Section 1. District the house and buildings on said lot in a sum not less than. The Manual and commonly or commonl	mmg.		aments and Appurtenances to the said Premises belonging, or in anywise incident or a
Mer. Receives and Analistication to extract and face of though a next signific. Self-and Promises are the present and actions, and make sport. Mer. Descriptions and 15 Jan A \$500LTATON, he mercent and actions, and make sport. Mer. Descriptions and 15 Jan A \$500LTATON, he mercent and heading on acid (se in a sum and less than 15 Jan A \$100LTATON). A summer in my gare therees. Mer. Description and the lease and heading on acid (se in a sum and less than 15 Jan A \$100LTATON). A summer in the lease and heading on acid (se in a sum and less than 15 Jan A \$100LTATON). A command of commerce that heading the promises and keep for sum fame of the same fame of the make the contract to the same of primary fame of the promises and copies of such fame of the same than the same of primary and copies in the same of the copies of the copies of the same of the copies of th			
ENCENT BUILDING AND HOAN ASSOCIATION, is received and septime. Many and every perce whereavery harding defining or to dis a series of the post and buildings or make the post of the post and buildings or make the post of the post and buildings or make the post of the post and the post of the post of the post of the post and the post of		Heirs, Executors and Adminis	strators to warrant and forever defend, all and singular, the said Premises unto the
Age of companies translations to the promitage and they have not consider from load or shame by they, and statign the policy of least-control to the companies translation to the promitage and they be some forced from load or shame by they, and statign the policy of least-control to the promitage and they have dependent increase in the promitage of the policy of th			
a compage of considerable statistication, to the protection and segment of the continuent of the same compage of considerable statistication is the protection of the compage of the continuent	e same or any part thereof.	Heirs, Executors	s, Administrators and Assigns, and every person whomsoever lawfully claiming or to
studies of the event fail. Internal in the sweet many disputeres food! for the premium and exposes of tools instructive with internal counts that on stages was deep relation to a store region of the premium and exposes of tools instructive with internal counts that one stage that the premium and exposes of tools instructive with internal counts to a store of said of Annothing, they and in such recent referred to the an amount of the premium of the said of the premium of the premium of the said of the premium of t	And	agree to insure the ho	ouse and buildings on said lot in a sum not less than Oul Thrus a
studies of the event fail. Internal in the sweet many disputeres food! for the premium and exposes of tools instructive with internal counts that on stages was deep relation to a store region of the premium and exposes of tools instructive with internal counts that one stage that the premium and exposes of tools instructive with internal counts to a store of said of Annothing, they and in such recent referred to the an amount of the premium of the said of the premium of the premium of the said of the premium of t	a company or companies satisfa	ctory to the mortgagee and keep the sa	me insured from loss or damage by fire, and assign the policy of insurance to the
in this process of the control as a forestable, or shall making default in may of the affected stignalization for a space of their thic part of the control and a forestable stignalization for a space of their thic part of the Admiritary of the processor and assignated surver that any ladge of the Created Court of the processor and assignated surver that any ladge of the Created Court of the Processor and assignated surver that any ladge of the Created Court of the Other Court of the Default of the Created Court of the Created Court of the Other Court of the Other Court of the Created Court of the	ortgagee: and in the event that		shall at any time fail to do so them the said wanter and
the many of Chambers or otherwise expolent a receiver, with submirity to take prosection of suit premitics and critics and rent and grows a certain control of the control	And ifildings on said premises insured	as aforesaid, or shall make default in	n the payment of the said weekly interest as aforesaid, or shall fail or refuse to keep any of the aforesaid stipulations for a space of thirty days or shall cease to be a r
The man of the contraction of the contraction of the weekly interest upon the contract of the	emises to the said AMERICAN atc may at Chambers or otherwieds thereof (after paying costs of	isc appoint a receiver, with authority to	take possession of said premises and collect said rents and profits, applying the net
Dolla the sale of eight per cent, per annum, until the South System of charge of the supital stock of said Association shall respect to the supital stock of said Association the sum of the supital stock of said Association the sum of the supital stock of said Association the sum of the supital stock of supital Association and shall it is all covered; the supital stock of the supital s	e said mortgagor shall on or bet	ore Saturday night of each week from	and after the date of these presents, pay or cause to be paid to the said AMERIC
