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Joint J. Structure of the serie and benefiting on said lot in turn not has their Journ J. Houssenston (f) (f) 0.00000000000000000000000000000000000	itens, executors and Administrato	rs to warrant and forever o	defend, all and singular, the sa	id premiser unto the	said GREENVILLE BUI	LPING AND LOAN ASSO
Joint J. Structure of the serie and benefiting on said lot in turn not has their Journ J. Houssenston (f) (f) 0.00000000000000000000000000000000000	CIATION, its successors and assi Heirs, Executors, Administrators	gns, from and againstand Assigns, and every per η	son whomsoever lawfully clai	ming or to claim the	same or any part thereof.	
Dollars, in a company or comparise satisfactory to the more genere		1			v	
Dollars, in a company or comparise satisfactory to the more genere	Four shous	and \$	4,000.00)	-		
the same insured from two or densee to these and assigns the solar of insurance on the said manipages; and in the occur that		<u> </u>				
And it	the same insured from loss or day	• mage by fire, and assign the	e policy of insurance to the	said mortgages and i	u the event that	A
The North North Section of the control is and result of a finite make detail in any organization of the space of their spac	insurance with interest under this	; mortgage.	cause the same to be insure	a in its name and re	emburse itself for the pr	emium and expense of suc
cere to be a member of axid Association, then and in moth verter in the procession of axid provided precises on axid REFERVILLE BUILDING AND LOAN ASSOCIATION. In reservers and activity and collect axid and provide the axid activity of axid promises and collect axid and provide the axid activity of axid promises and collect axid activity and and collect axid activity of a axid activity of axid provides activity activity of axid provides activity activity of axid provides activity activity activity of axid provides activity activity of axi	And ifor refuse to keep the buildings or	said premises insured as :	aforesaid, or shall make defai	ake default in the payr ult in any of the afore	nent of the said weekly int esaid stipulations for the	erest as aforesaid, or shall fai space of thirty days, or sha'
Crement Court of and spin was to add parter to could, BULDERY AND DOAR ASSOCIATION, its encourses and agree that any Julke of julk and profing the proceeds the could after parts one of older of the parts of the pa	cease to be a member of said Asso	ociation, then and in such a	• event	$\subset X$	1.1	
the same managedor, shall on an belone saturday most of each week from and after the date of these presents, pay or cause to be paid to the said GREENVILL BUILDING AND LOAN ASSOCIATION, the weekly interest upon	Circuit Court of said State may, a applying the net proceeds thereof	at chambers or otherwise, a (after paying costs of co	appoint a receiver, with author election) upon said debt inte	DCIATION, its succe rity to take possession	essors and assigns, and 1 of said premises and c	agree that any Judge of th
RUILDING AND ION ASSOCIATION, the weekly interest upon Jour Justice of a prime and the weekly interest upon Jour Justice of a prime and the weekly interest upon Jour Justice of a prime and and the second of the prime of said Association and shall then repay to said Association the sum of Jour Mac of a prime dollars per share as association and the property of said Association the sum of Jour Mac of a prime dollars per share as association and shall then repay to said Association the sum of Jour Mac of a prime dollars per share as association and and then repay to said Association the sum of Jour Mac of a prime and agreed, that any sume composited to said Association the storely null and void; a there is and association and agreed, the and and and the storely null and void; a there is and the storely null and void; a there is and the storely null and void; a there is a sum of agreed, the said Association and agreed, the said Association and all the atternet at same rate. And it is agreed, by and between the said parties, that the said mortgacer is and and the added to and constitute a part of the debt hereby secured and shall be made. WITNESS. Mut His one hundred and Justice, that the said mortgacer is a part of the Independence of Signed States of America. MortGAGE OF REAL ESTATIONAL PERSONALLY appeared before me and and seal., this contract of Association for any sum of the Independence of Signed States of America. MORTGAGE OF REAL ESTATIONAL PERSONALLY appeared before me Justice of America. SWORN to before me, this and as a set and deed, deliver the within written deed; and that he with. Witnessed the execution thereof. SWORN to before me, this and 12 the store of the store me, this and and that he saw the within written deed; and that he with. Witnessed the execution thereof.	PROVIDED ALWAYS, N the said mortgagor, shall on or b	evertheless, and it is the efore Saturday night of ea	true intent and meaning of ch week from and after the	the parties to these produce of these presents	esents, that if	to the said GREENVILLI
