And agree to insure the house and buildings on said for in sum not less than  Delians, in a company or companies satisfactory to the corrigagere and he tame insured from hou or damage by fire and assign the policy of insurance to the said metrgagers, and in the event that.  And of the company or companies satisfactory to the corrigagere and the power of the said metrgagers, and in the event that.  And of the company or companies satisfactory to the corrigagere of variance with insured and reloadance insured as a forecast, or shall make default in the payment of the said conference and a support of the said metrgager.  And of the an number of said Associations, them and in such event to the said metrgager, and the said conference and a support of the shall make lefault in any of the aforesaid substaints for the space of thirty days, or shall be a number of said Associations, them and the aforesaid promises in and conference of the company of the said conference and a support of the shall make lefault in any of the aforesaid substaints for the space of thirty days, or shall be a number of said Associations, them and the aforesaid promises in and conference of the said conference and a support of the said conference and all claims then due the Association of the said conference and a support of the said conference and all claims then due the Association and the said conference and the said conference and a support of the said to the said conference and a support of the said to the said conference and a support of the said to the said conference and a support of the said conferen	Heirs, Executors, Administrators and Assigns, and every person whomsoever	r lawfully claiming or to claim the same or any part thereof.
The same instructions long or thorough by far, and a sign the policy of instruction to the policy and instruction of the instruction of the continguence with measures with furnitured under the continguence with measures with furnitured and the continguence with an advanced with a far that and or the continued to the primarilla and expenses in warrange. Add and advanced with a far that of the continued to the primarilla and expenses in warrange. Add and a fact that is a far that of the primarilla and expenses in the primar		
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reture to keep the buildines or sale presents can also presented as a forward, or salet make efected in any of the discension epishalized for the species of this days, or all the store of salet for the species of salet for the sale of the salet for the sale overled presents or and GERENVILLE RULLING AND LOAN ASSOCIATION, its saccessors sale assigns and sares that are lefted with the sale overled presents of the sale overled presents overled pres	hall at any time fail to do so, then the said mortgagee may cause the same	
the drow developing incomes to ord CREENVILLE RULLINGS AND LOAN ASSOCIATION. In successor and analysis and appear that any bullet of the probability to account for purples going for the control thereof Lights or purples going and collections more said the instructions to be said until children to the said until child	r refuse to keep the buildings on said premises insured as aforesaid, or sha	all make default in any of the aforesaid stipulations for the space of thirty days, or sha
DOLLA!  It the rate of sight we cent are anuman until the.  Dollars, and yes, all taxes, when due, and shall then repay to said Association of cool the capital stock of said Association of cool the capital stock of said Association of said Association and shall then repay to said Association of cool the capital stock of said Association of said Association and shall then repay to said Association of said Association and shall then repay to said Association of said Association and shall then repay to said Association of said Association and said shall cause determine, and the said substitution and said shall then repay to said principles the said substitution of Refa.  And it is greated, be and between the said porters that a said state of and constitute a part of the delet bereity successed, and shall bear interest at name rate.  And it is greated, be and between the said porters that the said uncertainties and the repay successed and shall bear interest at name rate.  And it is greated, be and between the said porters that the said uncertainties and the repay successed and shall bear interest at name rate.  WITNESS  and and said the conclusionates shall be added to and constitute a part of the delet bereity successed.  WITNESS  and and and the conclusionate shall be made.  WITNESS  Signed, Stated and Delivered in the Presence of  (SEA  (SE	f the above described premises to said GREENVILLE BUILDING AND lircuit Court of said State may, at chambers or otherwise, appoint a receive pplying the net proceeds thereof (after paying costs of collection) upon y the said mortgagor, without liability to account for anything more than t	LOAN ASSOCIATION, its successors and assigns, and agree that any Judge of the er, with authority to take possession of said premises and collect said rents and profits said debt, interest, costs, expenses, attorney's fees and all claims then due the Association the rents and profits actually collected.
t the rate of eight per cent, per amoun until the activities are value of eight per cent, per amoun until the activities are value of out functived follars per alare as accertained under the By-Laws of said Association and shall then relays to said Association the same and activities are value of out functived follars per alare as accertained under the By-Laws of said Association and said in all respects comits with the Constitution of the same recognition in the same and said in all respects comits with the Constitution of the same recognition in the same and said in all respects comits with the Constitution of the same recognition in the same and said in all respects comits with the Constitution of the same recognition in the same and said activities and acceptant and said and said said said said said said said sai		
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d said Association as they now estis or lectaffer may be amended, their this deed of bargain and said shall coase, determine, and he uturry well and void; pathers and it is intriber signaled and agreed, that any same expended be said Association for insurance or the property or for justment of taxes thereon, or emove any prior encounterment, 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 not determine the said parties, that the said nontesagor.  WITNESS  and—and seal this.	each 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 o
WITNESS  and and early said premines until default shall be made.  WITNESS  and and seal., this	of said Association as they now exist or hereafter may be amended, then to remain in full force and virtue.  And it is further stipulated and agreed, that any sums expended by	this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwis said Association for insurance of the property or for payment of taxes thereon, or t
and and seal this this day of the Independence of the Unitered and Delivered in the Presence of Signed. Sealed and Delivered in the Signed. Sealed and Signed a	o hold and enjoy said premises until default shall be made.	
are Lord one thousand nine hundred and plant to one hundred and plant to one hundred and plant to come hundred and plant to the United States of America.  Signed, Sealed and Delivered in the Presence of (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA		
nd in the one hundred and.  te United States of America.  Signed, Sealed and Delivered in the Presence of  (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SE		
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(SEA (SEA (SEA (SEA (SEA (SEA (SEA THE STATE OF SOUTH CAROLINA, County.)  PERSONALLY appeared before me	Signed, Sealed and Delivered in the Presence of	
(SEA  THE STATE OF SOUTH CAROLINA,  County.  PERSONALLY appeared before me		(SEAL
THE STATE OF SOUTH CAROLINA,  County.  PERSONALLY appeared before me		
PERSONALLY appeared before me and made oath that he saw the within nar and made oath that he saw the within nar and made oath that he saw the within nar and made oath that he saw the within nar and made oath that he saw the within nar and made oath that he with witnessed the execution thereof.  SWORN to before me, this A. D. 192  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County.  L. do hereby certify unto all whom it may concern, the same of the within named and hereby certify unto all whom it may concern, the same of the within named and person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. 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 premitithin mentioned and released.  GIVEN under my hand and seal, this A. D. 192		(SEAL
ign, seal, and as	}	MORTGAGE OF REAL ESTATE
ign, seal, and as		
SWORN to before me, this		
A. D. 192		witnessed the execution thereof.
Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County.  I	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA,  County.  I,		
THE STATE OF SOUTH CAROLINA,  County.  L	Notary Public for S. C. (L. S.)	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
Ars.  Ars.  Ars.  Ars.  Arife of the within named		do hereby certify unto all whom it may concern the
id this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsi read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOGISSOCIATION, 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 premitithin mentioned and released.  GIVEN under my hand and seal, this		
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day of A. D. 192	ithin mentioned and released.	
day of	GIVEN under my hand and seal, this	
Notary Public for S. C.	day of	
rotary rubic for 5. C.	Notary Bublic for S. C	
	Notary Public for S. C.	

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.