The control of the co	The above described land is			the
TOTATE with all and simplish to Right. No mines. Hardeltuments and Approximators to the said Promises belonging as in severe model and the common the said Promises belonging as in severe model and a said Approximators to the said Promises some the said That TOTALS AND LOAN ASSOCIATION, and in severe and arriging force. And the said Promises some the said That TOTALS AND LOAN ASSOCIATION, and in severe and arriging force. And the said Promises and Approximation to the said and approximation to the said Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said Promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said of the said promises and Approximation to the said promise	same conveyed to mebyby			un Country in the Rook 104
TO BAY ARD TO DIOLO, and an impulse the sold Premises usts the said THE FROLES DILLING AND LOAN ASSOCIATION, and he seeke contents and committees to remove and favore defined the all heaviers that the December that the treatment and accepts forcers. And the service and accepts forcers and accepts from an all favore defined the all heaviers that the December that the treatment and accepts forcers. And the accepts that the premise and accepts for the acceptance and accepts from the heavier and accepts the acceptance to the acceptance and acceptance from the heavier and acceptance and acceptance to the acceptance and acceptance to the acceptance and acceptance		rded in the office of Register Mo	esne Conveyance for Greenv	lie County, in Deed Book.
AND JULIATION, and to suscessor and anytons from and agricus.  And July are to interry the house and building on sail to it a sum not least than agree to the control of the sail and the sail mortegory of companies undifferent to the mortgage field keep the come mortgage field.  And July are to the company of the sail mortgage in the sail mortgage and in the event would from loss or drouble by fire, and saight the policy of increases to the said mortgage and in the event would be a said to the control of the said mortgage and in the event would be a said to the control of the said mortgage and in the event would be a said to the control of the said mortgage and the said to the increase of the said mortgage.  And if	appertaining.	ses unto the said THE PEOPI	ES BUILDING AND LOA	AN ASSOCIATION, and its suc-
And a green to be larger to be house and building on said less than the second of the	cessors and assigns forever. And	do hereby bind	unto the said THE PEOP	LES BUILDING AND LOAN
Lange of the company of the loss in second from less or demally by the analysis the policy of insurance to the said mortgage find less and mortgage for the person of the forestance with the control of the person and expense of send forestance with the control of the person and expense of send forestance with the control of the person and expense of send forestance with the control of the person and expenses of send forestance with the control of the person and expenses of send forestance with the control of the analyses of the send to the person of the forestance of the person of the	Executors, Administrators and Assigns, and every person whomsees	ver lawrany claiming		
for the percentam and expense of such insurence with interest under the medical and and it is a shall make default in the payment of the said weekly interest as inforeasily, or shall or refere to keep the harding and and a shall make default in any of the abrevial supportations for the space of thirty days or mall cases to keep the harding and and and and and any of the abrevial supportations for the space of thirty days or all cases to the payment of the said weekly interest as officers of the above described promises to the said THE FEORES.  BUILDING ANY OF ANY OF THE ANY OF	satisfactory to the mortgagee and keep the same insured from loss	or damage by fire, and assign to then the said mortgagee may	he policy of insurance to the	ollars in a company or companies said mortgagee; and in the event
on and generous interest as attention, of tools there could be an Appellate, them and an one Arrest could be a subjected to the and a subject to the and a s		at Cate and amount	y interest as aforesaid, or sh	all or refuse to keep the buildings hall cease to be a member of said
DOILET AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  ONE THOUSE AND LOAN ASSOCIATION, the weekly interest upon  CHAPTER AND ASSOCIATION, the weekly interest upon  ONE LANGE AND ASSOCIATION, the weekly interest upon  CHAPTER AND ASSOCIATION, and whom it may concern, that Mrz.  CHAPTER AND ASSOCIATION, and whom it may concern, that Mrz.  CHAPTER AND ASSOCIATION, and whom it may concern, that Mrz.  CHAPTER AND ASSOCIATION, and whom it may concern, that Mrz.  CHAPTER AND ASSOCIATION, the successory and assigns, all her interest upon  CHAPTER AND ASSOCIATION, the successory and assigns, all her interest upon  CHAPTER AND ASSOCIATION, the successory and assigns, all her interest and also all her right and chain of dower of, in or to all and singular the premises upon  CHAPTER AND ASSOCIATION, the successory and assigns, all her interest and estate, and also all her right and chain of dower of, in or to all and singular the premises upon  CHAPTER AND ASSOCIATION, the successor	Association, then, and in such event.  BUILDING AND LOAN ASSOCIATION, its successors, and as wise appoint a receiver, with authority to take possession of said prosts of collection) upon said debt, interest, costs, expenses, attorn account for anything more than the rent and profits actually collect	ereby assign the rents and profit signs, and agree that any Judge remises and collect said rents a ney's fees and all claims then deed.	s of the above described present of the Circuit Court of said and profits, applying the name the Association by the said these Presents that if	nises to the said THE PEOPLES I State may at chambers or other- tt proceeds thereof (after paying aid mortgagor, without liability to
sight per cent, per anoma until the decidency of the mobile of one handled dollars per these as secretained under the Constitution and By-Laws of side Association the part value of one handled dollars per that are a secretained under the Constitution and By-Laws of side Association. Dollars and provide the constitution and By-Laws of side Association, as they now exist or bereather part of the side of the part and side shall case, determine, and be utterly null and void; otherwise to remain in full force and virtue.  And it is interest eriplanted end agreed, that any sures copyrided by such developes the formation for the part of the debt of the second virtue.  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 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 said in the said said as a said	Pring AND TOAN ACCOCIATION the weekly interest upo	<b></b>		
DOLLARS Association the same of the same of the same and season of the same and season of the same of	124		sociae of shares of the	capital stock of said Association
WITHES Meet band and seal this. 25th day of February in the year of our Lord one thousand nine hundred and Sulestee Leveu and in the boe hundred and fifty first bear of the Independence of the United States of America.  Signed, Scaled and belivered in the Presence of Scaled and Belivered in the Scaled and Belivered in th	Association the sum of	the Constitution and By-Laws, and be utterly null and void; of ded by said Association for instant of the debt hereby secured,	O. OO  of said Association, as the therwise to remain in full for trance of the property or fo and shall bear interest at san	DOLLARS, y now exist or hereafter may be ce and virtue. r payment of taxes thereon, or to ne rate.
