Heley, Kroccetors, Administrators and Assign, and every person whomosover instruity classings or to deep the same and problems or the control of the control	oolgiio lulevel. Alludo hereby	aid AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors an
MERICAN DULIDING AND LOAN ASSOCIATION, its mecessors and savings, from and against. **Zelf fall fall fall fall fall fall fall f	II.i The state of the state	bind mag ser my
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And I make the company or not be the present of the property of the company or not provide make honory to the contragues and keep the name honority from the or damage by fire, and unique the policy of insurance to the se origingous and in the creat that make the contragues and keep the name handle make the provided of the provided of the same handle and an another than the payment of the said weekly interest as slovewind, or shall fail or reticus to be a nor of said Association, then and it may be contragued or shall make default in the payment of the said weekly interest as slovewind, or shall fail or reticus to be a nor of said Association, then and its reput to the an original or the payment of the said weekly interest as slovewind, or shall fail or reticus to be a nor or of said Association, then and its reput to the annotation of the payment of the said weekly interest as slovewind, or shall provide or the contrague of the payment of the said weekly interest as slovewind, or shall provide or the contrague of the payment of the said weekly interest and said distinct the said the contragues of the payment of the said weekly interest the said and character than the payment of the said the contragues of the payment	MERICAN BUILDING AND LOAN ASSOCIATION, its successors and assign	is, from and against neighbors, from an analysis of the neighbors, from the neighbor
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Dollan AND LOAN ASSOCIATION, the secies' interest upon ACTIFICATION CONTROLLAND CONTROLLAND. Dolland Controlland	tate may at chambers or otherwise appoint a receiver, with authority to take posted thereof (after paying costs of collection) upon said debt, interest, costs, expended the control of the costs of collection of the costs of th	successors and assigns, and agree that any judge of the Circuit Court of sai ssession of said premises and collect said rents and profits, applying the net pro- enses, attorney's fees and all claims then due the Association
Delta the rate of eight per cent per annum, until the IRA representation of the registal stock of said Association shall reach by rapted of one bundred oldner per share as ascerained under the By-Laws of said Association, and shall then repay to said Association shall reach by rapted of the bundred oldner per share as ascerained under the By-Laws of said Association, and shall then repay to said Association shall reach by rapted the bundred shall case, determine, and be suffery subtlessed. April 1 man, when due and shall in all respects comply with the By-Laws of said Association, and shall then repay to said Association shall reach by the said case, determine, and be sufferively to remain in tall force and virtue. And it is further supplied and agreed, that any sums expected by said Association for insurance of the property or for payment of taxes thereon, or more supported complyance, shall be added to and commontes a part of the other hereby secretor, and shall be an interest at an americal shall be made. And it is agreed by and between the said parties that the said mortgagor.	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning the 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 annuan, until the radius of region of said Association shall reach at radius of region of said Association shall reach at radius of region of said Association shall reach at radius of the capital stock of said Association the sum. And at the region of southern of the said Association and shall then region of southern of the said Association and shall then region of southern of the said Association and shall then region of southern of the said Association for southern of the said shall be recently a said Association for southern of the said shall be recently associated the said southern and the said said southern and the said shall be recently and shall be recently associated the said parties that the said mortgager. And it is agreed by and between the said parties that the said mortgager. And it is agreed by and between the said parties that the said mortgager. And it is agreed by and between the said parties that the said mortgager. WITNESS. The said and enjoy said premises and that said said said said said said said said	UILDING AND LOAN ASSOCIATION, the weekly interest upon Seres Tee Jee 2 deed (21700)	(a-U) Dollar
