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Dollari, in a company or companies sufficiency to the mortgages. Dollari, in a company or companies sufficiency to the mortgages. Dollari, in a company or companies sufficiency to the mortgages. And it is sufficient to the mortgage. And it is sufficient to the first the mortgage of the policy of insurance and the same to be increased. And it is sufficient to the first the mortgage. And it is surprised to the first the mortgage. And it is surprised to the first the mortgage. And it is surprised to the first the mortgage. And it is surprised to the first the mortgage of the mortgage of the mortgage. And it is surprised to the first the mortgage of the mo	ASSOCIATION, its successors and assigns, from and against	
Dollars, in a company or companies satisfactory to the anotheringset. And if the most insured team has not distinged by first, and savings the purity of insurance to the state configuracy and to the rotat late. And if the state with instruction under this materials. And if the state with instruction under this materials. And if the state with instruction of the state control of the state	1.1	`¬ //
Dollars, in a company or companies succination to the mortgager. and he made inserted from loss or diverge by fire, and assign the policy of insurance or the sature of the inserted in the survey of the discontinuous contributions of the saturated success to a success the saturated success to a success to be a survey or size of success to success the saturated success to a succ	Thousand (#3000.00)	e the house and buildings on said lot in sum not less than
shall at any time fact to do so, then the min more than the continuous control of the change of the control of		
shall at any time fact to do so, then the min more than the continuous control of the change of the control of	he same insured from loss or damage by fire, and assign the policy of insu	urance to the said mortgagee; and in the event that.
and I again to be a month of a did Association, then again to the core of the case and associated pressure of a said (ERNYLLE) BILLDIK AND LOAN ASSOCIATION, in successors and existent and against the case and of the above described pressures and assistent and against the case and of the above described pressures and assistent and against the case and of the above described pressures and assistent and against the case and the above described pressures and assistent and against the action of the above described pressures and assistent and against the action of the above described pressures and assistent and action of the actio	nsurance with interest under this mortgage.	
principle of the State may, a diameter or otherwise, grown in account of the attenty to the present of said principle and addition than the shadows by the fail mortgave, without liability to account for anything more than the reast and profits actually collected. PHOVIDED ALWAYS, Neverticlees, and it is the true intent and morating of the parties to these presents, that it is additionable to the said mortgave, and in or to before Statushy algoed of and week from any other the than philary expresses, page or cause in the man of no tho, and GRFENVII. BUILDING AND LOAN ASSOCIATION, the weekly interest upon. Let up the rate of eight per cent see annum writt the rate of eight per cent see annum writt the rate of the parties or shore of the capital stocks of and Association is the rate of eight per cent see annum writt the said and the capital stocks of and Association is the rate of the capital stocks of and Association is at they now exist or hereafter may be annuated, then this deced of bargain and all then except to task discretions the number of the capital stocks of the rate of	And ifail or refuse to keep the buildings on said premises insured as aforesaid, o	shall make default in the payment of the said weekly interest as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days,
DOLLA of the case of eight per cent, we assume until the reach the par value of eight per cent, we assume until the reach the par value of eight per cent, we assume until the reach the par value of one bunded dollars gar there as assurptions under the By-laws of suid Association, and shall then relieve to said Association the numerical state of the relieve to the continuents and suid association as they were relieve to the reacher may be associated, the time deed of bargue and also shall ease, determine, and be study and all and void; of the time deed of bargue and also shall ease, determine, and the study and the study and the country of the approach of the representation of the continuents and the study of the study and the study an	Circuit Court of said State may, at chambers or otherwise, appoint a receivablying the net proceeds thereof (after paying costs of collection) upon so by the said mortgagor, without liability to account for anything more than	ver, with authority to take possession of said premises and collect said rents and profi aid debt, interest, costs, expenses, attorney's fees and all claims then due the Association the rents and profits actually collected.
As the rate of eight per cont. per annum until the cereath the par value of one bindred dollars ger thare as according and made the By-Lows of asigh Association, and shall then repay to said Association to reach the par value of one bindred dollars ger thare as according and made the By-Lows of asigh Association, and shall then repay to said Association and the converted the part of the By-Lows of asigh Association and shall then repay to said Association and the converted the part of the By-Lows of asigh Association and shall then repay to said Association the said converted the part of		
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Dollars, and pay all taxes when doe, and shall in all respects comply with the Constitution and III-L. and pay all taxes when doe, and shall in all respects comply with the Constitution and IVI. And it is further stipulated and sucreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or common way price encountrance, shall be added to and constitute a part of the doth brethy secured, and shall bear interest at same cast. And it is agreed, by and henvers the said parties, that the raid mortgager. And it is agreed by and henvers the said parties, that the raid mortgager. And all sea greed, by and henvers the said parties, that the raid mortgager. WITNESS WITNESS WITNESS WITNESS And and seal., this And seal., this Signed, Scoled ph Deprened by the Presence of Signed, Scoled ph Deprened by the Presence of Signed, Scoled ph Deprened by the Presence of WITNESS THE STATE OF FOUTH CAROLINA, PERSONALLY appeared before me And and deed, deliver the within written deed; and that he, with Incompleted and the saw the within and the same that the		DOLLA
wise to remain in fulf force and virtue. The second say prior encumbance, shall be added to and constitute a rate of the debt bereby secured, and shall be added to and constitute a rate of the debt bereby secured, and shall be added to and constitute a rate of the debt bereby secured, and shall be arrived to the shall be added to and constitute a rate of the debt bereby secured, and shall be arrived to the shall be added to and constitute a rate of the debt bereby secured, and shall be arrived and and seal, this and end endoy said premiers with debats shall be made. WITKESS Land. and seal. this down the one bunded and. Just of the Independence of the United States of America. Signost, Scient and Debtweet by the Presence of the United States of America. Signost, Scient and the one bunded and. FERSONALLY appeared before me. Just of the Independence of the Without and the within the saw the within name of the same of the within written deed; and that he with Debt of the within the saw the within name of the same of the same of the same of the within written deed; and that he with Debt of the same of the within the same of the same of the within the same of the	t the rate of eight per cent. per annum until the each the par value of one hundred dollars per share as ascerpfined under	th series or shares of the capital stock of said Association she By-Laws of said Association, and shall then repay to said Association the sum and (\$\phi/000.00\)
wise to greater in full force and write. In the content of the content of the arrow of the arrow of the property or for payment of taxes thereon, or content of the conten	Dollars, and pay all of said Association as they now exist or hereafter may be amended, then t	taxes when due, and shall in all respects comply with the Constitution and By-Lathis deed of bargain and sale shall cease, determine, and be utterly null and yoid: oth
WITNESS WITNESS WITNESS Date of the Independence of the United States of America. Signof, Scaled shed Defivered by the Presence of Signof, Scaled shed Defivered by the Within and made casti that the saw the within named sign, scal, and sas for the Within white shed shed by the Within shed Sign, scal, and sas for the Within shed Sign, scaled shed shed by the Signof Si	wise to remain in full force and virtue. And it is further stipulated and agreed, that any sums expended by semove any prior encumbrance, shall be added to and constitute a part of	said Association for insurance of the property or for payment of taxes thereon, or the debt hereby secured, and shall bear interest at same rate.
