DEPOTHED ALVAYS, NEVERTHELESS, and it is the true intest and section of the parties to these Presents, that it suggests that will due tryly pay or case to be paul, with the said (lines belifing and Loan Association, of Cores, Greenille, Commy, Such Carollan, as or an Attorney, successor or assigns, the said date or sum of money storesaid with interest threats, if any shall be the day of the case of	colina, its successors and assigns forever. AND	O. Sennett
monorer lawford; claiming or to claim the same, or any part thereof.  Hole, Exertices, Administrators and Assigns, and all person proportions of the principle of the parties to these Presents, that it has a required to the parties of the proposed and the person of the parties of the proposed and the person of the parties of the parties to the parties of the partie		
Hence twickly chaining or to claim the same, or any part thereot.  PHOVIDIDA ALWAYS. NEXERITHELERS, and it is the true livine and morning of the parties; to those Precents, that if the same transport, shall well and irroy part, or care to be justed, one to the cold control of the same transport of the same	hereby bind Mystelf and Mey irs, Executors and Administrators, to warrant and forever defend all and singular the said pr	emises unto the said Citizens Building and Loan Association of
PROVIDED ALWAYS, NEVERILLESS, and it is the true intere and meaning of the parties to these. Precepts, that it originares all world and triop type, of causes of the originary and an experimental world and triop type, of causes of the originary and the state of the originary and the originary and the state of the originary and the originary and the state or originary and the originary and t	enville County, South Carolina, its successors and assigns, from and against.	TA MALI
A Materias, accessors or adoption, the said delit or sans of mency affectable with interest thereon, it are shall be date, second not be the visition thereador within, then this deed of longine and set which consequences and by other well and void; otherwise, a shall ream full force and virtue. And it is agreed, by and between the said parties, that the said mortgager.  Heirs, Executors or Administrator and its agreed, by and between the said parties, that the said mortgager.  Heirs, Executors or Administrator and the said parties, the said parties, that the said mortgager.  Heirs, Executors or Administrator and the said parties, that the said mortgager.  Heirs, Executors or Administrator and parties are also as a said parties of the said parties. The proof of the said colors that the said colors are also as a said parties of the said parties and the said parties are also as a said parties and the said parties are also as a said parties and the said parties are also as a said parties and the said parties and parties are also as a said parties and the said parties are also as a said parties and the said parties are also as a said parties and parties are also as a said parties and parties are also as a said parties and a said part	omsoever lawfully claiming or to claim the same, or any part thereof.	
All force and virtue. And it is agreed, by and between the said parties, that the said mortingor.  Illivia, Executors or Administration and and income the House and Buildings on add loss in the soun or not less than \$ \frac{1}{2} \$\text{\$\te	ortgagor, shall well and thuy pay, of cause to be paid, and the the said with interest there	on if any shall be due according to the true intent and meaning of
Il and will insure the House and Buildings on said lot in the zum of too less than \$\frac{1}{2}\$ and \$\frac{1}{2}\$ (Per the sauge insured from laws or durings, \$\text{if fine and anging the Policy of Insurance to the east Criteria. Building and Loan Association, of Green, Greenwith the property of the property of the property of such insurance under it fracts. \$\text{Control}\$, south Carolina, may cause the same to be insurance under it stored to the property of such insurance under it fracts. \$\text{III.} ACROENED, by and between the said across the finance and the property of such insurance under it fracts. \$\text{III.} ACROENED, by and between the said Critoria Building and Loan Association, of Green, Greenwith and the said of the said of the control of the control of the property of the	full force and virtue. And it is agreed, by and between the said parties, that the said mortga	gorHeirs, Executors or Administrator
leep the same insured from loss or dayman, by fire, and assign the Policy of Insurance to the sald Chiness Building and control of the Contro	all and will insure the House and Buildings on said lot in the sum of not less than \$	200,00
and the foreign and that In case and some the same to be insured in its own name, and reminance itself of the premaum and expenses of such instruces under the same to be insured in its own name, and reminance itself of the premaum and expenses of such instruces and control to the property bertop mortgaged at partice, that is an its case of details to judgment under any of the constituent of the particle property bertop mortgaged at partice, that is any of the property bertop mortgaged at particle, and the particle of fores, to self the property bertop mortgaged at particle, and particle property and the payment of all control and country, including Attentive, its property bertop mortgaged at public actions, and by the proceeds of sale to the estinguishment of the dot under this mortgage, and the payment of all control and country, including Attentive, its property bertop in the case of the payment of all control and country, including Attentive, its property of the case of the payment of all control and country, including Attentive, its property of the property of the payment of all control and country, including Attentive, its property of the property of the payment of the case of the payment of the p	to the first and assign the Policy of Incurance to the	e said Citizens Building and Loan Association, of Greer, Greenville
three consecutive months, stable he assets of the reasonable of City of Greer, to sell the property hereby mergaged at public arction, and the property hereby appears and arctions and the property hereby appears and consistent and arctional and arctional arcti	unty, South Carolina, and that in case 22.he shall at any time neglect of fair to do so, then le County, South Carolina, may cause the same to be insured in its own name, and reimburse ortgage.	itself for the premium and expenses of such insurance under th
name to execute and deliver proper titles to the purchasers for the premises and its power of attorney to remain in full torse and to be irreveable either by 2011  AND IT IS FURTHER AGREED, by and between the said parties, that the mortgager shall hold and provide the said premises, until default of payment shims to be a said parties, that the mortgager shall hold and provide the said premises, until default of payment shims.  WITNESS  Hand and Scal this day of full full former and to be increased in the said parties, that the mortgager shall hold and provide the said premises, until default of payment shims.  Signed, Seiglad and the said of the United States of America.  Signed, Seiglad and delivered in the presence of full full former and the one hundred and hun	three consecutive months, it shall be lawful for the said Citizens Building and Loan Associates, or at its option after three weeks' publication in one of the newspapers of the City of Greply the proceeds of sale to the extinguishment of the debt under this mortgage, and the passuch sale, and the Bond intended to be secured thereby, returning the overplus, if any, to the other mortgage creditor of the said mortgagor, and for the purpose of such sale, the said increase Building and Loan Association, of Greer, Greenville County, South Carolina, and his su	er, to sell the property hereby mortgaged at public auction, an yment of all costs and expenses, including Attorney's fees, incurred a said mortgagor, unless the same shall be claimed by a judgment mortgagor hereby appoints and constitutes the President of the said coessors in office, or assigns of said Corporation, or its successors.
