TOGETHER with all and singular the Rights, Members, Retentaments and Appartaining. TO HAVE AND TO HOLD, all and singular the said Premises unto the said THE PEOPLES BUILDING AND LOAN ASSOCIATION, and its successors and assigns forever. And	The above described land is	
TOTAL THE AND AD and attacked the Sight, Mershor, Miscolationers and Apparentance to the cold. Premises bidesping, or in anywise unident of TOTAL AND TO HOLD, at least despite the stall Premises who did TOTAL PROPERTY SETTIONS AND LOAN ASSOCIATION, and in accessing and unique the recognishment of the stall premises and many factority and Administrations to authority and Administrations to authority and Administrations to authority and Administrations of the Administrations and Admini		
DETERMINATION OF DEPTH and displays the wall Premises us to the self THE PROFILES DULLDING AND LOAN ASSOCIATION, and its recognition of the self the self that the self th	of	reenville County, in Deed Book
Association and its accessors and seekes, from and signisht. Entrease Executes, Administration and Antistins, and sixty preserve misentations to shall be in a sum not less than. And green—te inner the house and building an aid be in a sum not less than. Dollars in a company or companies statistics to the mortgages and key the same instruct from lots or damage by fire, and attigen the policy of innumence the seal unsignated and in the seventh of the presention and exposuse of such insurance with interest under this mortgage. And if a sum and exposuse is such insurance with interest under this mortgage. And if a sum and company or companies insured as adversarial, or shall only like fails in the systems of the said would, interest as adversaria, or shall only like fails in our part of the said would, interest as adversarial, or shall only be a simple of the said would, interest as adversaria, or shall only the said and an air state and the said of the said would, interest as adversaria, or shall only the said and the said of the said would, interest as adversaria, or shall only the said supports a said of the said would, interest as adversaria, or shall only the said supports and the said would, interest as adversaria, or shall only the said and said the said and said the said would, interest as adversaria, or shall only the said said said the said the said would, interest as adversaria, or shall only the said and said only the said said said of the said would, interest as adversaria, or shall an extract to be part the said of the said said of the said said of the said said of the said said contains the said of the said said contains the said said contains the said said said said contains the said said contains the said said said said contains the said said said contains the said said said said contains the said said sa	appertaining. TO HAVE AND TO HOLD, all and singular the said Premises unto the said THE PEOPLES BUILDING AND	LOAN ASSOCIATION, and its suc-
And		
Delies is a compared seed became insured from love or dunage, by face, and assign the policy of increment to the anised consequence and in the event of the portainan and expense of such instrument with insure and the most design of the portainan and expense of such insurance with insured materials with anised and prainted insured as information with insured materials with produce the same to be insured in it in manual or designation of the portainan and expense of such insurance with insured materials when the product of the sales whethy interest as a signeral de or shall make offsult in a way the desireated insurance and in the product of the above described provided products and the product of the products of the sales of the anised of sale Association, and anised to sale and products of the products of the sales and the sales and the products of the sales and the sales	ASSOCIATION, and its successor and assigns, from and against	thereof.
satisfactory to the motitages ask keep the same invested from feet of tamage by Exp. the stant to be instructed in its name and reinsburse listed for the permission and exposure of such instructed with referred under this motivage. And if. And	And agree to insure the house and building on said lot in a sum not less than	
habit at any time fail to do to that the still moregapee may cause the same to be insured in its rames and reinhause inferior fail mortgage. Add if: Add i	satisfactory to the mortgagee and keep the same insured from loss or damage by fire, and assign the policy of insurance t	Dollars in a company or companies o the said mortgagee; and in the event
on said promise insured as affected, or shall make default is, say by the all accessing the rects and grouts of the above described premises to the said THE PEOPLES (LTLINIO AND LOAN) As SOCIETY to take societies of endire raily premise as a collect said year and goods, applying the set proceeds thereof (order playing the collect said years and goods, applying the set proceeds thereof (order playing the collect said years and goods, applying the set proceeds thereof (order playing the set) proceeds thereof (order playing the set) proceeds thereof (order playing the set) proceeds the said format playing the set proceeds the said format playing the set proceeds the said format playing the set proceeds the said format playing the said said said said said said said said		
BUILDING AND LUCKAN A statistics to the presention of said promises and collect said rests and profes, applying the new process described the profession of said promises and collect said rests and profes, applying the process of the profession of said promises and collect said rests and profess applying the process collect process, temporary for said and classis better that the Association by the said compragney, which is believed to a profession of the prof	And ifshall make default in the payment of the said weekly interest as aforesaid, on said premises insured as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days	or shall or refuse to keep the buildings or shall cease to be a member of said