and and seal this day of Moreover the Independence of the Independence of Court Lord one thousand nine hundred and and the United States of America. Signed, Scaled and Defivered by the Presence of County	And it is agreed, by and between the said parties, that the said mortg o hold and enjoy said premises until default shall be made.	
and in the one hundred and. Signed, Soded and Delivered by the Presence of Signed, Soded and Delivered by the Soded and Delivered by the Soded and Delivered by the Soded and that the saw the within named and made outh that the saw the within named of Soded and that the saw the within named. Signed, Soded and Delivered by the Soded	WITNESS	Dr.
and in the one hundred and year of the Independence the United States of America. Signed, Scaled and Delivered by the Presence of Signed, Scaled and Delivered by the Carolina, SEA. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATEMENT OF SOUTH CAROLINA, witnessed the execution thereof. MICHORITY AND ADDRESS OF SOUTH CAROLINA, RENUNCIATION OF DOWN I, County, I, Mrs. Wite of the within named did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion for of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	2 4	day of Alovern ver in the year
Signof, Sealed shit Deliverer in the Presence of Signof, Sealed shit Deliverer in the Presence of (SEA (S	•	
(SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA	nd in the one hundred andhe United States of America.	year of the Independence
(SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA		Mr. Clate PE
THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before me. Sign, seal, and as. Sign, seal, and sign, seal, and sign, and mither the saw the within named of the sign, and sign, and sign, and sign, and sign, and sign, the premise within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192	O Commission of the commission	
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me act and deed, deliver the within written deed; and that he, with Dans witnessed the execution thereof. SWORN to before, this day if the state of the within named. THE STATE OF SOUTH CAROLINA, County, I, County, I, County, I, County, I, County, AD, 192 AD, 192	Ida & Benson	(SEA
PERSONALLY appeared before me		(SEA
sign, seal, and as		MORTGAGE OF REAL ESTAT
witnessed the execution thereof. SWORN to before, this. day of Control of Carolina (L. S.) Notary Public for S. E. THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidread or fear of any person or persons whomsoever, renounce, release and forever refinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192	PERSONALLY appeared before me	Strange and made oath thathe saw the within nam
witnessed the execution thereof. SWORN to before, this day of Control of Control Notary Public for S. E. Notary Public for S. E. THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192	John Celestia	C. Edans
THE STATE OF SOUTH CAROLINA, wife of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidated or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premise within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192	ign, seal, and asact and deed, o	deliver the within written deed; and thathe, with Las Sens
A. D. 192 Notary Public for S. E. THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named. Idid this day 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 GREENVILLE BUILDING AND LOWASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	KI,	witnessed the execution thereof.
Notary Public for S. E. THE STATE OF SOUTH CAROLINA, County. I, Mrs. wife of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsi dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	SWORN to before, this	Q. l. + St.
THE STATE OF SOUTH CAROLINA, County. I, Jostgagor Journal, do hereby certify unto all whom it may concern, temporal of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidered or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LO. ASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.	day of A. D. 192	Jaois surange
THE STATE OF SOUTH CAROLINA, County. I, Mrs. wife of the within named. did this day before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsidated or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOASSOCIATION, 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 premi within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	The state of the s	s 1022
I,	Notary Public for S. C.	2/930
wife of the within named	My commercion experis fan.	
wife of the within named	The STATE OF SOUTH CAROLINA,	
did this day 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 GREENVILLE BUILDING AND LOW ASSOCIATION, 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 premise within mentioned and released. GIVEN under my hand and seal, this	The STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWN
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day of	THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named	RENUNCIATION OF DOWE down the document of the
	THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named	RENUNCIATION OF DOWE down to all whom it may concern, the down of
Notary Public for S. C.	THE STATE OF SOUTH CAROLINA, County. I, Wife of the within named	RENUNCIATION OF DOWE of the control
RICHARD PURILA FOR N. I	THE STATE OF SOUTH CAROLINA, I, County. If the within named the within named to the within named to the within named to the within or persons whomsoever, renounce, release and association, its Successors, Heirs and Assigns, all her interest and extithin mentioned and released. GIVEN under my hand and seal, this the country of the country of the within mentioned and released.	RENUNCIATION OF DOWE of the control