The Control of the Co		the same conveyed by the mortgagor by
TO MANY AND TO NOT 70 and because the control of the second of the control of the	n the Ist day of Necember	
OOS-FIELD with all and manufact the deploy. Members, Desertations and Agreements in the act Promises to the security of the immerses and minimizer to the National Agreement of the Members of the Agreement of t	//	
TO HAVE AND TO HAVE AND TO HAVE AND TO HAVE AND THE AND THE SECRETARY AND HAVE AND HAVE AND CONTROL TO THE THE AND HAVE	•	
The continues of the warrent and scores beings at and specials the said revisions are to search and section from me against a seging from the seging fr		
and any of the control of the contro	1 /	
a signer, from one expanse. It desirates or to since the transport or former phe house and nettility; or gold by in a rem and less them. And if the transport is immunified analysis of the present and how the same interest time has not one may by from and swing the policy of immunice to the analysis considered to the transport with interest with interest with interest with interest to the first and a supplementation to the analysis of analysis o		
by chaining one claim the same approaches through. And Juliand And Juliand And Comments of the same marked for the posture particular of the same marked for the posture and company of the same marked for the posture and company of the same marked for the posture and company of the same marked for the posture and company of the same marked for the posture and company of the same and comp		
And the company of th		
And the count to a complete substance to the participation and lamp the same terrors. It can be constituted to the participation of lamp the same terrors. It can be constituted to the participation of the count to a complete substance to the same terrors. And it is seen to the count of the same terrors. The count of the count to a complete substance to the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors. And it is seen to the count of the same terrors and the same terrors. And it is seen to th		
a company or contraging mathematics, so they morning even and heap the solid mortgages of the contract that a shall all my time tell to do to then the anal contrages may come the same to be foreigned in the mane and about the profiter and example of moth insurance with many of the store of the part of the proposed of the part of the solid many of the contraction, but nothing to take processing of the solid many of the Chronic Girn of the contraction of the contraction, with authority to take procession of the solid many of the contraction, and in authority to take procession of the contraction, and in authority to take procession of the contraction o		aildings on said lot in a sum not less than
In the result that the continue and expressed of such instruction with instruction as a forest instruction as a forest instruction and a forest instruction with a manufacture of the contract of the such as a forest of the first days or shall death to be open to institute or what it is not one of the forest of signature for the space of thirty days or shall death to be an entire or as in a contract, with a such certain of some of the such of contract of the such administration of the such admini	July - five him did a	and 100 Dollars,
where londer for the presents and copying of such immeases with interest under this moragane, And if	a company or companies satisfactory to the mortgagee and keep the same insured	from loss or damage by fire, and assign the policy of insurance to the said mortgagee;
shares based for the personnean and sepages of each statutures with increase under this management. And if	(/	
And if		
we used received interest as received, or healt margin establist in any of the alternative simplicities for the space of thirty days or chall cases to be an emether of a scaleton, the said and an entire control and the said and the second states and the said are said process, applying the sec proceeds, the said place are of the Crock, Done of said these me of other said and the said the said and the day for the said process, applying the sec proceeds, the said of the said and the day of the said process, applying the sec proceeds, the said of the said and the day of the said process, applying the sec proceeds, the said of the said and the day of the said process, applying the said managing within stable, to enqual for asyptimal second and the error and received the said of the said and the said of the said and the said and the said of the said and the sa	(/	
including, form, and it much cover. LINDING AND JOAN ASSOCIATION, is successed, and action, and action, and agree that my judge of the Circuit Court of said State may at cancelors or other or and action, and action, and action and provided in activity to take processors of and provides and collect as in control or and provides account to take provides and collect and corn and provides account to take provides account of and provides and collect and corn and provides account to take the control of a control of accounts and it is the true indicat and manufage; to the parties to these Present, that if a control of a control of a control of accounts of the control of a control of accounts of the control of the contro	And it shall made default in the pass on said premises insured as aforesaid or shall made default in any of the state of	ayment of the said weekly interest as aforesaid, or shall fail or refuse to keep the build-
