in the control Canery in Book	The above described land is	V		the same conveyed by the mortgagor b
TO DEVICE AND TO MODEL AND ENGINEERS, decembers, Heredelicanotes, and Appertunentees to the soul Premius, bloogues, or in approise indicate to apportunity, TO DEVIC AND TO MODEL and singulate the conference with the soul ANDRICAN EMILLIANS AND LOAN ASSOCIATION, and the secretary of souls are already from the soul ANDRICAN EMILLIANS AND LOAN ASSOCIATION, and the secretary of souls are already from the souls ANDRICAN EMILLIANS AND LOAN ASSOCIATION, and the secretary of souls are already from the souls and the souls are already from the souls and the souls are already from the souls and the souls are already from the souls are already from the souls are already from the souls and the souls are already from the souls are already as an area of the souls are already as an area of the souls are already as a soul to be a soul to be a sould to the souls the souls are already as a constant of the souls are already as a constant of compare to a little sould be a soul to the sould be a sould to the sould be already as a sould be a sound be as a sould be a sould be a sould be a sound be as a sould be a sould be a sound be as a sould be a sould be a sound be as a sould be a sound be a sould be				
TO NAVA AND TO MOUD all and designate the promises cannot to used ANDERICAN BUILDING AND LOAN ASSOCIATION, and is secured as a discussion of the security of t				
THE MANY AND TO HOLD all and simplified the provides cannot be used ACHIECAN BILLIONG AND LOAN ASSOCIATION, and is associated as distinguish to the same of the control of the data and th	TOGETHER with all and singular the Rights, Member	rs, Hereditaments and Appu	rtenances to the said Premises belo	onging, or in anywise incident or appertaining.
and articles to without and furewer defend at one support the cold. May be company or explained and cold. May be company or companies additionately as the control between the beddings on the child the same or any part hereof. And	TO HAVE AND TO HOLD all and singular the pre-	emises unto the said AMER	ICAN BUILDING AND LOAN .	ASSOCIATION, and its successors and assign
maintenance to to workers and forces defended all and singling the said Porcesson and the Special Post (1997) and singling. The Model Post (1997) are singling. The Model Post (1997) are singling. The Model Post (1997) are singling to said the in a new or one poet thereon. And I seemed that the model of post (1997) are singling on said the in a new or one force than. And I seemed that I seemed the source of the Model Post (1997) are singling on said the in a new or one force than. And I seemed that I seemed the source of the Model Post (1997) are singling on said the in a new or one force than the said of the source of the said of the source of the said of the source of the said	ever, And	do hereby bind	my self,	My Heirs, Executors an
and any to common the case of any and common the case of the case and buildings on said let in a sum can be globe. And anything Manual And	lministrators to warrant and forever defend all and singular	r the said Premises unto the	e said AMERICAN BUILDING	AND LOAN ASSOCIATION its suggester
Deliberation of the control of the c	d assigns, from and against // // // // // // // // // // // // //	7	Heirs, Executors, Administrators	and Assigns, and every person whomsoever law
A company or congenities as in any to the contragues and know the man insured from his or detained by fire, and assign the policy of insurance to the and mortgages of the the contragues and know the man insured from his or detained by fire, and assign the policy of insurance to the and mortgages. And if it is the event that I all the stay fire that is not to the third of the promise of the stay of the detained in the man is not the detained or the special contragues and contract of the stay of the detained in the special contract of the stay of the detained in the special contract as according or that line or relate to know the stay of the detained in the special contract of the stay of the detained in any of the detained signaturation for the special contract of contract of the stay of the promise for the special contract of the stay of the detained in any of the detained signaturation for the special contract of the stay of t	\mathcal{T}	U		
dis the event test. Astall at any fire fail to do not be the state corregance may cause the same to be immered by the mandature insert of the permittion and expense of anti-historicae with interest most thin manages. And if	And agree to	insure the house and building	ngs on said lot in a sum not less	than
dis the event test. Astall at any fire fail to do not be the state corregance may cause the same to be immered by the mandature insert of the permittion and expense of anti-historicae with interest most thin manages. And if	Tylla Dung	dred 9 no	1100	Dollars
As the execution. As the execution of the premium and expense of such instruction with internal united in analyses. And it Shall make column in any of the premium and expense of such instruction with internal united in any of the substance of the such execution of the past of thirty days or shall cause to be an extended of such execution of the substance o	a company or companies satisfactory to the mortgagee and	keep the same insured from	m loss or damage by fire, and assig	n the policy of insurance to the said mortgagee
And if	d in the event that sl	hall at any time fail to do	so then the said mortgagee may c	
go on and premises insured an accreased, or shall make detail it in any of the attention and the power of the passe of third and or Petales to the a member of san accreasion, that, and it much event the passes of	inburse itself for the premium and expense of such insura	nce with interest under this	mortgage.	
