assigns forever. And do herel	by bind	
Heirs, Executors, Administrators and Assigns, and every person whomsoever labeling chining or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or to claim and every person whomsoever labeling claiming or comparison and permutation of the more flat any time fail to do so then the rule of the improvement of the same insured from loss or damage by fire, and assign the profile of market of each permutation of each permutation with interest as offensial, or shall fail or referse may cause the same to market of asia descension, then, and in such every claim and experime with interest as offensial, or shall fail or referse mere that any different d			
same or any part thereof. And			
MILLING	same or any part thereof.	nistrators and Assigns, and every person whom	soever lawfully claiming or to claim
MILLING	Andagree to insure the house	and buildings on said lot in a sum not less the	an Eleven Hundred
asid mortgager; and in the event that			
And H			
Idings on said premises insured as afforsaid, or shall make detail in any of the abreesial simulations for the space of therry days or shall cease to memory asign the cents and profits, and access that any longe of the Grenit Cent Cent Cent Cent Cent Cent Cent Cen	said mortgagee; and in the event that insured in its name and reimburse itself for the premium and expense o	shall at any time fail to do so then the said of such insurance with interest under this mor	tgage.
a member of said Association, then, and in such event	And if	rment of the said weekly interest as aforesaid, n any of the aforesaid stipulations for the spa	, or shall fail or refuse to keep the acc of thirty days or shall cease to
said Stete may at chambers or otherwise appoint a receiver, with anthority to take possession of said promises and collect shall find the physic of collection pane, said divertises that it is the true interest and profits actually collected. PROVIDED ALWARS, nevertheless, and it is the true interest and near the date of these presents, pay or cause to be naid to the said AMERI- IN BUILDING AND LOAN ASSOCIATION, the weekly interest upon <i>Ballweeth</i> . <i>Heters Letters Advected</i> . <i>Advected</i> . <i>Adv</i>			
sociation by the axid mortgager, without liability to account for anything more than the rent and protest actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if	and State may at chambers or otherwise appoint a receiver with all	thority to take possession of said premises and	collect said rents and pronts, apply-
IN BUILDING AND LOAN ASSOCIATION, the weekly interest upon <u>allower Hursdiell</u> <u>(HIIOCO</u>) Dollars, the rate of eight per cent, per annum, until the <u>HIIOCO</u> value of one hundred dollars per share as ascertained under the By-Laws of said Association, and shall then repay to said Association chall reach the or 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 <u>CIIIOTON</u> <u>HURCH</u> <u>(HIIOTON)</u> Dollars, To avail taxes when due, and shall in all respects comply with the By-laws of said Association as they now exist or hereafter may be amended, then Select Ob said and sale case, determine, and be uterly null and void; otherwise to remain in full force and virue. And it is further stipulated and agreed, that any sums expended by said Association for isotrance of the property or for payment of taxes thereon, to remove any prior encumptance, shall be added to and constitute a part of the debt hereby recured, and shall be made. WITNESS, My hand and seal , this <u>H</u> H. <u>(Seal)</u> in the year of our Lord one thousand nine hundred and twenty <i>Luss</i> in the one hundred and feety <u>H</u> btk' year of our Lord one thousand nine hundred and twenty <i>Luss</i> is gined. <u>J'A. Cuttores</u> (Seal) <u>(Seal)</u> is State OF SOUTH CAROLINA, Greenville County. Personally appeared before me <u>J'M. Programs</u> d made cash that <u>he saw</u> the within named <u>J'A. Cuttores</u> <u>J'A. Cuttores</u> d made cash that <u>he saw</u> the within named <u>J'A. Cuttores</u>	r the net proceeds thereof (after paying costs of collection) upon said sociation by the said mortgagor, without liability to account for anything the said mortgagor.	I debt, interest, costs, expenses, attorney's ng more than the rent and profits actually colle	ected.
