		19, deed recorded in office of Register of Mesne Conveyances for
TOGETHER with all appertaining. TO HAVE AND TO	HOLD all and singular the premises unt	to the said AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors and
igns forever. And	do herebyHeirs, Executors and Administra	bind My Self, My stors to warrant and forever defend all and singular the said Premises unto the said
ACDICAN DITT DINC A	ND IOAN ASSOCIATION its success.	ors and assigns, from and against Mul and Muj
And	agree to insure the house and build	lings on said lot in a sum not less than
Julisty-	two hundred	he same insured from loss or damage by fire, and assign the policy of insurance to the said
outcomes and in the event	ρ	ail to do so then the said mortgagee may cause the same to be insured in its name and
And ifs insured as aforesaid, or	shall make default in the payment of the shall made default in any of the aforess	e said weekly interest as aforesaid, or shall fail or refuse to keep the buildings on said premaid stipulations for the space of thirty days or shall cease to be a member of said Associa-
OAN ASSOCIATION, its ceiver, with authority to to some said debt, interest, core than the rent and profection or before Saturday	s successors, and assigns, and agree that take possession of said premises and coll sts, expenses, attorney's fees and all claints actually collected. YS, nevertheless, and it is the true intent night of each week from and after the d	atts and profits of the above described premises to the said AMERICAN BUILDING AND any Judge of the Circuit Court of said State may at chambers or otherwise appoint a lect said rents and profits, applying the net proceeds thereof (after paying costs of collection) ims then due the Association by the said mortgagor, without liability to account for anything and meaning of the parties to these Presents, that if
DAN ASSOCIATION, th	ne weekly interest upon Jeveen	ty-two hundred + notico
ollars, at the rate of eight 1	per cent. per annum until the 46 "	series of shares of the capital stock of said Association shall reach the par value
one hundred dollars per	share as ascertained under the By-Laws	of said Association, and shall then repay to said Association the sum of
d pay all taxes when due,	and shall in all respects comply with the	Dollars By-Laws of said Association as they now exist or hereafter may be amended, then this and virtue.
And it is agreed by	ance, shall be added to and constitute a and between the said parties that the sa	part of the debt hereby secured, and shall bear interest at same rate. to hold and enjoy said premises until default shall be
And it is agreed by nade. WITNESS	and between the said parties that the sa and hand and seal, this ine hundred and the said parties that the sa	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor to hold and enjoy said premises until default shall be Office day of September in the year and in the one hundred and gear of the Independence of the United States of America.
And it is agreed by ade. WITNESS	and between the said parties that the sa hand and seal this this the hundred and the said parties that the sa	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor to hold and enjoy said premises until default shall be 9th day of September in the year and in the one hundred and year of the Independence of the United States of America. (Seal)
And it is agreed by ade. WITNESS	ance, shall be added to and constitute a and between the said parties that the sa hand and seal this this hand and seal this the said parties that the sai	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor to hold and enjoy said premises until default shall be Jk
And it is agreed by ade. WITNESS	ance, shall be added to and constitute a and between the said parties that the sa hand and seal this this hand and seal this the said parties that the sai	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor to hold and enjoy said premises until default shall be Jk
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this ine hundred and the said parties that the sa the hand and seal this ced in the presence of: Carolina Carolina, County	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa A hand and seal this time hundred and thirty the ed in the presence of: CAROLINA, COUNTY COUNTY	part of the debt hereby secured, and shall bear interest at same rate. Id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa And hand and seal this this hine hundred and thirty the ed in the presence of: CAROLINA, County before me he saw the within named Local	part of the debt hereby secured, and shall bear interest at same rate. Id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this the hundred and thirty ed in the presence of: C Jee C CAROLINA, County before me	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this time hundred and thirty ed in the presence of: CAROLINA, County before me he saw the within named Local Alaman act and deed deliver the way Carolina act and deed deliver the way Alaman act and de	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this the hundred and thirty ed in the presence of: C Jee C CAROLINA, County before me	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this time hundred and thirty ed in the presence of: CAROLINA, County before me he saw the within named Local Alaman act and deed deliver the way Carolina act and deed deliver the way Alaman act and de	part of the debt hereby secured, and shall bear interest at same rate. id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa And hand and seal this the said in the presence of: West. CAROLINA, County before me he saw the within named Local Act and deed deliver the way. A. D. 19.32 P. M. C. Jee Notary Public, S. C.	and in the one hundred and shall bear interest at same rate. Id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa A hand and seal this this time hundred and thirty to the said in the presence of: Carolina, County before me he saw the within named Lorse Read and deed deliver the way to the saw the within named the saw the saw the within named the saw the saw the saw the saw the within named the saw	and in the one hundred and state of the United States of America. Mass Lois I Lamphell (Seal) (Seal) Otte Dest. Mortgage Of REAL ESTATI Attended and that She, with witnessed the execution thereof. RENUNCIATION OF DOWE
And it is agreed by ade. WITNESS	and between the said parties that the sa hand and seal this this the hundred and thirty to the fore me the saw the within named Lock act and deed deliver the way and the saw the within named Lock and the saw the saw the within named Lock and the saw the saw the within named Lock and the saw the saw the within named Lock and the saw the saw the saw the saw the within named Lock and the saw t	and in the debt hereby secured, and shall bear interest at same rate. J. day of September in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be and in the one hundred and enjoy said premises until default shall be
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this hand thirty define hundred and thirty ced in the presence of: Hest. C. Hel. CAROLINA, act and deed deliver the way County A. D. 19.32 A. D. 19.32 A. D. 19.32 When A. D	arately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily, and without any carately examined by me, ciid declare that she does freely, voluntarily and without any carately examined by me, ciid declare that she does freely, voluntarily and without any carately examined by me, ciid declare that she does freely, voluntarily and without any carately examined by me, ciid declare that she does freely, voluntarily and without any carately examined by me, ciid declare that she does freely, voluntarily and without any carately examined by me, ciid declare that she does freely and freely carately examined by me, ciid declare that she does freely and freely carately examined by me, ciid declare that she does freely and freely carately examined by me, ciid declare that she does freely and freely carately examined by me and freely carately examined by any carately examined by
And it is agreed by ade. WITNESS 222 OUR Lord one thousand as a series of the state of SOUTH and made oath that agent and as a series of the state of the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within natidit this day appear before the wife of the within national and relevant the wife of the wife of the within national and relevant the wife of the	and between the said parties that the sa and between the said parties that the sa hand and seal this hand thirty define hundred and thirty ced in the presence of: Hest. C. Hel. CAROLINA, act and deed deliver the way County A. D. 19.32 A. D. 19.32 A. D. 19.32 When A. D	and in the debt hereby secured, and shall bear interest at same rate. Id mortgagor
And it is agreed by ade. WITNESS	and between the said parties that the sa and between the said parties that the sa hand and seal this hand thirty ed in the presence of: Hest. Carolina, County before me act and deed deliver the way act and deed deliver the way A. D. 19.32 H. W. Jee H. Carolina, Notary Public, S. C. H. CAROLINA, County Months Whom it may concern, that Mrs. med the me, and upon being privately and separany person or persons whomsoever, rerits successors and Assigns, all her interceased.	arately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily, and without any concarately examined by me, did declare that she does freely, voluntarily and without any concarately examined by me, did declare that she does freely, voluntarily and without any concarately examined by me, did declare that she does freely, voluntarily and without any concarately examined by me, did declare that she does freely, voluntarily and without any concarately examined by me, did declare that she does freely voluntarily and without any concarately examined by me, did declare that she does freely that sh