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And Software to insure the house and building on said but in a room not lever than Marches Joseph St. S. 1947. Substituted by the mortgages and keep the same insured from loss or damps by fire, and exigen the policy of lossmane to the said mortgages. Software the same insured to the said mortgages and keep the same loss of the same loss of the same loss of the same loss of the said mortgages. Software the same loss of the same		
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and a copy time full to do to the the raid norsessee may cause the same to be insured in its name and reindourse itself or the premium and expense of such interes with interest and the interest of the raid and the same and reindourse itself or the premium and expense of such as above and its and the raid of the premium and and and and and account and accou	And agree to insure the house and 1	building on said lot in a sum not less than Thirty Jule Mundice
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BUILDING AND LOAN ASSOCIATION, the weekly interest upon Marky Mr. Authorized (N 36.05.10) Dollars, at the rate of eight per cent per annum until the Mr. Authorized And Association and Br. Taw value of one hundred dollar per share as ascertained under the Constitution and Br. Taw of shares of the capital stock of said Association and about the annum of the market of said Association that and all the reper value and and said the said of the capital stock of said Association and and about the said association that sum of the said association that sum of the said association that the said association that the said association that the said association that the said association is all the said that the said association and said the said that the said association as they now exist or becoafter make the amount of the said association, and the said association and said the said association as they now exist or becoafter make the association as they now exist or becoafter make the association as they now exist or becoafter make the said association as they now exist or becoafter as a secretain of the said association as they now exist or said association as they now exist or said association and said association and said association as and said association and said association as and said association as and said association as a said association as a said association as and said association as a said association as a said association as a said as	BUILDING AND LOAN ASSOCIATION, its successors, and wise appoint a receiver, with authority to take possession of said costs of collection) upon said debt, interest, costs, expenses, att account for anything more than the rent and profits actually collection.	d assigns, and agree that any Judge of the Circuit Court of said State may at chambers or other- id premises and collect said rents and profits, applying the net proceeds thereof (after paying ttorney's fees and all claims then due the Association by the said mortgagor, without liability to ellected.
ight per cent per anoma musti the Accession of the capital stock of said Association is and in the capital stock of said Association, and shall then repay to said Association is and so of said Association, and shall then repay to said and pay all bases when day, and half all respects comply with the Constitution and By-Laws of said Association, and shall then repay to said and pay all bases when day, and half all respects comply with the Constitution and By-Laws of said Association, and shall then repay to said and pay all bases when day, and half all respects comply with the Constitution and By-Laws of said Association, and what they core seed of bereafter may be all and void; otherwise to remain in the property of for payment of taxes thereon, or to concerve any prior encombrances, shall be added to and constitute a part of the doth barely only only influences, and the property of for payment of taxes thereon, or to concerve any prior encombrances, shall be added to and constitute a part of the doth barely secured, and shall bear interest or the property of the property of for payment of taxes thereon, or to concerve any prior encombrances, shall be added to and constitute a part of the doth barely secured, and shall bear interest of a same rate. And it is agreed by and between the said parties that the said mortgagor. WITHESS May and and seal, this All May of September 1. The property of the property of the property of for pr	gagor shall on or before Saturday night of each week from	and after the date of these presents, pay or cause to be paid to the said THE PEOPLES
Accordation the pum of Milling Rink (I 36 07.80) DOLLARS, and an analysis of solid Association, as they now exist or hereafter may be amended, then this deed of bargain self sale shall coase, determine, and be unterly null and void; otherwise to remain inful force and virtue. And it is interest retinated and agreed, that any sums expended by said Association for immunes of the property of to payment of taxes thereon, or to centwre are prior encounterance, shall be added to and constitute a part of the debt hereby secured, and shall be interest at same rate. And it is gareed by and between the said parties that the said mortgager And it is gareed by and between the said parties that the said mortgager to hold and enjoy said premises until default that the said mortgager. WITNESS. May hand, and seal this Josh Witness of the United States of America. Signed, Sealed and Dejivered in the Presence of August Law (Seal) Signed, Sealed and Dejivered in the Presence of August Law (Seal) Geall Carther County. Personally appeared before me. Carther Parkers and made oath that S he saw the within named. August Parkers MORTAGAGE OF REAL ESTATE. Greenville County. Personally appeared before me, this day of the said and	BUILDING AND LOAN ASSOCIATION, the weekly interest	Dollars, at the rate of
and pay all bases when due, and shalffin all respects comply with the Constitution and By-Lava of said Association, as they now creat or herealter may be made and the interest reliables of a greed by and a greed, that any sums expended by said Association for invariance of the property of to payment of taxes thereon, or to remove any prior necumbrance, shall be added to and constitute a part of the debt 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. 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. 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. 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. And it is agreed, by and between the said parties that the said mortgagor. And it is agreed, by and in the one hundred and for the year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of America. MORTAGAGE OF REAL ESTATE Greenville County. Personally appeared hefore me Confidence of the United States of America. MORTAGAGE OF REAL ESTATE Greenville County. And D. 1926 A.	eight per cent. per annum until the shall reach the par value of one hundred dollars per share as ass	series of shares of the capital stock of said Association scertained under the Constitution and By-Laws of said Association, and shall then repay to said
with the made. WITHESS My hand and seal this 2 Lth day of September in the year of our Lord one thousaid nine hundred and the within named and Jist year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Lyalth Carkum (Seal) Signed, Scaled and Delivered in the Presence of Lyalth Carkum (Seal) (Seal) (Seal) (Seal) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me leaven the within named Seal Seal Seal William and as Auditorial act and deed deliver the within written Deed; and that She, with Winterstell the execution thereof. Sworn to before me, this. A D, 1921a May of Seal Seal Seal Seal Seal Seal Seal Seal	and pay all taxes when due, and shall in all respects comply wi amended, then this deed of bargain and sale shall cease, determi And it is further stipulated and agreed, that any sums ext	with the Constitution and By-Laws of said Association, as they now exist or hereafter may be nine, and be utterly null and void; otherwise to remain in full force and virtue. Spended by said Association for insurance of the property or for payment of taxes thereon, or to
and in the one hundred and State of the United States of America. Signed, Sealed and Delivered in the Presence of August Culture (Seat) Signed, Sealed and Delivered in the Presence of August Culture (Seat) Continued Tarker (Seat) (Seat) (Seat) (Seat) (Seat) (Seat) (Seat) THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me Continued Tarker (Seat) Ingo, seal and as. August Aug	shall be made.	
