India, Koroniers and Administrators to warrant the forcest dering all and timpular, the and Premises who do not applicate the property of the control of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	and Appurtenances to the said Premises belonging, or in anywise incident or apper- said AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors and
MARRICAN BUILDING AND LOAN ASSOCIATION, is received and swift, from and against. This was a surface of the and Province acts the and Province acts the and and acts of the and acts of the and acts of the and acts of the act	assigns forever. Anddo herel	by bind Myself My
AMBILIAN RULLING AND LOAN ASSOCIATION, its successors and maken, frees and surjent. ** ** ** ** ** ** ** ** ** ** ** ** **	Heirs, Executors and Administrators	to warrant and forever defend, and singular, the said Premises unto the said
he seems or any port therest. And Ard Ard Ard Ard Ard Ard Ard Ard Ard Ar	AMERICAN BUILDING AND LOAN ASSOCIATION, its successors and assignment	gns, from and against Ml My
And approximate to instruct the house and huislings on said in in a term not least them. It company or companies satisfactory to the mortgaged and loss the same moved from loss or damage by fire and swiger the policy of insurance to the autocopy and the same and contract to the first the same to the same moved from the same and contract to the	Heirs, Executors, Adm	inistrators and Assigns, and every person whomsoever lawfully claiming or to claim
an company we companies assistances to the mortages and tape to same faunted from loss or change by fire, and unique the polity of insurance to the mortages and tape to same faunted in the many of the control of the mortages and tape to same faunted in the many of the control of the mortages and tape to same faunted in the many of the control of the mortages and tape and the mortages and tape and the control of the mortage and tape and the control of the mortage and tape and the control of the co		
increases and in the world flow. And the second for a man of deliberate listed for the presume and exposure of any manual deliberate listed for the presume and exposure of the any second of the second of the presume and exposure of the any second of the second of the presume and exposure of the any second of the second of the presume and deliberate listed for the second of the presume and deliberate listed for the second of the presume and deliberate listed for the second of the presume of the angle second of the presume of the angle second of the presume of the presume of the presume and profits of the appear described assess may of numbers of the second of the presume o	Sall Sall sall sall sall sall sall sall	d buildings on said lot in a sum not less than
whether on said greenines inspect as attermed, or shall make chilarly he the payment of the gald world; interest as attermed, or shall fail or release to been the make the control of the state of the		
er of sild Association, then and in restrictive control of the parties of the party and yether of the beauty and the party of the party and the party and the party of the party and the party of the pa	0	mortgage.
each thereof (later paying costs of collection) upon sids delt, interest, costs, expanses, attempts frees and still claims then the destal descondance upon the and more any purpose and the control of the and more any purpose of the control of the	and the product in any or	the arrivesaid stipulations for the space of thirty days or shall cease to be a mem-
WILDING AND LOAN ASSOCIATION, to weekly interest upon Kell Record and the life in the late protein, yay or caste to be paid to the said American Williams and the respect to an analysis of one insufered editors per share as ascertained under the By-Laws of said Association, and shall then repay to said Association that are upon the respect to said Association that same of your first of the said and said and association that same of your first of the said and association that same of your first of the said and said association that same of your first of the said association that same of your first of the said association that same of your first of the said association that same of your first of the said association that same of your first of the said association that same fast, and the said parties that the all works of the debt hereby secured, and shall be reflected as same fast, and the said parties that the all overlays to remain in full force and struct. And it is greatly be made to and constitute a part of the debt hereby secured, and shall be reflected as same fast, and the more said parties that the all overlays force encountrates, shall be added to and constitute a part of the debt hereby secured, and shall be reflected as same fast, and the part of our fard one thousand nine hundred and twenty. Little and in the one hundred and towny. Little and the part of our fard one thousand nine hundred and twenty. Little and the interest as same fast, and the part of our fard one thousand nine hundred and twenty. Little and the part of the part of our fard one thousand nine hundred and twenty. Little and the part of the part of our fard one thousand nine hundred and twenty. Little and the part of	reeds thereof (after paying costs of collection) upon said debt interest costs ex	proposes attorney's from and all claims that rents and pronts, applying the net pro-
