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Dollars, and payal taxes when doe, and shall final respects comply with the Constitution and By-Laws of said Association (we exist, or hereafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and By-Laws of said Association (we exist, or hereafter may be amended, and provided further, that the said party of the first part, had the said party of the first part, had make default in the payment of the said weekly interest as since said, or shall fail or relase to keep the buildings on said premises insured and, the said party of the second part shall have the right valued and they to insultance proceedings to collect as did shall be void. But if the said said, or shall make default in the payment of the said weekly interest as shore said, or shall ease to be a member of said Association in the said party of the second part shall have the right valued and they to insultance proceedings to collect said deal and to forefore said originations for the space of fairty day, or shall crase to be a member of said Association in the said party of the first party of the first part, And in such proceedings the party of the first part shall make default in any of the deviced party and the said said and to forefore said derivations of the moreogeneous controllers the appointed by the control tax of the rest and profits thereof, sane to be hold subject to the mortgage debt, after paying the costs of the receivershall. And it is further stipulated and agreed, that any same expended by the amount party of the first paying the costs of the receivershall. Note that the said party of the said and said the said the said to an expended by the costs of the receivershall. Note that is further stipulated and agreed, that any same expended by an interaction to the said that the costs of the receivershall and agreed, that any same expended by an interaction to the said that the costs of the receivershall and agreed, that any same expended by an interaction to the said		class of shares of the capital stock of said As octation shall reach the par value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of one hundred dollars per share as assertained under the part value of the par
Dollars, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Laws of said Association to one caist, or hereafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and By-Laws. Pall buildings on said premites insured in componies statistatory to the Association, for a sum not less than. Dollars, the policy of insurance to be made palyable to the Association, then this deed shall be void. But if the said state of the second part shall make default in the payment of the said eavely the said garty of the second part shall have the right without early to shall read to be a member of said Association, then, and in state the said party of the first part, and the said party of the first part, and in second part shall have the right without early to second part shall be party of the first part and state and part of the said party of the first part, and in second part shall be party of the first part and state that the said party of the said state of the said party of the said party of the said party of the said party of the said state and profits thereof, same to lead shall state of payment for said shall be and receiver may at one tax papering the course of the receivership. And it is further stipulated and green, that any same expended by said Association for insurance of the purperty or for payment of taxes thereon, or to remove any prior occumbrance, shall be added to and constitute a part of the dish berely secured, and shall bear interest at same and the said party of the said shall bear interest at same and the said party of the said shall bear interest at same and the said party of the said said the said party of the said said to said constitute a part of the dish berely secured, and shall bear interest at same and the said party of the said said the said party of the said said to said constitute a part of the dish berely secured, and shall bear interest at same and the said said to said said to said said	races 2	sociation, and shall then repay to said Association the sum of Theorems of The
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Dollars, the policy of insurance to be made polyable to the Association, then this deed shall be void. But if the said first part shall make default in the payment of the said workly interest as after said, or shall fault or refuse to keep the buildings on said premises insured said, or shall make default in any of the aftered sit significants for the second thirst days, or shall cease to be a member of said shake the right without delay to institute proceedings to collect said delat and to foreclose said morage, and in each group of the first part, And in such proceedings the party of the first part, and in such proceedings the party of the first part agrees that a receiver may at once he appoint the earth of the days of the first part agrees that a receiver may at once he appoint the earth of the advanced on the morage delt, after paying the costs of the receivership. And it is further stipulated and agreed, that any same expended by said Association for insurance of the property or apparent of taxes thereon, or to remove any prior enumbrance, shall be added to and constitute a part of the data thereby secured, and shall bear interest at same rate. IN WITMESS WHEREOF, the said. Annie Hughey Curry Annie Hughey Curry STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. ZaAs Smith. Annie Hughey Curry sign, seal and sa. here Annie Hughey Curry sign, seal and sa. here Annie Hughey Curry witnessed the execution thereof. SWORN to before me, this. 12th, day of		