HINDS AND LOAN ASSOCIATION, in succession, and shoules, and agree that my Jodge of the Court of said lines are greater, with abturbing to the procession of and presents and colors and are mostly and the subbody to the procession of and presents and colors and are made and money applying these proceeds thereof there yether coin of collection in the rests and profess actually collected. **PADVIDED ALWAYS, recyclicities, and it is the free factor and musting of the parties to their Present, that if **PADVIDED ALWAYS, recyclicities, and it is the free factor and musting of the parties to their Present, that if **PADVIDED ALWAYS, recyclicities, and it is the free factor and musting of the parties to their Present, that if **PADVIDED ALWAYS, recyclicities, and it is the free factor and musting of the parties to their Present, that if **PADVIDED ALWAYS, recyclicities, and it is the free factor and musting of the parties to their Present, that if **PADVIDED ALWAYS, recyclicities, and the parties of the parties to the parties to the parties to the parties of		
some a receiver, with anotherwise to take possession or said premises and collect nate receiver, applying these process, descream conversely feets and alternations between the Association by the said mortgager, without tiability, to seegual for satything more than the true and prochas astronally collected. REFOVIEDE ALMAY, mererotherises, and it is the true infacts and tensing of the narton to these Potentia, that it is also the said mortgager shall an or before Solutelay night of much work force and giver the detayout these concentifying or more pole paid to the said AlleRICAN IUILLI is AND IOAN ASSOCIATION, the weeld, interest upon. It is alleged a series of eight per cent. per attention and interest upon. It is alleged a series of shall continued to the process of the capital arcicle of said Association shall reach the part of the capital process of the capital arcicle of said Association shall reach the part of the capital arcicle of said Association shall reach the part of the capital arcicle of said Association shall reach the part of the said mortgager of the capital arcicle of said Association shall reach the part of the said in the respect couply with the Equipment of Association, and shall said arcicle on the said shall reach the part of the detay of the said mortgager of the capital arcicle of the said process and defined to make the said portion, and the said of the said southers of the capital arcicle of the said process and defined to make the said portion and the part of the detay hereignes or make the said process and defined to make continued to an expect of the said process and defined to make the said process and defined to make continued to the force and virtue. Make the said of the said of the said process and the said process and defined to the said said of the said said process and defined to make continued to the said said process and defined to the said said process and said defined to the said said process and said defined to the said said to the said said process and said said to th		
n said design, interests, courts, expresses, automy's less and all claims then does the Association by the said nortegage of sex actually occletch. PAROVIDED ALWAYS, receptables, and it is the true interest and scenario of the parties to those Presents, that II PAROVIDED ALWAYS, receptables, and it is the true interest and scenario of the parties to those Presents, that II PAROVIDED ALWAYS, receptables, and it is the true interest and scenario of the parties to those Presents, that II PAROVIDED ALWAYS, receptables, and is the true interest and week process and after the danger these presents process to be paid to the said American Bullich AND LOAN ASSOCIATION, the weekly interest upon. PAROVIDED ALWAYS, receptables, and dalk in all respects county with the By-laws of anisk Association, and shall then repay to midd Association shall reach the pay and all sex when plus and dalk in all respects county with the By-laws of anisk Association as they now easies or hereafter may be amended, then this deed of his and ask and the Association as the prove easies or hereafter may be amended, then this deed of his and ask and the Association as the prove easies or hereafter may be amended, then this deed of his and ask and the Association ask and the said contracts of the prepare of the perpension of mass thereon, or to remove an order as in the true supplies and agreed, that any sums expected by said Association as one contracts of the prepare of the perpension of mass thereon, or to remove any in the contract and the said association as and ask and the action of the perpension of mass thereon, or to remove any in the prepared by and between the said parties that the mid mortgager. And it is narrow supplied and agreed, that any sums expected by the prepared and ask and the prepared and ask association as any of the perpension of the perpension of mass them the prepared by and between the said parties of the right of the perpension of the perpens		