AN BUILDING AND LOAN ASSOCIATION, the weekly interest upon <u>allower</u> <u>Allower</u> <u>Allower</u> <u>Allower</u> <u>and</u> <u>Association</u> <u>and</u> <u>Association <u>and</u> <u>Association</u> <u>and</u> <u>Association</u> <u>and</u> <u>Association</u> <u>and</u> <u>Association <u>and</u> <u>Association <u>and</u> <u>Association</u> <u>Association</u> <u>and</u> <u>Association <u>and</u> <u>Association <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>Association <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>Association <u>and</u> <u>and</u> <u>astic</u> <u>Association <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>Association <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>and</u> <u>astic</u> <u>and</u> <u>a</u></u></u></u></u></u></u></u></u></u></u></u></u></u>	PROVIDED ALWAYS, nevertheless, and it is the true intent and r	neaning of the parties to these Presents, that	if
Dellars, the rate of eight per cent. per annum, until the <u>Utw</u> -series of shares of the capital stock of said Association shall reach the 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 <u>ollowers</u> <u>Wundred</u> <u>(110000)</u> 1 pay all taxes when due, and shall in all respects comply with the By-laws of said Association as they now cell or hereafter may be anneaded, then deced of bas harm for simulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, to remove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall be armeded, shall be made. WITNESS. <u>My</u> hand <u>and seal</u> , this <u>Wtth</u> . WITNESS. <u>My</u> hand <u>and seal</u> , this <u>Wtth</u> . Signed, Scaled and Delivered in the Presence of: <u>O</u> . <u>DulBasse</u> <u>(Seal)</u> Signed, Scaled and Delivered in the Presence of: <u>O</u> . <u>DulBasse</u> <u>(Seal)</u> MORTGAGE OF REAL ESTATE. Greenvile County. Personally appeared before me. <u>J. M. Europerson</u> I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> . I made cash that <u>he saw the within named</u> <u>J. DulBasse</u> .	said mortgagor shall on or before Saturday light of each week from a	Electer Meral Ale	$\left \frac{g}{g} \right \left(\frac{1}{77}, \frac{1}{77} \right)$
the rate of eight per erst. per annum, until the <u>utth</u> series of shares of the capital stock of said Association shall reach the relate 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 <u>altwar</u> <u>Mundred</u> <u>(1100000000000000000000000000000000000</u>			-
And it is agreed by and between the said parties that the said mortgagor. ault shall be made. WITNESS Muy hand and seal this 44th day of April	s deed of bargain and sale shall cease, determine, and be utterly null and And it is further stipulated and agreed that any sums expended by	d void; otherwise to remain in full force and said Association for insurance of the propert	virtue, ty or for payment of taxes thereon.
WITNESS My hand and seal	And it is agreed by and between the said parties that the said mor		
April in the year of our Lord one thousand nine hundred and twenty. <i>Two</i> A in the one hundred and forty. 46th year of the Independence of the United States of Signed, Sealed and Delivered in the Presence of: year of the Independence of the United States of Y. Dubace year of the Independence of the United States of Y. Dubace year of the Independence of the United States of Y. Dubace year of the Independence of the United States of Y. Dubace (Seal.) Y. Brown (Seal.) (Seal.) (Seal.) It STATE OF SOUTH CAROLINA, (Sean.) Greenville County. Y. M. Brown Personally appeared before me. Y. M. Brown It made oath that. he saw the within named.		4 th:	1 6
d in the one hundred and forty. 4.6th '	• • •		2
signed, Sealed and Delivered in the Presence of: . O. Dubase . M. Brown . Seal.) . MortGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. J. M. Brown I made oath that			
I. O. Dußese J. A. Citman (Seal.) I. M. Brown (Seal.) (Seal.) I. State of south carolina, Greenville County. MORTGAGE OF REAL ESTATE. Personally appeared before me. J. M. Brown I måde oath that. he saw the within named.	nerica.	year of the Inc	dependence of the United States of
(Seal.) (Seal.) (Seal.) (Seal.) IE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. I. M. Branen 1 made oath thathe saw the within named. J.A. Petrman	Signed, Sealed and Delivered in the Presence of: P h P h	Q. A. P. A.	
(Seal.) (Seal.) (Seal.) (Seal.) (Seal.) (Seal.) MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. J. M. Brown I made oath that	, dr Range	J'a: Juman	(Seal.)
(Seal.) E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. J. M. Branen made oath that	· IV: ISrown		(Seal.)
TE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		······································	(Seal.)
Greenville County. Personally appeared before me	·		(Seal.)
Greenville County. Personally appeared before me. J. W. Bronen made oath that	E STATE OF SOUTH CAROLINA.)		MORTGAGE OF REAL ESTATE.
I made oath that he saw the within named J'A. Petrnan	Greenville County.		
	d made oath that	an_	
n, seal, and as	<i>v</i>		
	gn, seal, and as	e within written Deed; and thathe, with	a. P. Dupose
	•/		

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A. D. 192.ス A. M. Brown day of. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, Greenville County. I. a. P. DuBase a notary Public for S. C. do hereby certify unto all whom it may concern, that Mrs. Lare Pil the wife of the within named find, Cittana 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. Given under my hand and seal, this...... A. D. 1922 (L. S.) Notary Public, S. C. Mre. Lease Pitman April fifth 1922A. D. 1922 Upril day_of... as Recorded.....