E pay all trees when due, and shall in all requests comply with the Brishers of apid Association or they row cells or hereafter may be amended, then this de And it is further signaled and agreed, that any sums expended by said Association for instrume on the property or payment of taxes thereon, or one any princ continuence, and but and with any sums expended by and Association for instrume on the property or payment of taxes thereon, or one any princ continuence, and the abole to and continuents a not of the other hereby screen, and shall hear interest at same case. And it is agreed by and between the said parties that the said mortgagor with the year of our Lord one thousand/nine hundred and treaty. I capture that the payment of the property of the property of the presence of the United States testes. In the one hundred and develop in the Presence of the Control of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. It is the one hundred and develop in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States testes. Signed, Scaled and Delivered in the Presence of the United States tested testes. Signed, Scaled and Delivered the testes and death of the United States that the several testes the States testes the United States testes. Signed, Scaled and Delivered the States testes the United States testes the United S			
Low all tarse when the and shall in all revects cought with the By-Laws of said Association as they now exist or bereafter may be amended, then the add And is it further stigulated and secreef, that any sums expended by said Association for instructs on the property or for payment of taves thereon, or more any princ consultance, shall be an added to and constitute a part of the fish hereby sceneral, and shall bear interest at sums repended by a said Association for instructs on the property or for payment of taves thereon, or more any princ consultance, shall be an added to and consultance as a state of the fish bear interest, and shall bear interest at sums and a state of the state of	the rate of eight per cent. per e par value of one hundred dol	annum, until the lars per share, as ascertained under the	series of shares of the capital stock of said Association shall repeated to said Association, and shall then repay to said Association the sur
And it is further stipulated and secreed, that any some sequenced by and Americation for invitance and his accountry or for payment of taxes thereon, or more any prior controllance, and the said grant of the debt better by secured, and shall hear interest at same at a same at	d pay all taxes when due, and s	hall in all respects comply with the Ry-I	Taws of said Association as they now exist on beautiful to
WITNESS WITNESS In the one hundred and seet in the Presence of price of the United States seed. Seed and Delivered in the Presence of the United States seed. Seed and Delivered in the Presence of the United States seed. Seed and Delivered in the Presence of the United States seed. Seed and Delivered in the Presence of the United States seed. Seed and Delivered in the Presence of the United States seed. Seed the United States seed the United States seed. Seed the United States s	And it is further stipulated a move any prior encumbrance, shall	nd agreed, that any sums expended by s ll be added to and constitute a part of t	raid Association for insurance on the property or for payment of taxes thereon, of the debt hereby secured, and shall bear interest at same rate
in the year of our Lord one thousand/nine hundred and twenty			
Jan the one hundred and Jerry year of the Independence of the United States. Signed, Sealed and Delivered in the Presence of Will Jan Wall (Seal	WITNESS 7711	hand seal,	this turning - first da
Signed, Sealed and Delivered in the Presence of Control of the within named (Seal Control of the Within of the State o	/	in the year of o	our Lord one thousand nine hundred and twenty-
Sworn be before me, this. Sworn be before me, this. Of SOUTH CAROLINA, Some within named and deed, deliver the within written Deed; and that She, with the saw the within named and saw the execution thereof. Sworn be before me, this. Of William of the within named and search and the execution thereof. Sworn be before me, this. Of William of the within named and search and separately examined by me, did declare that she does freely, voluntarily, and without any comput 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 with toned and released. Given under my hand and seal, this. Notary Public, S. C.	A.J. Mar	ten -	· · · · · · · · · · · · · · · · · · ·
Greenville County. Personally appeared before me. made oath thatShe saw the within named			(S
made oath that _S_he saw the within named		OLINA, }	
witnessed the execution thereof. Sworn to before me, this of A. D. 192 S. Notary Public, S. C. Sworn to before me, this of the within named. The within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any comput dread or lear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named. AMERICAN BUILDING AND LOAS OCIATION, 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 of A. D. 192 Notary Public, S. C.		/	
Sworn to before me, this	he saw theكند. he saw	within named	Will Jackson
Sworn to before me, this definition to be forementally and separately examined by me, did declare that she does freely, voluntarily, and without any computation of the within named. wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any computation of clear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAR 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 withing of the control of the claim	n, seal, and as	act and deed, deliver the v	within written Deed; and that 5 he, with W. Martin
Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, wife of the within named. this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any comput, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAR 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 of. A. D. 192. Notary Public, S. C.			witnessed the execution thereof.
Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I,			x 1/2/2 () -yy
Greenville County. I,	J. J. Charage	Notary Public, S. C.	- TYCLEN DIMANIEN
wife of the within named		OLINA,	RENUNCIATION OF DOW
wife of the within named	I,	N 2/ 21/4	do hereby cer
Given under my hand and seal, this	wife of the within named this day appear before me, and	l upon being privately and separately er	xamined by me, did declare that she does freely, voluntarily, and without any compand forever relinquish unto the within named AMERICAN BILLIAMS AND LO
of	moneg and released.		and singular the premises with the premises with an and singular the premises with
Notary Public, S. C.	of	A. D. 192	
		Notary Public, S. C.	