at the rate of eight per cent. per annum until the reach the par value of one hundred dollars per share as ascertained under the By-laws of said Association, and shall then repay to said Association the sum of said Association as they now exist or horeafter may be amended, then this deed of bargain and sale shall cease, determine, and be utterly suil and void; otherw to remain in full force and within the constitution and By-laws of said Association in summarized to remain in full force and within the constitution and By-laws of said Association for instance, which were the said parties and agreed, that any sums expended by said Association for insurance or the percept or for townment of taxes thereon, or remove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at same rate. WITNESS THY And it is agreed, by and between the said parties, that the said mortgagor to hold and enjoy said premises until default shall be made. WITNESS THY In the year of the Independence of the one hundred and. WITNESS THY In the one hundred and. If the one hundred and the continue to t	Heirs Executors Administrators and Assigns, from and against Administrators and Assigns	(d ') L (eg
the name formed from loss, or decome by time and unique the coding of insurance to the naid meritagenest and insure that the control of the c	1:	· ·
the mean former's tree how in comment by tree and surface the position of incurrence or the root participacy; and in the revert stat. all at any time test to be on, the control of the control of the root participacy; and in the revert stat. And if the price is the beautiful to be on, the control of the	Jour Chausand	(\$4 ccc)
and if a many control of the control		
per operation of said Associations from and in such creat with the state described permisses to said GREENVILLE HUNDON AND LOAN ASSOCIATION. In successors and say give the said protect ground to said state may as chamber, or interests, agoing it is every and such social said state may as chamber, or interests, and may be such as and management of the said mentioned without shifting to said protect ground collected. PROVIDED ALMAYS. Nevertheless, and it is the true intert and meaning of the spaties to these presents, that if the said protect ground collected. PROVIDED ALMAYS. Nevertheless, and it is the true intert and meaning of the spaties to these presents, that if the said GREENVILLE HUNDON AND LOAN ASSOCIATION, the weekly insertest upon. But the rate of cight per cent, per source and the said state of the said Association and t	tall at any time fail to do so, then the said mortgagee may cause the same to be surance with interest under this mortgage.	e insured in its name and reimburse itself for the premium and expense of such
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Signed State of the sta	And if	shall make default in the payment of the said weekly interest as aforesaid, or shall fai ke default in any of the aforesaid stipulations for the space of thirty days, or shal
to the case of eight per cent per annous until the second of the case of suid Association at the proper of the case of suid Association at the proper of the case of suid Association as they new exist or hereafter may be sunctioned from the case of the case of suid Association as they new exist or hereafter may be sunctioned from the deed of burgain and stall in all respects roughly with the Constitution and By-La and Association as they new exist or hereafter may be sunctioned from the deed of burgain and stall in all respects roughly with the Constitution and By-La and the following the constitution and the following the constitution and the sunction of the man deed of burgain and stall in all respects roughly with the Constitution and By-La and a fall a surred law and sunctions of the case of the sunction of the case of	pplying the net proceeds thereof (after paying costs of collection) upon said down the said mortgagor, without liability to account for anything more than the renewant PROVIDED ALWAYS, Nevertheless, and it is the true intent and meane said mortgagor, shall on or before Saturday night of each week from and af	h authority to take possession of said premises and collect said rents and profits ebt, interest, costs, expenses, attorney's fees and all claims then due the Association its and profits actually collected. ning of the parties to these presents, that if
I said Association as they now exist or hereafter may be attended. The this deed of the transition and Britania Association as they now exist or hereafter may be attended that this deed of targain and sale shall cease, determine, and be utterly stull and vaid: others And it is further significant and agreed, that any some expended by said Association for insurance of the processor of the proces		DOLLARS