the return and profile accusing volutions. PROVIDED ALWANS, recrebication, and it is the true instant and monoting of the parties to these Presents, that if. PROVIDED ALWANS, recrebication, and it is the true instant and monoting of the parties to the paid to the said AMESICAN BUILD AND LOAN ASSOCIATION, the weedely interect upon. Dollan the case of eight per cost, per annual manifele. 3 3 AL Association, and shall the arreperts county with the By-Lawy of said Association, and shall their respect to said Association shall reach the part of one particular when the By-Laws of said Association as they now exist on hereafter may be amended, then this dood of but and said shall glade, determine, and to utterly and used wolf; otherwise to remain in full force and witne. And it is further stiphicated and greated, that any ansacrepated by said associations as they now exist on hereafter may be amended, then this dood of but are shall be added to and constitute a part of the delt heardy secured, and shall hear interest at same rate. And it is agreed by and between the said parties that the said morrgages. And it is agreed by and between the said parties that the said morrgages. In both undered and. WIYNESS. May and and seal. this. Just a speed by and between the said parties that the said morrgages. In a not one hundred and. WIYNESS. May and and seal. this. Just a speed by and between the said parties that the said morrgages. The hundred and Markett Stappe of America. Speed and Delivered in the Trefence of: Personally appeared before me. County. A D. 1924 A D. 192		
PROVIDED ALWAYS, recordings, and it is the tree inner and meaning of the parties to these Presents, that if said mortgagor shall our or before Samreday olight of earth work frogs and after the chargest free present group, or easily to be paid to the shill AMERICAN BUILLY AND LOAN ASSOCIATION, the workly interest upon. AND LOAN ASSOCIATION, the workly interest upon. All the provided didn't per thorage as essentialised unlogs the Ey-Lawy of said Association, and shall ideas require to an an analysis of the capital atock of said Association shall reach the paid only the extension and the said in the provided provided the extension of the capital atock of said Association that sum of the capital states of the extension and the said in the extension comply with the Ey-Lawy of said Association as they now cold to the treather may be amended, then this doed of the and said said in all respects comply with the Ey-Lawy of said Association as they now cold to the treather may be amended, then this doed of the and also shall be active to the analysis of the debt benefit as a continue of the property or for payment of taxes thereon, or to remove an incombination, shall be active to be and constitute a part of the debt benefit as extended and approach that any sums excelled by said Association for incomes of the property or for payment of taxes thereon, or to remove an incombination, shall be active to any of the debt benefit as a continue to the property or for payment of taxes thereon, or to remove an incombination, shall be active to any of the debt benefit as a continue to the payment of taxes thereon, or to remove an incombination, shall be active to the debt benefit as a continue to the debt to and constitute a part of the debt to and continue a part of the debt to and continue to the debt to and continue to the debt to and the transfer and the payment of taxes thereon, or to hall and to a continue to the payment of taxes thereon, and the payment of taxes thereon, and the payment of the capital and the payment of		association by the said mortgagor, without liability to account for anything more
and notingare shall on one before Saturday injust of each week grow and after the datayous those presents pay or cases to be paid to the said AnticalCAN BUILD AND LOAN ASSOCIATION, the weekly interest upon		
Dollan de rate of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent, per annum uneit the series of eight per cent per per cent		
Dollar he rate of eight per cent, per aucum until the sorte of the eight per cent of eight per cent, per aucum entit to the cent of the eight per cent of eight per cent, per aucum entit to the cent of the eight per cent of the eight pe		r the date of these presents, pay or cause to be paid to the said AMERICAN BUILD-
he rate of eight per cene, per annum until the	G AND LOAN ASSOCIATION, the weekly interest upon	- five hundred 100
he rate of eight per cent, per annum until the		Datlars
so of one hundred dollars per sinarysas ascertained undoe the lly-Lawy of said Association, and shall then repay to said Association the sum of	he rate of eight per cost of	