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mut, the said party of the second part shall have the right without of they to institute proceedings to collect said dots and to foreclose said mortages, and in ecolings may recover the full amount of said dobt, together with interest, costs and ten percent, as attermacy fees, and all claims then due the Association by soul party of the first part according the party of the first part according the party of the first part according to the first part according to the proceedings the party of the first part according to the mortage dobt, after paying the costs of the receivership. And it is further stipleted and agreed, that any same secreted by said Association for insurance of the property or for payment of taxes thereon, or to remove any prior encombrance, shall be added to and constitute a part of the dish hereby secreted, and shall bear interest at same rate. IN WITNESS WHEREOF, the said Annie Hughey Curry her hand and scal. the day and year first above written. Witness: Annie Hughey Curry (SEAL) STATE OF SOUTH CAROLINA, Greenville County, SWORN to before me, this. 12th, day of May A D 1923 General County, Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, A D 1923 General County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, A D 1923 General County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, A D 1923 General County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C. STATE OF SOUTH CAROLINA, Greenville County, Motory Public, S. C., its successors and Assigns, all her relinquish unto the within named MECHANICS PERPETUAL BUILDING AND LOAN ASSOCIATION, o		first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first part shall make default in the payment of the said weekly interest as a first payment of the said weekly interest payment of the said we
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Sind party of the first part. And in such proceedings the party of the first part argued to percent, as attorneys feet, and all claims then due the Association by mortgaged property and receive the retast and profits thereof, same to be held subject to the mortgage debt, after paying the costs of the receivership. And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any prior encombrance, shall be added to and constitute a part of the debt hereby secret, and shall bear interest at same rate. IN WITNESS WHEREOF, the said		and party of the second part shall have the right without delay to institute proceedings to collect said 4-44 and 4-44
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remove any prior encumbrance, shall be added on and constitute a part of the debt hereby secured, and shall hear interest at same rate. IN WITNESS WHEREOF, the said. Arnie Hughey Curry haf hereunto set her hand and seal. the day and year first above written. Witness: Z.A. Smith R.F. Curry SEAL) STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this 12th; day of "fay A D, 1923 G. Beauty Oxner Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this 12th; day of "fay A D, 1923 G. Beauty Oxner Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this 12th; day of "fay A D, 1923 G. Beauty Oxner Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I,		assigned property and receive the rents and profits thereof, same to be field subject to the mortgage debt after region to
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IN WITNESS WHEREOF, the said Annie liughey Curry has hereunto set her hand and seal the day and year first above written. Witness: 7. A. Snith (SEAL) R.F. Curry (SEAL) STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Z. A. Snith and made with that he saw the within named Annie liughey Curry witnessed the execution thereof. SWORN to before me, this 12th, day of MAY A D. 1923 G. Dewey Oxner (SEAL) STATE OF SOUTH CAROLINA, Greenville County. STATE OF SOUTH CAROLINA, G. SEAL) STATE OF SOUTH CAROLINA, G. SEAL) STATE OF SOUTH CAROLINA, G. SEAL) To do hereby certify unto all whom it may concern that Mrs. did this day appear before me, and, upon being privately and separately examined by me, did declare that the does freely, volunt-rily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever reliquish unto the within named MECHANICS PERFETUAL BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., 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 mentioned and released. Given under my hand and seal, this A. D. 192 (SEAL)	r	emove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured and shall be added to and constitute a part of the debt hereby secured and shall be added to and constitute a part of the debt hereby secured and shall be added to an experience of the property of the payment of taxes thereon, or to
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STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Z*A* Smith and made oath that he saw the within named Arnie Hughey Curry sign, seal and as her act and deed deliver the within written deed, and that he, with P*F* Curry witnessed the execution thereof. SWORN to before me, this 12th; day of May A D 1923 G** Dewey Oxner Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I,	1	Annie Hughey Curry (SEAL)
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STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me		
Greenville County. PERSONALLY appeared before me		R.F. Curry.
Greenville County. PERSONALLY appeared before me	S	R.F. Curry.
PERSONALLY appeared before me. Z. A. Smith and made oath that		R.F. Curry, (SEAL)
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SWORN to before me, this 12ths day of May A D. 1923 G. Dewey Okner (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern that Mrs the wife of the within named did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, volunturily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS PERPETUAL BUILDING AND LOAN ASSOCIATION, of Greenvilee, S. C., 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 mentioned and released. Given under any hand and seal, this A. D. 192 (SEAL)		R.F. CUPTY. (SEAL) TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me
SWORN to before me, this 12th and also all her right and seal, this day of		R.F. CUPTY. (SEAL) TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me
day of MAY A D. 1923. G. Dewey Oxner (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I,		R.F. CUPTY. (SEAL) TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me
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Ga Dewey Oxner (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I,		R.F. CUTTY. (SEAL) TATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me
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