Heirs, Executor of attorney to remain in full force and to be irrevocable, either by Heirs, Executor of Administrators, until the debt above mentioned, shall have been discharged.  AND IT IS FURTHER AGREED, by and between the said parties, that the mortgagor shall hold and prior the said premises, until default of payment shimads.  WITHESS DIFF Hand, and Scal, this day of the ladge of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the Control of the United States of America.  Signed, Sajida and desired in the presence of the Control of the United States of America.  Signed, Sajida and desired in the presence of the Control of the United States of America.  Signed, Sajida and desired in the presence of the Control of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and desired in the presence of the United States of America.  Signed, Sajida and the presence of the United States of America.  Signed, Sajida and the United States of America.  Signed, Sajida and Sa		
WITNESS. THE ADMINAL AND SHOULD A	name to execute and deliver	proper titles to the purchaser or purchasers for the premises sol
r Lord one thousand nine hundred and twenty.  and in the one bufudred and.  Signed Separately country.  Signed Separately country.  PERSONALLY appeared before me.  d made oath thathe saw the within named.  sign, segl, and as.  act and deed, deliver the within writt		
r Lord one thousand nine hundred and twenty.  and in the one bufudred and.  Signed Separately country.  Signed Separately country.  PERSONALLY appeared before me.  d made oath thathe saw the within named.  sign, segl, and as.  act and deed, deliver the within writt	WITNESS MM Hand and Seal this day	of September in the year
ATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. di made oath thathe saw the within named.  sign, seal, and, as	I and one thousand nine hundred and twenty- leght and i	
Greenville County.  PERSONALLY appeared before me.  d made oath that he saw the within named  sign, seal, and as.  sed; and that he, with  rereof.  Sworn to before me. his  day of	Signed Sealed and delivered in the presence of	Cula OBennell (SEAL
PERSONALLY appeared before me.  d made oath thathe saw the within named	21 B. Smish	) (SEAL
PERSONALLY appeared before me.  d made oath thathe saw the within named	CATE OF SOUTH CAROLINA.	
d made oath thathe saw the within named	<b>(</b>	
sign, seal, and, as.  act and deed, deliver the within writt with seed; and thathe, with	PERSONALLY appeared before me	
sign, seal, and, as.  act and deed, deliver the within writt with seed; and thathe, with	d made oath thathe saw the within named	Dennett:
Anno Domini 192.  Sworn to before me Mis.  Anno Domini 192.  Sworn to before me Mis.  John Mary Public for S. C.  RENUNCIATION OF DOWE (SEAL.)  RENUNCIATION OF DOWE (SEAL.)  RENUNCIATION OF DOWE (SEAL.)  RENUNCIATION OF DOWE (SEAL.)  The wife of the within name the wife of the within name of the wife of the within name of the county.  List and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear or person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Green (Greer, Green Care), who will be county. South Carolina, 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 temises within mentioned and released.  GIVEN under my hand and seal, this.  day of.  Anno Domini 192.		act and deed, deliver the within writte
Sworn to before me his	red; and thathe, with A. Bennett	witnessed the execution
day of	ereof.	,
Notary Public for S. C.  RENUNCIATION OF DOWE Greenville County.  I,	Sworn to before me this	
Notary Public for S. C.  RENUNCIATION OF DOWE  Greenville County.  I,	day of 192	If I Smith
Greenville County.  I,	Notary Public for S. C.	- Gallery Control
I,		RENUNCIATION OF DOWE
I,	}	
hereby certify unto all whom it may concern, that Mrs		
this day did apperent of the wife of the within nam—this day did apperent, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree le County, South Carolina, 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 temises within mentioned and released.  GIVEN under my hand and seal, this		
this day did appertore me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear by person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree le County, South Carolina, 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 temises within mentioned and released.  GIVEN under my hand and seal, this		
fore me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person building and Loan Association, of Greer, Gree y person building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y person building and Loan Association, of Greer, Gree y person or persons whomsoever, renounce, release and forever relinquish unto the within named Citizens Building and Loan Association, of Greer, Gree y persons and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular terms and claim of Dower, of, in, or to, all and singular terms are persons and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular terms are persons and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular terms are persons and assigns and assigns are persons and assigns are persons and assigns and also all her right and claim of Dower, of, in, or to, all and singular terms are persons and assigns are persons and assigns are		this day did appe
day of	fore me, and upon being privately and separately examined by me, did declare that she does y person or persons whomsoever, renounce, release and forever relinquish unto the within le County, South Carolina, its successors and assigns, all her interest and estate, and also a	freely, voluntarily, and without any compulsion, dread or fear
day ofAnno Domini 192		
	1	
	1	