Dollar ppy all taxes without and shall in all respects comply with the Py-laws of each Association as they now exist or hereafter may be amended, then this deed of the and sale shall ego, descrudes, and be trethy multi and woid; otherwise to remain in till force and virtue. And it is further stipulated and agreed, that any sures expended by said Association for insurance of the property or for payment of taxes thereon, or to remove an eincumbrance, shall be added to and constitute a part of the debt increby secured, and shall bear interest at name rate. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said morrogager. And it is agreed by and between the said parties that the said parties that the said parties until default is a said parties that the said parties that the said parties until default is a said parties that the said parties that the said parties until default is a said parties that the		series of shares of the capital stock of said Association shall reach the par
Dollar pay all taxes when fuse, and shall in all respects comply with the By Jaws of said Association as they now exist or hereafter may be amended, then this deed of has and said stall to give, determine, and the unterly said and void; otherwise to remain is infort ore and virtue. And it is further stipulated and agreed, this any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove an eincurdence, 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 eadd parties that the said morrtaggor. To hold and enjoy said premises until define to the made. WITNESS. WHY band and seat this. John Marky band and seat this. John Marky band and seat this, as one hundred and the fundered and the	ne of one hundred dollars per share as ascertained under the By-Laws of said A	Association, and shall then repay to said Association the sum of
page all taxes when the and shall in all respects comply with the ity-Laws of said Association as they more exist or hereafter may be amended, then this deed of has an und sais shall edge, determine, and be startly noil and void; otherwise to remain in roll force and writtee. And it is further submitted and agreed, that any sums expended by said Association for transmes of the property or for payment of taxes thereon, or to remove an recommence, 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. WITNESS. Way hand and seal this. WITNESS. Way hand and seal this. July hand and polivered in the Prefere of: (Seal Care) WITNESS. MORTGAGE OF REAL ESTATI Seal and at the saw thy within named and at the page of the United Staps of America. (Seal Care) WITNESS. MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI And it is a saw the hundred and Delivered in the Prefere of: July hand at the page of the United Staps of America. (Seal Care) WITNESS. MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI And at a same and and at the page of the United Staps of America. Seal and at the page of the United Staps of America. Seal and at the page of the United Staps of America. Seal and at the page of the United Staps of America. WITNESS. MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI And A same and a seal and seal and seal and seal and seal and that S. be, with Notary Public, S. C. Seal Care and person when the page of the page of the page of the page of the within manned and the page of the page	Thirty - five him doed	Dellara
and as shall egiste, determine, and be utterly util and void; otherwise to remain in full force and virtue. And it is further sipelated and agreed, that any surve expended by said Association for insurance of the property or for payment of taxes thereon, or to remove an or incumbrance, shall be added to and constitute a part of the debt hereby secured, and shall hear interest at same rate. And it is agreed by and between the said parties that the said mortgagor to hold and enjoy said premises until defaution that it is agreed by and between the said parties that the said mortgagor to hold and enjoy said premises until defaution and seal. WITNESS WITHERS LIMIT hand. In one one hundred and for the premise of: The partiest of the United States of America. Signed, Speled and Delivered in the Friffence of: Spend, Speled and Deliv		
And it is further stipulated and agreed, that any sums expended by said Association for insorance of the property or for payment of taxes thereon, or to remove an incumbrance, shall be added to and constiture a part of the debt hearby secured, and shall bear interest at same rate. And it is agreed by and between the said parties that the said porttagor. In the year of our Lord one thousand nine hundred and. WITNESS My hand, and teal, this. In the year of our Lord one thousand nine hundred and. WITNESS My hand, and year of the Independence of the United States of America. Spaced, Spaced and Delivered in the Prefence of: (Seal. (Sea	a and sale shall cease, determine, and be utterly null and void; otherwise to ren	nain in full force and 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. WITNESS. WHAT AND THE PROPERTY OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATION OF DOWED TO STATE OF SOUTH CAROLINA, And seed on the beat said source of the within named. And it is agreed by and between the said parties that the said mortgagor. In the pear of our Lord one thousand nine hundred and the United States of America. Seed, Seed and Delivered in the Profence of: (Seal Carlot County). Personally appeared before me. In ande coath that 5. be saw thy within named. And seed as a before me, this. day of Martin Carolina, And seed deliver the within written Deed; and that 5. he, with. Witnessed the execution thereof. WITNESS. WHAT AND Pablic, S. C. RENUNCIATION OF DOWED County. I. M. W.		