d pay all taxes when due, and shall in all respects comply with the Breary of said Association as they now coits or hereafter may be amended, then this burgain and sale shall coars, determine, and be utterly call and void; otherwise to remain in rull force and vituue. And it is further supulsated and agreed, that any source expended by paid Association for insurance of the property or for payment of taxes thereon, or now any price encumbrance, that he saided to and constitute a part of the dubt hereby secured, and shall bear interest at same rate. And it is agreed by and between the said parties that the said mortgagor. And it is agreed by and between the said parties that the said mortgagor. In the year of our Lord one thousand nine hundred and twenty—this of in the one hundred and forty—the first of the year of our Lord one thousand nine hundred and twenty—this of in the one hundred and forty—the first of the United States (Seal Science). Signod, Seated and Delivered in the Presence of: An I seal, and as the saw the within named All Science of the United States. Signod, Seated and Delivered here are all the said that the said parties of the United States of the Sta	the rate of eight per cent per annum until the	period of themselves to the state of the sta
d pay all taxes when due, and shail in all respects comply with the By-Laws of said Association as they now exist or hereafter may be antended, then Dillis de And it is further siquialed and agreed, that any sums expended by raid as premain in full force and virtue. And it is further siquialed and agreed, that any sums expended by raid as premain in full force and virtue. And it is agreed by and between the said parties that the said mortgager And it is agreed by and between the said parties that the said mortgager And it is agreed by and between the said parties that the said mortgager In the year of our Lord one thousand nine hundred and twenty. And it is agreed by and between the said parties that the said mortgager in the year of our Lord one thousand nine hundred and twenty. A in the one hundred and forty. Life title title year of our Lord one thousand nine hundred and twenty. A control of the United States of States. Signed, Sealed and Delivered in the Presence of: A control of the Control of the United States of States. Signed, Sealed and Delivered in the Presence of: A control of the Control of the United States of	in faint of one nanoted donars per share as ascertained under the Dy-La	ws of said Association, and shall then repay to said Association the sum of
And it is further stipulated and agreed, that any sume expended by said Associations in turn concerns and the expensive or for payment of taxes thereon, or more any prior commence, table is deded to and constitute a part of the debt hereby secured, and stail hear interest at same rate. And it is agreed by and between the said parties that the said mortgagor fault shall be made. And it is agreed by and between the said parties that the said mortgagor fault shall be made. WITNESS PATH hand and seal this Secretary to the debt hereby secured, and stail hear interest at same rate. And it is agreed by and between the said parties that the said mortgagor fault shall be made. WITNESS PATH hand and seal this Secretary to the debt hereby secured and state of the United States of the Independence of the United States of the search of the United States of the Signad, Sealed and Delivered in the Presence of: Signad, Sealed and Delivered to the Presence of: Signad, Sealed and Delivered in	d pay all taxes when due, and shall in all respects comply with the By-Laws of	said Association as they now exist or hereofter may be applied to be a said Association as they now exist or hereofter may be applied to be a said Association as they now exist or hereofter may be applied to be a said Association as they now exist or hereofter may be applied to be a said Association as they now exist or hereofter may be applied to be a said Association as they now exist or hereofter may be a said Association as they now exist or hereofter may be a said Association as they now exist or hereofter may be a said Association as they now exist or hereofter may be a said Association as they now exist or hereofter may be a said Association as the said Associati
WITNESS The band and seal this Shake and thousand nine hundred and twenty this did not one thousand nine hundred and twenty this did not one thousand nine hundred and twenty this did not be one hundred and forty. It is the treation that the presence of: When the one hundred and forty the United States of the United States of the Independence of the United States of	And it is further stipulated and agreed, that any sums expended by said Assemove any prior encumbrance, shall be added to and constitute a part of the debt	sociation for insurance of the property or for payment of taxes thereon, or to hereby secured, and shall bear interest at same rate.
in the year of our Lord one thousand nine hundred and twenty. Let define the United States of Signed, Sealed and Delivered in the Presence of: Seal. (Seal. Seal. Seal. Seal. Seal. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. act and deed, deliver the within written Deed; and that S. he, with. Williams S. he, with. Sworm to before me, this of Agrand S. L. S. Sworm to before me, this of Agrand S. L. S. A. D. 1923 Outry Public, S. C. Seal. A. D. 1923 Outry Public, S. C. Seal. A. D. 1923 A. D. 1923 J. L. S. A. D. Seal, and seal, and and seal of the within named. Seal. A. D. 1923 Outry Public, S. C. Seal. A. D. 1923 J. J. S. A. S. L. S. J. J. S. J.	taut shan be made.	
In the one hundred and forty 2.6.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	2 1 A 11	
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(Seal	morros.	year of the Independence of the United States of
(Seal. (Seal.		2n. 71. fr a 2 .