BUILDING AND LOAN ASSOCIATION, the weekly interest upon. Dellars, at the rate of sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the per per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the sights per cent, per annum until the state of the s	wise appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the costs of collection) upon said debt, interest, costs, expenses, attorney's fees and all claims then due the Association by the account for anything more than the rent and profits actually collected.	he net proceeds thereof (after paying he said mortgagor, without liability to
Dollars, at the rate of establic reach the par value of one hundred dollars per share at assectation and By-Laws of said Association shall reach the par value of one hundred dollars per share at assectation and By-Laws of said Association has true of and Association the true of and psy all traces where dae, and shall in all respects comply with the Constitution and By-Laws of said Association, as they care state of the trace and virtue. And it is further substanted and agreed, that any some capended by said, Association for insurance of the competer of the reported of the property o	gagor shall on or before Saturday night of each week from and after the date of these presents, pay or cause to t	ge paid to the said THE TESTEES
right per cent per annum until the actival stock of and Association and build reach the per value of one bundred dollars per share as ascertained under the Constitution and By-Laws of said Association, and shall then repay to said Association, and shall the activate the per value of one bundred dollars per share as ascertained under the Constitution and By-Laws of said Association, as they now exist or bereafter may ammended, then this deed of bargoin and said saids case, determine, and be unterly ruall and void; otherwise to remain in full force and virtue. And it is imparted by and between the said surface, and as unit of the dish berein remains in full force and virtue. And it is agreed by and between the said surface, and as more experted by and descention. And it is agreed by and between the said surface, and and more experted and shall be reflect as the color of the said that the said more experted by the color of the said between the said surface. WITHESS. hand and seal., this day of in the year of our Lord one thousand nine bundred and year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (Seal) (Seal) (Seal) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made cast that he said more experted by the within written Deed; and that he, with with the color of the said said as a sea and deed deliver the within written Deed; and that he, with said of the victor of the said said said said said said said said		
Anderston the stur of and political property of the continuing and seal and seal and seal can be perfectly and the continuing and seal and seal can be defined by the continuing and seal and seal can be defined by the continuing and seal and seal can be defined by the continuing and seal can be defined by the defined by	series of shares of	the capital stock of said Association
WITHESS hand and seal this day of in the year of our Lord one thousand nine hundred and year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of (Scal) (Sc	Association the sum of and pay all taxes when due, and shall in all respects comply with the Constitution and By-Laws of said Association, as amended, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full taxes when the standard and sale shall cease, determine, and be utterly null and void; otherwise to remain in full taxes the standard of the property of the prope	they now exist or hereafter may be or for payment of taxes thereon, or to
of our Lord one thousand nine hundred and	And it is agreed by and between the said parties that the said mortgagorto hold shall be made.	and enjoy said premises until default
of our Lord one thousand nine hundred and		in the year
Signed, Sealed and Delivered in the Presence of (Seal) (Seal		
(Seal) THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. and made oath that he saw the within named		
(Seal) THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. and made oath that		
THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named		
THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. and made oath that		
sign, seal and asact and deed deliver the within written Deed; and thathe, with	THE STATE OF SOUTH CAROLINA, Greenville County. MORTAGAGE OF REAL ESTATE	
sign, seal and asact and deed deliver the within written Deed; and thathe, withwitnessed the execution thereof. Sworn to before me, this	• • •	
Sworn to before me, this	and made oath thathe saw the within named	······································
Sworn to before me, this		
Sworn to before me, this	to the second deed deliver the within written Deeds and that the with	
Sworn to before me, this	• ,	
of		
Notary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County. I		
THE STATE OF SOUTH CAROLINA, Greenville County. I		
Greenville County. I	Notary Public, S. C.	
the wife of the within named	Greenville County.	
the wife of the within named		
dread or fear of any person or persons whomsoever, renounce, release, and forever reiniquish unto the within lamed and 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		
day of	dread or fear of any person or persons whomsoever, renounce, release, and lorever rendular unto the within hanced Tra- ASSOCIATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower of, in or	voluntarily, and without any compulsion, E PEOPLES BUILDING AND LOAN to all and singular the premises within
Notary Public, S. C.		
Recorded	Notary Public, S. C.	
	Recorded	192