And it is agreed by and between the said parties that the said mortgagor to hold and enjoy said premises until default le made. WITNESS. Multy hand and seal this. John hand seal this large seal the large seal this. John hand between the said permises until default says of America. John hand seal this large seal this large seal this large seal this says of seal this says of the within named. John horary Pathlic, S. C. John horary Pathlic, S. C. John horary Pathlic, S. C. John hand seal this she does freely, voluntarily, and without any compulsion, dree faer of any person or persons wand upon being privately and spearately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dree faer of any person or persons more persons when the persons or persons within mentioned and released.	or incumbrance, shall be added to and constitute a part of the debt hereby secu	ured, and shall bear interest at same rate.
Il be made. WITNESS. *** *** May be and and seal ***, this *** *** *** *** *** *** *** *** *** *		
WITNESS My hand and seal this 31 the Many in the year of our Lord one thousand nine hundred and that the Mile in one one hundred and belivered in the Prefence of: In one one hundred and Delivered in the Prefence of: Year of the independence of the United States of America. Signed, Sched and Delivered in the Prefence of: WITNESS MANY (Seal Care) Signed, Sched and Delivered in the Prefence of: WITNESS MANY (Seal Care) Signed, Sched and Delivered in the Prefence of: WITNESS MANY (Seal Care) Signed, Sched and Delivered in the Prefence of: WITNESS MANY (Seal Care)		to hold and enjoy said premises until default
in the year of our Lord one thousand nine hundred and Littlety-Runic. Signed, Septed and Delivered in the Prefence of: Signed, Septed and Delivered in the Septed and S		
tim we one hundred and Signed, Seed and Delivered in the Prefence of: (Seal. (
a in one one hundred and Supplements of the United States of America. Signed, Speed and Delivered in the Profence of: (Seal. (Seal.	May in the year of our Lord one	thousand nine hundred and twenty-nine
Send Assiled and Delivered in the Prefence of: (Seal	tilly-their	
(Seal		year of the Independence of the United States of America.
(Seal		D (/
(Seal. (S	(P) DJUMS)	(Seal)
MORTGAGE OF REAL ESTATI Let Male County. Personally appeared before me. made oath that \$\int_{\text{he}}\$ he saw the within named. A, seal, and as	pte Moll	(Seal.)
MORTGAGE OF REAL ESTATI Let Male County. Personally appeared before me. made oath that \$\int_{\text{he}}\$ he saw the within named. A, seal, and as		(Seal.)
FISTATE OF SOUTH CAROLINA, County. Personally appeared before me made oath that S. he saw the within named. A. Seal, and as. Seal, and as. A. D. 19 24 MORTGAGE OF REAL ESTATE Witnessed the execution thereof. Seal, and as. Witnessed the execution thereof. Seal, and that S. he, with. Witnessed the execution thereof. Seal, and that S. he, with. Witnessed the execution thereof. Seal, and of. MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Witnessed the execution thereof. Seal, and as. Witnessed the execution thereof. RENUNCIATION OF DOWER A. D. 19 24 MORTGAGE OF REAL ESTATE Witnessed the execution thereof. Witnessed the execution thereof. RENUNCIATION OF DOWER A. D. 19 24 MORTGAGE OF REAL ESTATE Witnessed the execution thereof.		