Interface and the such recent recent and the such recent and an active control of the above described premises to the said AMERICAN DILLIDIN AND LOAN ASSOCIATION, his successors, and assigns, and assigns, and assigns, and agree title and places to the Certain Court of aid State usual candlers or otherwise and collect soil recent of the Certain Court of aid State (ait recent) cancer of the said AMERICAN DILLIDING AND LOAN ASSOCIATION, his work and all claims there due the Autocitation by the said anoughner, without liability to account for anything success and accounts of the Certain of the Certain and after the cross and predicts according plant to account of the certain and after the said contagent premises, pay or came to be paid to the said AMERICAN DILLID GAND ASSOCIATION, the weekly inherent upon SAFULLA Tolumber of the parties to these Presents, that it is a second of the said AMERICAN DILLID GAND ASSOCIATION, the weekly inherent upon SAFULLA Tolumber of the fact of cight per cent, per amount until the SAFULLA Tolumber of the capital stock of said Association that are contained as a second of the capital stock of said Association that are contained as a second of the capital stock of said Association the sum of case when they are all Association the sum of SAFULLA Tolumber of the capital stock of said Association the sum of SAFULLA Tolumber of the capital stock of said Association the sum of said and said that a response comply with the Py-Laws of said Association as they now exist or hereafter may be enabled, then this deed of the internal case, decremin, and so shall in all response comply with the Py-Laws of said Association as they now exist or hereafter may be enabled, then this deed of the internal case, and said to fact the said control of the	- Sian	made default in the payme	ent of the said weekly interest as af	oresaid, or shall fail or refuse to keep the build
and the same of eight per cent, per among until the case of eight per cent, per among until the pe	gs on said premises insured as aforesaid, or shall make de	fault in any of the aforesai	d stipulations for the space of thir	ty days or shall cease to be a member of said
point a receiver, with authority to take possession of said premises and colors and grouts applying the ust proceeds thereof (after posing costs of collection, on said 6th, interest, costs, opcases, texturely for said all claims then due the Association by the said anorthogon, without fishility to account for anything mon an tire rest and profits actually collected. PROVIDED AMANS, nevertholism, and it is the true intent and meaning of the pacific to these Presents, that it is as all mortgager shall on or busine Staturday slight of each week reep, and after the date of these presents, pay or cause to be paid to the said AmikitiCAN BUILD GAND LOAN ASSOCIATION, the world interest upon. By July 10 10 10 10 10 10 10 10 10 10 10 10 10	ssociation, then, and in such event.	hereby assign	n the rents and profits of the above	ve described premises to the said AMERICAN
and and debt, indexest, costs, expenses, attermay's fees and all claims than due the Association by the mid mortagor, without liability to account for anything more able the rest and professional and the entries of the parties to those brinches, that if the professional is a be true included and meaning of the parties to those brincers, that if the professional parties of cack week from and after the date of these presents, pay or cases to be pad to the said AMERICAN BUILD AND AND AND AND AND AND AND AND AND AN	ongint a receiver with authority to take processing of will	and assigns, and agree that	t any Judge of the Circuit Cour	t of said State may at chambers or otherwis
an the rents and profix sectually collected. PROVIDED ANAXYS, nevertheless, and it is the true intent and unenting of the parties to those Prevents, that it. ### HOVIDED ANAXYS, controlless, and it is the true intent and unenting of the parties to those Prevents, that it. #### HOVIDED ANAXYS, controlless, and it is the true intent and unenting of the parties to those Prevents, that it. ##### HOVIDED ANAXYS, controlless, and it is the true intent and unenting of the parties to those Prevents, that it. ###################################	on said debt, interest, costs, expenses, attorney's fees and a	premises and collect said r	ents and profits, applying the net pr	occeds thereof (after paying costs of collection