and the further stipulated and agreed, that any sums expended then this deed of bargain and sale shall cease determine and the sturrly mill and void; others emove any prior encounterance, shall be added to and constitute a part of the deed hereby secured, and shall hear interest at same rate. And it is further stipulated and agreed, that and secure the said association for instances of the property or for payment of taxes thereon, or move any prior encounterance, shall be added to and constitute a part of the deed hereby secured, and shall hear interest at same rate. And it is greed, by and between the said justice, that the said mortgagor. WITHERS And it is a greed, by and between the said justice, that the said mortgagor. WITHERS And it is a same rate. WITHERS And the same that the said shall hear interest at same rate. WITHERS And the same that the said shall hear interest at same rate. WITHERS AND INCLUDED Signed, Scalad and, Delivered in the Presence of the following state of America. Signed, Scalad and, Delivered in the Presence of the said shall hear interest and same that the within name of the same that the same that the within and made outh that the same the within name of the same that the same that the within and the same that the same that the same the within name of the same that the	sone Thousand	
WITNESS. WITNESS. WITNESS. WITNESS. WITNESS. WITNESS. Wear of the Independence and Louis states of the Independence of the United States of America. Signed. Seaded and Delivered in the Presence of Signed. Sead of the State of America. Signed. Sead and Delivered in the Presence of Signed. Sead of the Independence of Signed. Sead of the State of America. THE STATE OF SOUTH CAROLINA. County. PERSONALLY appeared before me. Sead and as. Sead and as. Sead and as. Sead of the State of Signed. Sead of the State of Signed. Sead of the State of Signed. Sead of the State of South Carolina. Sead of the State of South Carolina. Sead of the State of South Carolina. THE STATE OF SOUTH CAROLINA. Sead and as. Sead of the State of Signed. Sead of the State of Signed. Sead of the State of South Carolina. Sead of the State of South Carolina. THE STATE OF SOUTH CAROLINA. Sead of the	r said Association as they now exist or hereafter may be amended, then this deporemain in full force and virtue. And it is further stipulated and agreed, that any sums expended by said A emove any prior encumbrance, shall be added to and constitute a part of the deb	ed of bargain and sale shall cease, determine, and be utterly null and void; otherwise sociation for insurance of the property or for payment of taxes thereon, or to the hereby, secured, and shall bear interest at same rate.
in the year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Signed, Scaled County. PERSONALLY appeared before me. A. C. County. PERSONALLY appeared before me. A. C. C. C. C. C. S. Notary Public for S. C. S	o hold and enjoy said premises until default shall be made.	
and an the one hundred and the theorem and the Independence of Independenc	//	+
d in the one hundred and that we within the Country of the Independence of United States of America. Signed, Scaled and Delivered in the Presence of Carlot Country (SEA) (SEA)	nd and seal this this this this this this this this	day of Light I de in the year o
(SEA) (S	d in the one hundred and 48th.	
(SEA) (S	Signed, Sealed and Delivered in the Presence of Martan	Thelip II. Martin (SEAL.
THE STATE OF SOUTH CAROLINA, A D. 192 4 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, Notary Public for S. C. The STATE OF SOUTH CAROLINA, Notary Public for S. C. The STATE OF SOUTH CAROLINA, County. The STATE OF SOUTH CAROLINA, County		(SEAL.)
PERSONALLY appeared before me	7, THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
gn, seal, and as Rice and deed, deliver the within written deed; and that She, with SWORN to before me, this 2 th, day of Rice and Renunciation of Dowe Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I. Mile Range County. I. Mile Ra	County.	
witnessed the execution thereof. SWORN to before me, this 29 th, day of A. C. G. L. S.) Notary Public for S. C. RENUNCIATION OF DOWE A. D. 192 4 County. I. M. L. L. C. County. I. M. L. L. C. County. I. M. L. L. C.	The cop M. Martin	and made oath that She saw the within named
SWORN to before me, this. 2 th day of Act grant A. D. 192 th day o	and deed, derive.	the within written deed; and that She, with
day of Act gat IT. Notary Public for S. C. RENUNCIATION OF DOWE RENUNCIATION OF DOWE of the within named Care of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOADSSOCIATION, 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 premisting and released.	awany 15 28th	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County. I. M. L. L. County. If of the within named. County. Coun	day of accancet A. D. 192 4	Vera 18. Martin
I. M. I. I. A. I. I. A. I.	Notary Public for S. C.	
d this day appear before me, and, upon being privately 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 GREENVILLE BUILDING AND LOA SSOCIATION, 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 premistation mentioned and released.	the consider	RENUNCIATION OF DOWER.
d this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsic ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SSOCIATION, 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 premistance and released.	// / / - •	
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOA SSOCIATION, 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 premistry mentioned and released.	fe of the within named Succession 27' Murta.	, , , , , , , , , , , , , , , , , , ,
thin mentioned and released		
day of Congress to A. D. 1924	SSOCIATION, its Successors, Heirs and Assigns, all her interest and estate, and	l also all her right and claim of Dower of, in, or to, all and singular, the premises
day of Cagast A. D. 1924 Slave Contaction	thin mentioned and released.	
Notary Public for S. C.	GIVEN under my hand and seal, this.	Frank De 21 1 1.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.