hereby bind processors and Administrations, to operate and forever defend all and operative the said Criteria Building and Loan Association of crearible County, South Cardina, its successors and assigns, from and against the said Criteria Building and Loan Association of the said and the sa	arolina, its successors and assigns forever. ANDthe said	a Samer Taylor	ty, Soutl
nemerical County, South Carelina, its successors and assigns, from and against Milis, Recentors, Administrators and Assigns, and all person PROVIDED ALWAYS, NEVERPHELISS, and it is the true ireers and menaling of the parties to these Presents, that if PROVIDED ALWAYS, NEVERPHELISS, and it is the true ireers and menaling of the parties to these Presents, that if PROVIDED ALWAYS, NEVERPHELISS, and it is the true ireers and menaling of the parties to these Presents, that if PROVIDED ALWAYS, NEVERPHELISS, and it is the true ireers and menaling of the parties to these Presents, that if In successors and control of the raid Bend and Condition theremoter writers, that the said parties, that the said meritages Administrators shall and will insure the Heure and Baildage so maid to in the sum of teel test than parties. He will be a succession of the said Citizens Building and Loan Association of Green of the condition of the said control of the said Citizens Building and Loan Association of Green of the condition of the said control of the said contro			
monseever harvially claiming or to claim the same, or any part thereof. PROVIDED ALWAYS, REVERTIBLESS, and it is the true intent and mencing of the parties to these Presents, that if any pages, that will out ority you, or mose to be pain, most one shall distant sheliking and Loca Association, of Green Greenville County, South Carolina, it may be added to the parties to the part to the parties of the parties to the parties to the parties of the parties to the parties of the parties to the parties of the parties of the parties to the parties of the parties			
Heirs, Executors, Admingfraters and Assigns, and all person pages, thall well and triby any, or cause to be paid, into the said (Girens Redding and Loan Assection), of Greece (Greeaville County, South Carelina, it against the said of the said (Girens Redding and Loan Assection), of Greece (Greeaville County, South Carelina, it against the said (Girens Redding and Loan Assection), of Greece (Greeaville County, South Carelina, it against the said (Girens Redding and Loan Assection), of Green (Greeaville County, South Carelina, it against the said (Girens Redding and Loan Assection), of Green (Greeaville County, South Carelina, it against the said (Girens Redding and Loan Assection), of Green (Green), and that in case _ Assection Assection), and that in case _ Assection (Green), and that in case _ Assection assection, and the income of the said (Girens Redding and Loan Assection), and that in case _ Assection assection, and the income _ Assection assection as a section of the said (Girens Redding and Loan Assection), and the income _ Assection assection as a section of the said (Girens Redding and Loan Assection), and the income _ Assection assection as a section of the said (Girens Redding and Loan Assection), and the income _ Assection assection as a section of the said (Girens Redding and Loan Assection), and the income _ Assection assection as a section of the said (Girens Redding and Loan Assection), and the income of the said (Girens Redding and Loan Assection), and the income consecutive section of Greenville County, South Carelina, in a section of the said (Girens Redding and Loan Assection), and the section as a section of the said (Girens Redding and Loan Assection), and the section of the said (Girens Redding and Loan Assection) of the said (Girens Redding and Loan As	eenville County, South Carolina, its successors and assigns, from and against	mu and my	
springer, shall will dot only by or, or cases to be polar, most not maning of the precise to share present, that it was respect, while the dot off the precise to be polar, most and primary and subtime of the precise times. Consults, shall be deep and of note shall do do not be used (finals and subtime of the precise times) and the shall consider the precise times. And the precise times are considered to the precise time of the precise times and the shall do not be used to the precise times. And it is agreed, by and between the said parties, that the said mortgager. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of not less than 3. Administrators shall and will issuare the House and Buldings on said lot in the sum of the said Citizens Buldings and Loss Association of Green Green/House the said Citizens Buldings and Loss Association of Green Green, Green/House the said Citizens Buldings and Loss Association of Green Green, G			
Administrators shall and will insure the House and Bolldings on said lot in the sum of not less than \$ 2.50 Med According to the sum of page of the sum of t	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and ortgagor, shall well and truly pay, or cause to be paid, unto the said Citizens Extain Attorney, successors or assigns, the said debt or sum of money aforesa	Building and Loan Association, of Greer, Greenville County, South Car id with interest thereon, if any shall be due, according to the true in	rolina, it
de keep the same insured from loss or damage by fire, and assign the Policy of Insurance to the said Citizens Building and Loan Association of Greenewille County, South Carolina, and that in case—he.—shall at any time neglect or fail to do so, then the said Citizens Building and Loan Association of the control of the co	all remain in full force and virtue. And it is agreed, by and between the sa		