Debugs the rate of eight per cent, per annum, actil the the state of eight per cent, per annum, actil the the state of eight per cent, per annum, actil the the state of eight per cent, per annum, actil the traval of said Association, and skall fless repay to end Association the same of said Association, and skall fless repay to end Association the same of said Association, and skall fless repay to end Association the same of said Association, and skall fless repay to end Association the same of said barrage and sale shall cease, determine, and he utterly not and and obtained to the said cease of the said and the said cease of the s	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning he said mortgagor shall on or before Saturday night of each week from and after	of the parties to these Presents, that if
the rate of eight per cent per anome, until the trade in the rayses of me unmered colours per state as associationed under the By-Laws of said Association, and shall the regard to each Association the same of any low the manufact colours per state as associationed under the By-Laws of said Association, and shall the regard to each Association the same of any low per state of the colours of the regard of the said and the regard and the said association and said the said and the said	BUILDING AND LOAN ASSOCIATION, the weekly interest upon	hundred
May all these when die, and shall in all respects comply with the Sp-Laws of self Ascendition as aboy now eath or hereafter may be animoded, then this deed And it is further stipulated and surgent, that any sums aspended by said Association is all force and virtue. And it is further stipulated and surgent, that any sums aspended by said Association is full force and virtue. And it is agreed by and between the said parties that the said mortgager To hold and ecloy said premises until statistical thall be midst. And it is agreed by and between the said parties that the said mortgager To hold and ecloy said premises until statistical thall be midst. And it is agreed by and between the said parties that the said mortgager To hold and ecloy said premises until statistic than the parties of the said parties that the said mortgager In the one hondred and forty. Any of MANIESS My hand and sea which are parties of the Linked States of merica. Signed, Sasled and Delivered in the Presence of: The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. To Company the said parties the within written Deed; and that he saw the within named. MORTCAGE OF REAL ESTATE Frequently appeared before me, this will be said and deed, deliver the within written Deed; and that he, with. South Deforming the said parties of the States of the State	land a	Dollars,
nd pay all taxes when due, and shall in all respects comply with the By-Laws of said Association as they now exist or hereafter may be anneaded, then The Control And it is further stipulated and agreent, that any sums expended by the control of the pay of the payment of taxes thereon, or to more van prior cannumbrane, shall be deded to and constitute a part of the cloth hereby creed, and shall be at interest at same rather at the control of the payment of taxes thereon, or to retain the hall be made to a shall be at interest at same rather at same rather at the control of the payment of taxes thereon, or to retain the hall be made to a shall be at interest at same rather at same rather at the payment of the payment o	at value of one hundred dollars per share as ascertained under the By-L	aws of said Association, and shall then repay to said Association the sum of
WITNESS MY hand and seal this Bund without handred and twenty Live in the year of our Lord one thousand sine hundred and twenty Live with Endependence of the United States of the Control one thousand sine hundred and twenty Live with Endependence of the United States of the Signed, Sealed and Delivered in the Presence of: Martha & Durker (Seal) (S	nd pay all taxes when due, and shall in all respects comply with the By-Laws of bargain and sale shall cease, determine, and be utterly null and void; otherwise. And it is further stipulated and agreed that any sums expanded by said A	f said Association as they now exist or hereafter may be amended, then this deed to remain in full force and virtue.
WITNESS My hand and seal this Jud' in the year of our Lord one thousand nine hundred and twenty. Live D in the year of our Lord one thousand nine hundred and twenty. Live D in the year of our Lord one thousand nine hundred and twenty. Live D in the Independence of the United States of States. Signod, Sealed and Delivered in the Presence of: Signod, Sealed and Delivered in the Presence of: Wartha & Ducker	And it is agreed by and between the said parties that the said mortgagor	to hold and enjoy said premises until
in the year of our Lord one thousand nine hundred and twenty. Land of in the one hundred and forty. Additional year of the Independence of the United States of membra. Signed, Sealed and Delivered in the Presence of: (Seal) (Se	WITNESS My hand and seel this	2 mel.