of our Lord one thousand nine hundred and Suleity Lawre and in the Bue hundred and fifty from the Presence of Signed Scaled and Delivered in the States of America. (Scal) Scaled and Delivered in the States of America (Scaled All Scaled All Sca				
Signed, Sealed and Belivered in the Presence of  Signed, Sealed and Belivered in the Sealed Scale (Seal)  (Seal)  THE STATE OF SOUTH CAROLINA  Sign, seal and as.  Base and deed deliver the within written Deed; and that he, with  Swern to before me, this.  The STATE OF SOUTH CAROLINA  Notacy Public, S. C.  THE STATE OF SOUTH CAROLINA  Greenville County.  The STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  Greenville County.  The wife of the within named.  The properties buildings are belowed to the presidence within named the properties within named the within named the properties within named the pr	WITNESS Muy hand and seal this	2576-	day of	Dualing in the year
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  and made oath thathe saw the within named.  Purchase Mullianus  Sign, seal and ashe are and deed deliver the within written Deed; and thathe, with.  Martinwitnessed the execution thereof.  Sworn to before me, this	Signed, Scaled and Delivered in the Presence of	year of the Independence of	the United States of Americ	a.
THE STATE OF SOUTH CAROLINA. Greenville County.  Personally appeared before me.  and made oath that	St. J. Wartifi			(Seal)
Personally appeared before me and made oath that he saw the within named.  Pinterney Williams  Sign, seal and as he saw the within named.  Pinterney Williams  Sign, seal and as he saw the within named.  Pinterney Williams  Sign, seal and as he saw the within named.  Pinterney Williams  Witnessed the execution thereof.  Sworn to before me, this.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER  Greenville County.  The STATE OF SOUTH CAROLINA.  RENUNCIATION OF DOWER  The wife of the within named.  The wife of the within named.  The wife of the within named.  The state of the within named.  The state of the within named.  The state of the within named and present or persons on and, upon being privately and expensively examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately and expensively the separately examined to by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately and expensively examined to be me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately 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.  Given under my hand and seal this.  2.5th day of Figure 1.5)  Williams  The PEOPLES BUILDING AND LOAN  A. D. 192 The state of the within and claim of dower of, in or to all and singular the premises within and the right and claim of dower of, in or to all and singular the premises within and the right and claim of dower of, in or to all and singular the premises within and the right and claim of dower of, in or to all and singular the premises within and the right and claim of dower of, in or to all and singular the premises within and the right and claim of dower of, in or to all and singular the premises within and the right and claim of dower o		)		
sign, seal and as his act and deed deliver the within written Deed; and that he, with  Sworn to before me, this 25th day of  Of Flanday A. D. 192  Notary Public, S. C.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I. Martin A. D. 192  The wife of the within named.  The wife of the wife of the within named.  The wife of the wife of the wife of the property of the wife of t	Greenville County.			
sign, seal and as	and the second	1	•	
Sworn to before me, this	and made oath thatne saw the within hamed.	Acrey Wil	lians	
Sworn to before me, this	The state of the s	item Dead, and that	he with	•
of Flowary A. D. 192. The STATE OF SOUTH CAROLINA, Notary Public, S. C.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. Martin a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs.  The wife of the within named Punking privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of				
of Flowary A. D. 192. The STATE OF SOUTH CAROLINA, Notary Public, S. C.  THE STATE OF SOUTH CAROLINA, Greenville County.  I. Martin a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Mrs.  The wife of the within named Punking privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day appear before me, and, upon being privately find separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, did this day of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of the within named.  The state of the within named and selected the state of	Sworn to before me, this 25th day of			
THE STATE OF SOUTH CAROLINA, Greenville County.  I			0 11 7	` 10
Greenville County.  I	Notary Public, S. C. (L. S.)		6. 24. 91	illey
ASSOCIATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower of, in or to did not mentioned and released.  Given under my hand and seal this	) RENUNCIATION	OF DOWER		•
ASSOCIATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower of, in or to did not mentioned and released.  Given under my hand and seal this	I. St. J. martin	511 / 51 ·	a No	stary Public for South Carolina, do
Given under my hand and seal this 25th,  day of February A. D. 1927  Wastin (L. S.)	the wife of the within named	urately examined by me, did decl lease, and forever relinquish unt estate, and also all her right and	are that she does freely, volu the within named THE PI claim of dower of, in or to	ntarily, and without any compulsion, COPLES BUILDING AND LOAN all and singular the premises within
day of February A. D. 1927 N. J. Wartin (L. S.)	mentioned and released.			
Notary Public, S. C.  Recorded Lebruary 26 th - at 11'10 a.m. 1927.	day of February A. D. 1927		Viola W.	lliuus
, , , , , , , , , , , , , , , , , , ,	Notary Public, S. C.  Recorded Jehrany	26 th - at	11:10 a.m.	192