(Seal. (Seal.	Varia S. Roda S.	(Seal)
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me I made oath that She saw the within named 201. How within written Deed; and that She, with. Willessed the execution thereof. Sworn to before me, this Of Arish A. D. 1923 Of Arish Carolina, Greenville County. I, A. D. 1923 A	a de la companya de l	(Seal.)
The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me State of State	- ` •	(Seal.)
Greenville County. Personally appeared before me. i made oath that She saw the within named 271. 14. 24. 24. 24. n, seal, and as 24. 24. 25. 24. 25. 24. 25. 24. 25. 24. 25. 25. 26. 25. 26. 25. 26. 25. 26. 26. 26. 26. 26. 26. 26. 26. 26. 26		(Seal.)
m, seal, and as act and deed, deliver the within written Deed; and that She, with William D. Witnessed the execution thereof. Sworn to before me, this act and deed, deliver the within written Deed; and that She, with William D. Witnessed the execution thereof. Sworn to before me, this act and deed, deliver the within written Deed; and that She, with William D. Witnessed the execution thereof. Sworn to before me, this act and deed, deliver the within written Deed; and that She, with Witnessed the execution thereof. RENUNCIATION OF DOWER Greenville County. I, and without any compulsion of the within named and the state, and also all her right and claim of Dower of, in, or to all and singular the premises within thin day and released.	- }	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and that She, with William Sworn to before me, this of ADAMEL ADAMEL Otary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, C. J.		
act and deed, deliver the within written Deed; and that She, with. William Sworn to before me, this witnessed the execution thereof. Sworn to before me, this A. D. 1923 O. J. Difference of any Public, S. C. RENUNCIATION OF DOWER Greenville County. I. S. Difference of the within named of the privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsing 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 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 titioned and released.		
witnessed the execution thereof. Sworn to before me, this A. D. 1923 O. D.	Personally appeared before me S. C. Schaffly	
witnessed the execution thereof. Sworn to before me, this A. D. 1923 O. D. District Greenville County. I, O. D. District wife of the within named M. H. Garante Market and also all her right and claim of Dower of, in, or to all and singular the premises within thioned and released.	Personally appeared before me Silli Schuffley	
witnessed the execution thereof. Sworn to before me, this	Personally appeared before me S.C. Schoffey	in
Sworn to before me, this 2nd. of AR21 A. D. 1923 D. D. District E STATE OF SOUTH CAROLINA, Greenville County. I,	Personally appeared before me S. C. School Cylinder of the saw the within named 27, 74. Cash, and as Last and deed, deliver the within we	ritten Deed; and thatS_he, with
The State of South Carolina, Greenville County. I. S. D. A. B. L. G. B. L. G. G. Greenville County. I. C. D. D. D. C. G.	Personally appeared before me S. C. Schoff Cy d made oath that She saw the within named 271. 4. Cash m, seal, and as Acs act and deed, deliver the within w	ritten Deed; and that
o all whom it may concern, that Mrs. M. J. Greenville County. wife of the within named M. J. Greenville and separately examined by me, did declare that she does freely, voluntarily, and without any compulation, 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 nationed and released.	Personally appeared before me	ritten Deed; and that
RENUNCIATION OF DOWER Greenville County. I,	Personally appeared before me	ritten Deed; and that
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this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compul- n, 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 and released.	Personally appeared before me	ritten Deed; and thatS_he, with
Given under my hand and seal, this. of Aperi L Distribution Distribut	Personally appeared before me	ritten Deed; and that
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dotary Public, S. C.	Personally appeared before me. d made oath that. She saw the within named. Milliana S. Sworn to before me, this. Sworn to before me, this. A. D. 192.3 O. D. D. D. D. D. D. S. Greenville County. I, S. Wife of the within named.	ritten Deed; and that
	Personally appeared before me. d made oath that. She saw the within named. Milliana S. Sworn to before me, this. Sworn to before me, this. A. D. 192.3 O. D. D. D. D. D. D. S. Greenville County. I, S. Wife of the within named.	ritten Deed; and that

THE RESERVE

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