Journ Anorsand Luco hundred (#4, 200) DOLLAR Task of eight per cent, per annum anti the association and solution reade of our plane our plane of our plane our pl	BUILDING AND LOAN ASSOC	CIATION, the weekly inter	est upon			
arthe cath of eight per cert. per annum until the	Jon Show	sand f	wo hunde	ed \$\$4	, 200/	DOLLARS
Jour Showard Jwo hundred (k.f. 2001, a) Dollars, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Law to remain in full force and virtue. And it is agreed, by and between the said partices, that the sain mortgagor to hold and envirtue shall be added to and constitute a part of the debt hereby secured, and shall bear interest at same rate. And it is agreed, by and between the said partices, that the sain mortgagor to hold and envirtue shall be made. WITNESS. WITNESS. Muy hand and seal, this 12th - day of March in the year of he on hundred and Jweuty. Jive; and in the one hundred and Jweuty. Jive; and in the one hundred and Jweuty. Jean Jack States of America. Signet Seally and Delivered in the Presence of Mr. Journal. (SEAL GEAL JENES). MR. Journal. PERSONALLY appeared before me Jack and deed, deliver the within written deed; and thathe, with gen seal, and as Just	at the rate of eight per cent. per	annum until the	37 Hr.	series	or shares of the capital s	tock of said Association sha
Dollars, and pay all taxes when due, and shall in all respects couply with the Constitution and By-Law or remain in full force and virtue. And it is agreed, that any sume expended by said Association for insure of the property or for payment of taxes thereon, or enove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall hear interest at same rate. And it is agreed, by and between the said parties, that the said more agreed. and it is agreed, by and hetween the said parties, that the said more agreed. And it is agreed, by and hetween the said parties, that the said more agreed. MITNESS WITNESS WITNESS MUY and and seal, this Local and seal, this Local and seal, this MITNESS MUY Lord one thousand nine hundred and Low Cutty Jimet Signed Sealed and Delivered ingthe Presence of MITNESS MITNESS MITNESS MITNESS MITNESS MITNESS MUY And it is agreed, by and between the said parties, that the said more agreed. MITNESS MITNESS MUY And it is agreed, by and between the said parties, that the said more agreed. MITNESS	Four hos	the domains per share as asc	The By-1, aws	of said Association,	and shall then repay to	said Association the sum o
is remain in full force and writes. Or herearter may be amended, then this deed of bargam and sale shall cease, determine, and be utterly null and void; otherwi And it is nurther stipulated and agreed, that any sume expended by said Association for insurance of the property or for payment of taxes thereon, or emove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at same rate. And it is agreed, by and between the said parties, that the said mortgager. And it is agreed, by and between the said parties, that the said mortgager. WITNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTNESS. MUTLESS. MUT				ARAJ LA	11. 100 0	
hand and seal, this <u>12th</u> in the year of the Independence of <u>Jure 2010</u> Jour Lord one thousand nine hundred and <u>Juventy</u> Jive; and in the one hundred and <u>Juventy</u> Jive; Signed Sealed and Delivered ingthe Presence of <u>Authors S. Aggnew</u> , (SEAL <u>Signed Sealed and Delivered ingthe Presence of</u> <u>Authors S. Aggnew</u> , (SEAL <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SEAL</u> <u>SWORN</u> to before me <u>Authors</u> <u>SWORN</u> to before me, this <u>I3th</u>	of said Association as they now e to remain in full force and virtue.	exist or hereafter may be a	Dollars, and pay all taxes whe amended, then this deed of ba	n due, and shall in a argain and sale shall co	Il respects comply with the ase, determine, and be utt	Constitution and By-Law erly null and void; otherwis
hand and seal, this <u>12th</u> in the year of the Independence of <u>Jure 2007</u> Lord one thousand nine hundred and <u>Iuventy</u> Jirej and in the one hundred and <u>Juventy</u> ninth year of the Independence of <u>Jure 2007</u> Ninth (SEAL Signed Sealed and Delivered in the Presence of <u>Authur S. Agnew</u> , (SEAL <u>A. H. Hurr</u> <u>Auth</u> (SEAL <u>SEAL</u>) (SEAL <u>SEAL</u> <u>SEAL</u> <u>STHE STATE OF SOUTH CAROLINA,</u> <u>PERSONALLY appeared before me</u> <u>Ign, seal, and as</u> <u>Mis</u> <u>act</u> and deed, deliver the within written deed; and that <u>he</u> , with <u>A. H. Jurf</u>	of said Association as they now e to remain in full force and virtue. And it is further stipulated remove any prior encumbrance, sh And it is agreed, by and bet	exist or hereafter may be a and agreed, that any sums all be added to and constitu- ween the said parties, that	Dollars, and pay all taxes whe unended, then this deed of ba s expended by said Associatic ute a part of the debt hereby the said mortgagor	en due, and shall in a argain and sale shall co on for insurance of the secured, and shall be	Il respects comply with the ease, determine, and be utt	Constitution and By-Law erly null and void; otherwis