Signed, Sealed and Delivered in the Presence of Wyard. (Seal) Signed, Sealed and Delivered in the Presence of Wyard. (Seal) C. Louise. Tarker. (Seal) THE STATE OF SOUTH CAROLINA. (Seal) THE STATE OF SOUTH CAROLINA. (Seal) MORTAGAGE OF REAL ESTATE Greenville County. Personally appeared before me. (Seal) Sign, seal and as. Lie. act and deed deliver the within written Deed; and that She, with Witnessed the execution thereof. Sworn to before me, this. 2 th. day of M. Lipture. (L. S.) THE STATE OF SOUTH CAROLINA. (A. D. 1926) Mortary Public, S. C. (L. S.) THE STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER 1. Magalt. (Liker.) Greenville County. (L. S.) RENUNCIATION OF DOWER 1. Magalt. (Liker.) A Notary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it may concern, that Mrs. (Magalt.) Mortary Public for South Carolina, do neareby certify unto all whom it m	WITNESS hand and seal, this	2 8 th day of September in the year
C. Laurel Parker (Seal) (Sea		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Land and deed deliver the within written Deed; and that She, with May at Market Greenville County. Sworn to before me, this day of Market Greenville County. A. D. 192 County of Market Greenville County. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER I. May at County of Market Greenville County. I. Market G		Seo. D. Barr (Seal)
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. J.		(Seal)
Greenville County. Personally appeared before me. A. D. 192(a	G. Louise Farker.	
Sworn to before me, this 28th day of Asptandu A. D. 1920. Sworn to before me, this 28th day of Asptandu A. D. 1920. Motary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County. I. Aspatt Askers a Notary Public for South Carolina, do nereby certify unto all whom it may concern, that Mrs. Asptandular To G. C.	Greenville County. MORTAGAGE O	
Sworn to before me, this 28th day of Asptandu A. D. 1920. Sworn to before me, this 28th day of Asptandu A. D. 1920. Motary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County. I. Aspatt Askers a Notary Public for South Carolina, do nereby certify unto all whom it may concern, that Mrs. Asptandular To G. C.		
A. D. 192(a) Luyatt Cikin (L. S.) Notary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County. I. Luyatt Cikin (L. S.) RENUNCIATION OF DOWER The state of the within named (L. S.) The wife of any person or persons whom sever, renounce, release, and forever relinquish unto the within named THE PEOPLES BUILDING AND LOAN (L. S.) The state of the within named (L. S.) The wife of the within named	sign, seal and as act and deed deliver the with	
THE STATE OF SOUTH CAROLINA, Greenville County. I, Ligart Greenville County. A Notary Public for South Carolina, do nereby certify unto all whom it may concern, that Mrs. A Notary Public for South Carolina, do nereby certify unto all whom it may concern, that Mrs. Barry Barry Barry Barry Barry Bid 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, tread or fear of any person or persons whom soever, renounce, release, and forever relinquish unto the within named THE PEOPLES BUILDING AND LOAN ASSOCIATION, 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.	of Asptember A. D. 1926 Eusrate Ciken (L. S.)	E. Louise Parker.
Greenville County. I	Notary Public, S. C.	
he wife of the within named Janger Down John John John John John John John Joh	Greenville County. RENUNCIATION	
he wife of the within named Janger Down John John John John John John John Joh	1, Hyatt aiken	a Notary Public for South Carolina, do
Given under my hand and seal this 28th day of September A. D. 1926 The Column of Barr. Notary Public, S. C. Recorded Sept. 28th, at 4:32.87m. 1926.	the wife of the within named	eparately examined by me, did declare that she does freely, voluntarily, and without any compulsion, release, and forever relinguish unto the within named THE PEOPLES BUILDING AND LOAN
Notary Public, S. C. Recorded Sept, 28th, at 4:32, Pm. 1926.	Given under my hand and seal this 28 th day of September A. D. 1926	
Recorded Sept, 28th, at 4; 32, Pm.	Notary Public, S. C. (L. S.)	mis adwina m. E. Barr.
	Recorded Slpt, 28th	, at 4 ' 3 2 , 4 7 m. 192 6.