d in the one hundred and forty. Assessment of the United States of mericia. Signed, Sealed and Delivered in the Presence of: (Seal.) (S	<i>,</i> ,	APV AT
Signed, Sealed and Delivered in the Presence of: (Seal) (Sea		
General County. Personally appeared before me. G. G. General General County. MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. G. G. General General General General General County. MORTGAGE OF REAL ESTATE. Mortgage of Rea	urciica.	year of the Independence of the United States of
(Seal) (Seal)	$C \cdot I = I$	martla & P
(Seal) (Seal)	A	(Seal)
IE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. 6. 0. 983. In made oath that	J. C.	(Seal.)
E STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me		(Seal.)
Greenville County. Personally appeared before me. E. G. Hard ESTATE If made oath that he saw the within named		(Seal.)
Greenville County. Personally appeared before me & & & & & & & & & & & & & & & & & &	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
m, seal, and as All act and deed, deliver the within written Deed; and that he, with Sworn to before me, this 3 ml oi. November 1. S. L. S. Loase Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify on all whom it may concern, that Mrs. wife of the within named this day appear before me, and, upon being privately and separately examined by me, died declare that she does freely, voluntarily, and without any compulsion. Of CATON, 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 of. A. D. 192. Notary Public, S. C.		· · · · · · · · · · · · · · · · · · ·
n, seal, and as. ALLIA DEMANDER Witnessed the execution thereof. Sworn to before me, this Zuli OLANGE STATE OF SOUTH CAROLINA, Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, all whom it may concern, that Mrs. wife of the within named. wife of the within named wife of the within named and provided and released. South of the pressor 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 of. A. D. 192 Notary Public, S. C. Notary Public, S. C.		
witnessed the execution thereof. Sworn to before me, this Zul. of Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify all whom it may concern, that Mrs. wife 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 compulsociations, 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 Given under my hand and seal, this of. A. D. 192. I. S. Notary Public, S. C.	d made oath that	E. Gusker
witnessed the execution thereof. Sworn to before me, this. Zul. y of Notary Public, S. C. Notary Public, S. C. L. S. L. S. L. S. Notary Public, S. C. Wife 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 computationed and released. Sociation, 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 of. A. D. 192. I. S. Notary Public, S. C.	m, seal, and as act and deed, deliver the within w	ritten Deed; and thathe, with
Sworn to before me, this	Julia D. Charles	
Notary Public, S. C. IE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify o all whom it may concern, that Mrs. wife 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 compulsing of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN attioned and released. Given under my hand and seal, this. of. A. D. 192. Notary Public, S. C.		·
Notary Public, S. C. Notary Public, S. C. RENUNCIATION OF DOWER. Greenville County. I, do hereby certify and whom it may concern, that Mrs. wife 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 computation of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN SOCIATION, 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 divided and released. Given under my hand and seal, this. A. D. 192. L. S. Notary Public, S. C.		
Greenville County. I,	silia D. Charles	, E. C. Cass
Greenville County. I,		RENUNCIATION OF DOWER
wife 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 compuls, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN SOCIATION, 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 of	,	
wife of the within named	o all whom it may concern that Mrs	do hereby certify
Of		
of	wife of the within named	by me, did declare that she does freely, voluntarily, and without any compul- forever relinquish unto the within named AMERICAN BUILDING AND LOAN her right and claim of Dower of, in, or to all and singular the premises within
	wife of the within named	by me, did declare that she does freely, voluntarily, and without any compul- forever relinquish unto the within named AMERICAN BUILDING AND LOAN her right and claim of Dower of, in, or to all and singular the premises within
	wife of the within named	by me, did declare that she does freely, voluntarily, and without any compul- forever relinquish unto the within named AMERICAN BUILDING AND LOAN her right and claim of Dower of, in, or to all and singular the premises within
FILE II. WE I TO A TOWN	wife of the within named	her right and claim of Dower of, in, or to all and singular the premises within