pur Lord one thousand nine hundred and Liverity Tive and in the one hundred and burger of the Independence of Signed Sealed and Delivered in the Presence of A. Muff. (SEAL M. J. Muff. (SEAL) (SEAL (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL) (SEAL) (SEAL (SEAL) (SEAL) (SEAL (SEAL) (SEA	of said Association as they now e to remain in full force and virtue. And it is further stipulated remove any prior encumbrance, sh And it is agreed, by and bet to hold and enjoy said premises t	Exist or hereafter may be a and agreed, that any sums all be added to and constitu- ween the said parties, that until default shall be made.	Dollars, and pay all taxes whe unended, then this deed of ba s expended by said Associatic ute a part of the debt hereby the said mortgagor	en due, and shall in a argain and sale shall co on for insurance of the secured, and shall be	Il respects comply with the ease, determine, and be utt	Constitution and By-Law erly null and void; otherwis
ind in the one hundred and for the Independence of America. Signed Sealed and Delivered in the Presence of Act the S. Agnew. (SEAL Signed Sealed and Delivered in the Presence of Act the S. Agnew. (SEAL A. M. Jown Rend. (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL COUNTY.) PERSONALLY appeared before me. J. M. Jownsend and made oath that he saw the within name Act the S. Agnew. (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL (SEAL)) PERSONALLY appeared before me. J. M. Jownsend and made oath that he saw the within name Act the S. Agnew. (SEAL (SEAL (SEAL)) PERSONALLY appeared before me. J. M. Jownsend and made oath that he saw the within name Act and deed, deliver the within written deed; and that he, with J. J. J	of said Association as they now e to remain in full force and virtue. And it is further stipulated remove any prior encumbrance, sh And it is agreed, by and bet to hold and enjoy said premises t WITNESS.	Exist or hereafter may be a and agreed, that any sums all be added to and constitu- ween the said parties, that until default shall be made.	Dollars, and pay all taxes whe unended, then this deed of ba s expended by said Associatic ute a part of the debt hereby the said mortgagor	en due, and shall in a argain and sale shall co on for insurance of the secured, and shall be	Il respects comply with the ease, determine, and be utt	Constitution and By-Law erly null and void; otherwis
inter United States of America. Signed Sealed and Delivered in the Presence of A. M. Hallen, (SEAL MORTGAGE OF REAL ESTATI PERSONALLY appeared before me. ign, seal, and as SWORN to before me, this SWORN to before me, this MORTGAGE OF REAL ESTATI Author S. Agnew, (SEAL (SEAL MORTGAGE OF REAL ESTATI Author S. Agnew, MORTGAGE OF REAL ESTATI Author S. Agnew, and made oath that he saw the within name Author S. Agnew, and made oath that he saw the within name Author S. Agnew, and that he saw the within name Author S. Agnew, ign, seal, and as SWORN to before me, this 13.4.	of said Association as they now e to remain in full force and virtue. And it is further stipulated remove any prior encumbrance, sh And it is agreed, by and bet to hold and enjoy said premises t WITNESS	exist or hereafter may be a and agreed, that any sums all be added to and constitu- ween the said parties, that until default shall be made.	Dollars, and pay all taxes whe unended, then this deed of ba s expended by said Associatic ute a part of the debt hereby the said mortgagor	en due, and shall in a argain and sale shall co on for insurance of the secured, and shall be is	Il respects comply with the same, determine, and be utto the property or for payme ar interest at same rate.	he Constitution and By-Law erly null and void; otherwis nt of taxes thereon, or t
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THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
G G G (pl	
wife of the within named arthur S. agnew	
did this day appear before me, and, upon being privately and separately examine	d 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 forev	er relinquish unto the within named GREENVILLE BUILDING AND LOAN
ASSOCIATION, its Successors, Heirs and Assigns, all her interest and estate, an	d 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	
day of <u>March</u> A. D. 192.5. J. J. Huff. (L. S.) Notary Public for S. C.	Onnie Langeton agnew,

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Recorded March 20th. 1925.