Dollars, in a company or companies satisfactory to the mortgagere——————————————————————————————————	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurte TO HAVE AND TO HOLD, All and singular, the said premises unto the said GREI and assigns forever. And	ENVILLE BUILDING AND LOAN ASSOCIATION, and its successor
And	Heirs, Executors and Administrators to warrant and forever defend, all and singular, the said	premises unto the said GREENVILLE BUILDING AND LOAN ASSO
Dollar, in a tempor or subspace substantial with the muripage. And if And if And if an interest from low or sharing to the and avoign the initial or an analous to the sale workpaper and in the except that continue for the control of the contro	CIATION, its successors and assigns, from and against	ng or to claim the same or any part thereof.
the same interest from loss or develop, by fay, and assign the golder of instantance to the and macroscape and in the cross that the present and the same interest with independent of the same developer of the macroscape and in the cross that the present of the present and the same of the transparent of the same of the present of	Andagree to insure the house and	buildings on said lot in sum not less than
the same hearted from for or of charge by the said sadings the applies of horsoner or the said restricted and extended for the intended at a star visited to the on, there the early described the same to be learned to the said contracts of the presental and expense or a startest which increase under this workshop. And II		
and at any most field to 19 to 19 to the place and additionate class course the same to the intered in the name and criticates field for the pression and expenses of the part of the field in my of the foreign dependence of the part of the part of the field in my of the foreign dependence of the part of th		
refluence to be a monther of and Association in the case of the page of this, day, or all the case to be a monther of and Association in the gard of the case of t	hall at any time tail to do so, then the said mortgagee may cause the same to be insured nsurance with interest under this mortgage.	in its name and reimburse itself for the premium and expense of suc
property of the content of the conte	And it	e default in the payment of the said weekly interest as aforesaid, or shall far in any of the aforesaid stipulations for the space of thirty days, or shall
UILDING AND LOAN ASSOCIATION, the workely interest upon DULIAN If the rate of eight per cord, per adminish must be the said officers upon DULIAN Series or shares of the cautal stock of said Association is stock of read read of cord one hundred dollars per alare as attertrained under the By-Laces of said Association, and shall then repay to said Association is stock of read read of the rate of eight per cord, per adminish must be said association and shall then repay to said Association is recommended to the control of the cautal stock of said Association is recommended and association as they now exist or hersafter may be anothed, then this deed of therein and said class determine, and shall find repay to said Association is recommended and association and said association and said control of the cautal seed of the control of the cautal seed of the recommended of the control of the cautal seed of the recommended of the commended of the commended and association as an accordance of the repay to said seed of the recommended of the said more and the said more appears of the cautal seed of the recommended and and the commended and the said more appears of the said more and the said more appears of the cautal seed of the said read of the commended and the commended and the said cross said the said more appears of the said more appears of the said read of the said more appears of the said cross said said the said said the said cross said said the sa	circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority applying the net proceeds thereof (after paying costs of collection) upon said debt, interesty the said mortgagor, without liability to account for anything more than the rents and property PROVIDED ALWAYS. Nevertheless, and it is the true intent and meaning of the	IATION, its successors and assigns, and agree that any Judge of the to take possession of said premises and collect said rents and profits st, costs, expenses, attorney's fees and all claims then due the Association of the actually collected.
the rate of eight per cent per anuson until the tests of eight per cent per anuson until the tests of the rate value of one handred dollars per share as ascertained under the By Laws of said Association, and whall then repay to said Association the sear reason in control of the said association as a control of the said association as an accretained under the By Laws of said Association, and whall then repay to said Association the sear remains in full records and virtue. And it is carrier studied and agreed, that any sums expected by said Association for insurance, and the story until and void; others. And it is carrier studied and between the said parties, that the said mortgager with the property of the p	ne said mortgagor, shall on or before Saturday night of each week from and after the da	te of these presents, pay or cause to be paid to the said GREENVII,LI
the rate of eight per cent, agreement until the seath for per value of each the foreign and shall be set to said Association and that there epoy to said Association the seath for per value of each the foreign and said and said and said and the constitution and said the constitution and said and said and said and said the constitution and said and said and said and said and said the constitution and said and said and said and said said case, electronic, and that the constitution and said and said and said said case, electronic, and that the constitution and said and said and said said case, electronic, and that and said said case, selectronic, and that and said said case, selectronic, and that and said said case, selectronic, and that and said said said case, selectronic, and said said said said said said said sai		
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WITNESS and and each of the meanth default shall be made WITNESS and and seal., this day of	Dollars, and pay all taxes when said Association as they now exist or hereafter may be amended, then this deed of barg or remain in full force and virtue. And it is further stipulated and agreed, that any sums expended by said Association	due, and shall in all respects comply with the Constitution and By-Law ain and sale shall cease, determine, and be utterly null and void; otherwise for insurance of the property or for payment of taxes thereon, or the
and and seal this day of in the year of the Independence of Signed. Sealed and Delivered in the Presence of Sealed and Sealed In the Seale	to noid and enjoy said premises until default shall be made.	
and in the one hundred and and into the one hundred and and in the one hundred and he United States of America. Signed, Sealed and Delivered in the Presence of (SEAI (SEAI (SEAI (SEAI (SEAI THE STATE OF SOUTH CAROLINA, County.)) PERSONALLY appeared before me		
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(SEAI (SEAI (SEAI (SEAI (SEAI THE STATE OF SOUTH CAROLINA. County. PERSONALLY appeared before me. and made oath thathe saw the within namelign, seal, and as. act and deed, deliver the within written deed; and thathe, withwitnessed the execution thereof. SWORN to before me, this. day of	ì	(SEAL
THE STATE OF SOUTH CAROLINA. County. PERSONALLY appeared before me		
THE STATE OF SOUTH CAROLINA. County. PERSONALLY appeared before me	1	· ·
PERSONALLY appeared before me	······································	(SEAL,
PERSONALLY appeared before me	}	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written deed; and thathe, with	• /	and made oath thathe saw the within name
witnessed the execution thereof. SWORN to before me, this day of		
SWORN to before me, this		
Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I. do hereby certify unto all whom it may concern, the firs. diffe of the within named		the execution thereor.
THE STATE OF SOUTH CAROLINA, County. I	day of	
THE STATE OF SOUTH CAROLINA, County. I	(L. S.)	
I,	Notary Public for S. C.	
I,	l la company de la company	RENUNCIATION OF DOWER
ife of the within named	• /	de bando antifo una 10 to 1
ife of the within named		
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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SSOCIATION, 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 premist ithin mentioned and released. GIVEN under my hand and seal, this		
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NOTATY PUBLIC FOR S. C.	Natura Bublic (L. S.)	
	Notary Public for S. C.	
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