is add mortgagor shall on or herore Saturdsy night of each week from and after the date of these procents, pay or cause to be paid to the said AMERICAN BUILD G AND LOAN ASSOCIATION, the weekly interest upon Dollars the rate of cight per cent. per annum until the	an the rents and profits actually collected.	ii claims then due the Assoc	ciation by the said mortgagor, w	ithout liability to account for anything mor
is said surfragore finall on or before Saturday night of each week from and after the date of these process, by or cause to be paid to the said AMERICAN BUILD IG AND LOAN ASSOCIATION, the weekly interess upon Say Man 18 Man 1	PROVIDED ALWAYS, nevertheless, and it is the tr			
Bollars before cent. per annum until the	e said mortgagor shall on or before Saturday night of each	ch week from and after the	e date of these presents, pay or cau	se to be paid to the said AMERICAN BUILD
the rate of cight per cent, per annum uniti the such as of cight per cent, per annum uniti the such of said Association and shall reach the pure have of one hundred dollars per share a saccratined under the By-Laws of said Association, and shall then repay to said Association the sum of Syklen Ideas when does not doubt in all respects couply with the By-Laws of said Association as they now exist or hereafter may be amouded, then this deed of har and sale shall cear, descention, and be utterly total and void; otherwise to remain in rail force and virtue. And it is further stipulated and agreed, that any amoust expended by said Association as they now exist or hereafter may be amouded, then this deed of har and is the shall be added to and constitute a part of the delth thereby 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 an advent the said parties that the said mortgagor. And it is agreed by an advent the said parties that the said mortgagor. And it is agreed by an advent the said parties that the said mortgagor. And it is agreed by an advent of the said parties that the said mortgagor. And it is agreed by a said said and end only said greenies until defaul it is agreed by an advent of the said parties at same rate. And it is agreed by an advent of the said parties that the said mortgagor. And it is agreed by an advent of the said parties that the said mortgagor. And it is agreed by an advent of the said parties that the said mortgagor of the said said said said said said said said	G AND LOAN ASSOCIATION, the weekly interest upon	Sytus	Jundred (7 no/100
the rate of eight per cent, per annum until the series of shares of the capital stock of said Association shall reach the puries of one hundred dollars per where as ascertained under the By-Laws of said Association, and shall their regay to said Association the sum of Dollars of apy all taxes when due, and shall in all respects comply with the By-Laws of said Association as they now exist or hereafter may be amended, then this deed of har in and sale shall coase, determine, and be unterly real and voil; otherwise to remain in tall force and virtue. And it is further situated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any of incumbrance, all the saided to and constitute a part of the debt hereby secured, and shall the art inscreat 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 to hold and enjoy said premises until default has a 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 by agreed by and by				Dallars
Superior to standard standard special to such the systems of sand Association, and shall their repay to said Association the sum of Superior Superi	the rate of eight per cent. per annum until the	35"	nomina = C = 1 = 1	Donars
SANTIAN PERSONAL STATE OF SOUTH CAROLINA, WITH STATE OF SOUTH CAROLINA, WORT to before me, this. And a seal and as shall see the secretary of the secretary			series of shares of the capita	as stock of said Association shall reach the pa