Personally appeared before me. made oath that S. he saw the within named. act and deed deliver the within written Deed; and that S. he, with. witnessed the execution thereof. See before me, this. day of May A. D. 19.24 Notary Public, S. C. (I. S.) RENUNCIATION OF DOWELL A May Public S. C. I. M. W. L.		(Sour)
Personally appeared before me I made oath that S. he saw the within named In, seal, and as act and deed deliver the within written Deed; and that S. he, with witnessed the execution thereof. One to before me, this day of. Notary Public, S. C. HE STATE OF SOUTH CAROLINA, Notary Public, S. C. ILLESTATE OF SOUTH CAROLINA, RENUNCIATION OF DOWELL I, M. Well a Modern Public S. C. Wife of the within named I this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	IE/CEVATE OF SOUTH CAROLINA)	MODERA AD OD DEAT DOWNER
Personally appeared before me. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named. It made oath that S. he saw the within named and that S. he, with made oath the execution thereof. It made oath that S. he saw the within named. It made oath that S. he saw the within named and that S. he, with made oath the execution thereof. It made oath that S. he saw the within named and that S. he, with made oath the execution thereof. It made oath that S. he saw the within named and that S. he, with made oath that S. he oath that S. he, with made oath that S. he oath that S.		MORTGAGE OF REAL ESTATE.
made oath that S. he saw the within named. A. D. 19.29 M. M. J.	County.	
A D. 19.24 STATE OF SOUTH CAROLINA, Notary Public, S. C. RENUNCIATION OF DOWER A D. 19.24 A D. 19.24 Notary Public, S. C. RENUNCIATION OF DOWER This day appear before me, and upon being privately and separately examined by me, did deckare that she does freely, voluntarily, and without any compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	Personally appeared before me O. Japan	<u>s</u>
A D. 19.24 STATE OF SOUTH CAROLINA, Notary Public, S. C. RENUNCIATION OF DOWER A D. 19.24 A D. 19.24 Notary Public, S. C. RENUNCIATION OF DOWER This day appear before me, and upon being privately and separately examined by me, did deckare that she does freely, voluntarily, and without any compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	made oath that 5he saw the within named.	Can.
Defore me, this day of May A. D. 19.21 Notary Public, S. C. RENUNCIATION OF DOWEL County. I, M. M. D. 19.21 Defore me, this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	// ,	
day of	a, seal, and as act and deed deliver the within wr	ritten Deed; and that .She, with
The before me, this. day of	a Ce Mucol	witnessed the execution thereof.
da) of	before me this 3/of	
Notary Public, S. C. RESTATE OF SOUTH CAROLINA, County. I, Method County. I, Method County. Notary Public, S. C. RENUNCIATION OF DOWER RENUNCIATION OF DOWER RENUNCIATION OF DOWER RENUNCIATION OF DOWER County. I, Method County. In		
Notary Public, S. C. ESTATE OF SOUTH CAROLINA, County. I, Menunciation of dower 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 compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	day of	\mathcal{A}
RENUNCIATION OF DOWER I, M. M. Sewell a Mary Gubic J. C. do hereby certific of the within named	M. Hewell (L.S.)	Q. Druns
I,	Notary Public, S. C.	en la companya da la La companya da la co
I, M. M. Lewell a Mary Public of hereby certificated wife of the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	ESTATE OF SOUTH CAROLINA	סטאוואריו איינראו רוב הרעונים
I, M. Hewell a Motory Sublice of the within named Subject of the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	Mr. Alar in Alla	RENUNCIATION OF DOWER.
wife of the within named	$\mathcal{N}_{1} = \mathcal{N}_{1}$	1 A P. D. in 1P
wife of the within named	I, IVI. VVC. or ewell a 7	Why Jublic J. C. do hereby certify
wife of the within named	o all whom it may concern, that Mrs. Mesa a aref	S. T. Juman O
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	0, (,,,)	V
fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.	*	
successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premises within mentioned and released.		
$3/\sqrt{-}$		
ren under my hand and seal this	successors and Assigns, all her interest and estate, and also her right and claim of	Dower of, in or to all and singular the premises within mentioned and released.
Mayor May A. D. 19 29 Man anot of January.	en under my hand and seal this	
M. M. (Alexell and Man anot of Summer	Reday of May, AD 10 291	
INI IVI, ICTY XAANAAX II ON I WAY IN AN IN AN AN IN ANA AN A	SM MI THE MEDICAL	Mar and I land
Notary Public, S. C.	Notary Public S C (L. S.)	war yares v minen
EN () A 201 - S. C.		