reference constrained and continues and continues and any time togeter or fast to do too, then the said chizens fluiding and Loan Association, or continues and expenses of sack issue causeful this mortgage. AND IT IS AGREED, by and between the said parties, that in the case of default of payment under any of the continues and expenses of sack issue there excesses mortals, at these weeks publication in one of the excessions discretifice County, South Carolina, to begin legal predicting that it is excessed to the control of the payment of the control of th	Administrators shall and will insure the House and Buildings on said lot in	1 the sum of not less than \$ 2500.00	
AND IT IS AGREED, by and between the said parties, that in the case of default of payment under any of the confliction of the said Bond, for the space didings, or at its option after three weeks' sphilication in one of the newspapers of the City of Green, to sell the property hereby mortaged at a public autoin the mortage of the layer of the payment of all coats and experts, inclining Attority's fees, it independs of the coats of the space of the payment of all coats and experts, inclining Attority's fees, it independs of other mortage creditor of the said mortages or and for the payment of all coats and experts, inclining Attority's fees, it independs of other mortages creditor of the said mortages or and for the payment of all coats and experts, inclining Attority's fees, it independs or other mortages creditor of the said mortages or and for the payment of the said contrasts and the said coats and the said co	Greer, Greenville County, South Carolina, and that in casehe shall at any time r	leglect or fail to do so than the said Citizans Duilding and I can As	aaaiatiam
name to execute and deliver proper titles to the purchaser of the premises solihis power of attorney to remain in full force and to be irrevocable, either by defaministration, stutil the debt above mentioned shall have been discharged. AND IT IS FURTHER AGREED, by and between the said parties, that the mortgagor shall hold and enjoy the said premises, until default of paymer all be made. WITNESS Hand and Seal, this day of a fine force of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of America and in the one hundred and force of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of America and in the one hundred and force of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of America and in the one hundred and force of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of America and the one hundred and force of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of America and Independent of the United States of America and Independent of the United States of America. Signed, Sealed and Delivered in the presence of America and Independent of the Within named and Independent of the Within named and Independent of the Within Independent of the W	three consecutive months, it shall be lawful for the said Citizens Building are dings, or at its option after three weeks' publication in one of the newspaper and apply the proceeds of sale to the extinguishment of the debt under this more read by such sale, and the Bond intended to be secured thereby, returning judgment or other mortgage creditor of the said mortgagor, and for the purithe said Citizens Building and Loan Association, of Greer, Greenville Court	nd Loan Association, of Greenville County, South Carolina, to begin lears of the City of Greer, to sell the property hereby mortgaged at public tgage, and the payment of all costs and expenses, including Attorney's the overplus, if any, to the said mortgagor, unless the same shall be clarpose of such sale, the said mortgagor hereby appoints and constitutes the arty, South Carolina, and his successors in office, or assigns of said County,	egal pro c auction fees, in aimed by Presiden rporation
AND IT IS FURTHER AGREED, by and between the said parties, that the mortgagor shall hold and enjoy the said premises, until default of paymer all be made. WITNESS. Hand and Seal, this day of in the year of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of Signed Si	its successors attorney or attorney	eys for hund	and i
AND IT IS FURTHER AGREED, by and between the said parties, that the mortgagor shall hold and enjoy the said premises, until default of paymer all be made. WITNESS. Hand and Seal, this day of in the year of the Independence of the United States of America. Signed, Sealed and Delivered in the presence of Signed Si	name to exc	ecute and deliver proper titles to the purchaser or purchasers for the prem	ises sole
Signed, Sealed and Delivered in the presence of Common Common	AND IT IS FURTHER AGREED, by and between the said parties, that sail be made.	the mortgagor shall hold and enjoy the said premises, until default of	Executor
Signed, Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of (SEAL TATE OF SOUTH CAROLINA, Greenville County. Sworn to before me, this day of Action of Sealed and Delivered in the presence of Action of Sealed and Delivered in the presence of Renunciation of power of the within writte Action of the within named of the sealed and the presence of the within named of the sealed and the presence of the within named of the sealed and population of the within named of the sealed and population of the sealed and population of pressons whomeover, renounce, release and forever reliquish unto the within named Clittens Building and Loan Association of Green of any person of pressons whomeover, renounce, release and forever reliquish unto the within named Clittens Building and Loan Association of Green or and appears the premises within mentioned and released. GIVEN under my hand and seal, this.	our Lord one thousand nine hundred and twenty-	and in the one hundred and	M
TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. ad made oath thathe saw the within named	Signed, Sealed and Delivered in the presence of	J. Same Taylor	
Greenville County. PERSONALLY appeared before me. Indicated and made oath that the saw the within named. Sign, seal, and as the sign, seal, and as the seriod. Sworn to before me, this the seriod. TATE OF SOUTH CAROLINA, Greenville County. I, the seriod. The seriod of the within same this day did appeared or fear of any person or persons whomsover, renounce, release the seriod forever relinquish unto the within mame Clizaris Building and Loan Association of singular the premises within mentioned and released. GIVEN under my hand and seal, this.	The second secon	CHARLES AND AN ARRANGE AND AN ARRANGE AND AN ARRANGE AND ARRANGE A	(SEAL
PERSONALLY appeared before me	TATE OF SOUTH CAROLINA,		
and made oath thathe saw the within named	2/2	lange Dilland	
sign, seal, and as leady decliver the within writte within writte within the within the within the within the within the wife of t			
Sworn to before me, this day of South Carolina, is successors and assigns all her interest and estate, and also all her right and claim of Dower of, in, or to a day of Sworn to before me, this day did appearance of the premises within mentioned and released. Sworn to before me, this day did appearance or me, and upon being privately and separately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion of Greer, Greenville County, South Carolina, its successors and assigns all her interest and estate, and also all her right and claim of Dower of, in, or to a distinguish of the premises within mentioned and released. GIVEN under my hand and seal, this Attachment of the within and the seal of the country is the country and seal, this Attachment of the country hand and seal hand hand had a c			
day of			
day of	peed; and that he, with the pereof.	witnessed the	executio
Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all who it may concern, that Mrs. This day did appeared or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association of Green, Greenville County, South Carolina, its successors and assigns/all her interest and estate, and also all her right and claim of Dower of, in, or to a find singular the premises within mentioned and released. GIVEN under my hand and seal, this.	Sworn to before me, this		
Notary Public for S. C. TATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all who it may concern, that Mrs. This day did appeared or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association of Green, Greenville County, South Carolina, its successors and assigns/all her interest and estate, and also all her right and claim of Dower of, in, or to a find singular the premises within mentioned and released. GIVEN under my hand and seal, this.	day of		
TATE OF SOUTH CAROLINA, Greenville County. I,	Law (SEAL)	21 Halmen Dilland	<u></u>
Greenville County. I,	Notary Public for S. C.		man alakah ya da ini ingi sangi si pengalipin
I,	TATE OF SOUTH CAROLINA,	RENUNCIATION OF	DOWE
the wife of the within name of the provided and separately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion for Green, Greenville County, South Carolina, its successors and assigns all her interest and estate, and also all her right and claim of Dower of, in, or to and singular the premises within mentioned and released. GIVEN under my hand and seal, this			
this day did appearation of the within name of the within name of the within name of the within name of the provided or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association of Green, Greenville County, South Carolina, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to an additional country of the within named Citizens Building and Loan Association of the within mentioned and released.	I, J.L. Crow, M. J. fo	r S le	
this day did appeare of the country	hereby certify unto all who it may concern, that Mrs.	ude 6 Jaylor	······
efore me, and upon being privately and separately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association of Greer, Greenville County, South Carolina, its successors and assigns all her interest and estate, and also all her right and claim of Dower of, in, or to and singular the premises within mentioned and released. GIVEN under my hand and seal, this GIVEN under my hand and seal and the my hand and the my ha		the wife of the with	nin nam
day of Anno Domini 1929 Motary Public for S. C. GIVEN under my hand and seal, this Mrs Sentral Control of Saylor	refore me, and upon being privately and separately and separately examined by	ome, did declare that she does freely, voluntarily, and without any conveyer relinquish unto the within named Citizens Building and Loan As	ompulsio ssociatio
day of Anno Domini 192.9 Mrs Sestrude 6. Taylor Notary Public for S. C.	f Greer, Greenville County, South Carolina, its successors and assigns, all hand singular the premises within mentioned and released.		
Notary Public for S. C. (SEAL.)	f Greer, Greenville County, South Carolina, its successors and assigns all hand singular the premises within mentioned and released. GIVEN under my hand and seal, this		
/ Indiany I mand not be of the second of the	f Greer, Greenville County, South Carolina, its successors and assigns all hand singular the premises within mentioned and released. GIVEN under my hand and seal, this	man of the standard	