to by an taxe when does, and shall in all respects comply with the By-Laws of said Association as they now exist or hereafter may be amended, then this deed of bar in and sale shall cease, determine, and be unterly mull and void; otherwise to remain in toll force and virtue. And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any incumbrance, 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. hand. and seal., this. 10 Th. WITNESS. hand. and seal., this. 10 Th. year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of: WITNESS. MORTGAGE OF REAL ESTATE (Seal.) (Seal.)	O . I A	the By-Laws of said Association	ciation, and shall then repay to sai	d Association the sum of
of pay an taxen when due, and shall in all respects comply with the By-Laws of said Association as they now exist or hereafter may be amended, then this deed of bar in and sale shall cease, determine, and be stretty null and void; otherwise to remain in all force and virtue. And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any incumbrance, 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 morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said parties that the said morigagor. And it is agreed by and between the said morigagor. And it is agreed by and between the said morigagor. And the morigage that the said morigago	d pay all tayon when down the living	udred 4 h	0/100	Dollars
And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any in incumbrance, 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 all be made. WITNESS hand and seal, this 10 th day of in the year of our Lord one thousand nine hundred and through the made. WITNESS hand and polivered in the Presence of: (a) Frescotted and Delivered in the Presence of: (b) M. H. WILLE STATE OF SOUTH CAROLINA, County. WERNAME OCCUPANCE AND ADDRESS	in and sale shall cease determine and be utterly pull and	with the By-Laws of said	Association as they now exist or he	ereafter may be amended, then this deed of bar
ior incumbrance, 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 hand, and seal, this 10 th day of the parties of the united states of America. Ligned, Sealed and Delivered in the Presence of: WITNESS hand, and seal, this 10 th this pear of our Lord one thousand nine hundred and thirty did in one one hundred and 5 th the pear of our Lord one thousand nine hundred and the United States of America. Ligned, Sealed and Delivered in the Presence of: WITNESS hand, and seal pear of the Independence of the United States of America. Ligned, Sealed and Delivered in the Presence of: WITNESS hand, and pear of the Independence of the United States of America. (Seal, Seal, Mr. M. Plantell County, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered in the pear of our Lord one thousand nine hundred and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered in the pear of our Lord one thousand nine hundred and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered in the Presence of: WITNESS hand, sealed and Delivered and the United States of America. (Seal, Seal, Sealed and Delivered and				for payment of taxes thereon, or to remove an
And it is agreed by and between the said parties that the said mortgagor to hold and enjoy said premises until defaul all be made. WITNESS My hand and seal this 10 Th day of any of any of in the year of our Lord one thousand nine hundred and thirty of in the year of our Lord one thousand nine hundred and thirty of in the presence of: O Daynes T. Jacks (Seal: Seal: Seal: M. M. Herrica.) We resonally appeared before me. County: Fersonally appeared before me. A made oath that S. he saw the within named farmers T. Fasturents of the within said deed deliver the within written Deed; and that he, with minessed the execution thereof. Witnessed the execution thereof. County: A D. 19.30 L. Bruns. RENUNCIATION OF DOWER COUNTY: More than the part of the Mrs. County: A D. 19.30 L. Bruns. RENUNCIATION OF DOWER COUNTY: More than the part of the Mrs. do hereby certifity that Mrs.	ior incumbrance, shall be added to and constitute a part	of the debt hereby secured	, and shall bear interest at same	rate.
and seal , this			•	
in the year of our Lord one thousand nine hundred and thirty and in see one hundred and 5 4 th year of the Independence of the United States of America. Signed Scaled and Delivered in the Presence of: M. M. Hewell Geal. (Seal. (Seal. (Seal.) (Seal. (Seal.) (Seal. (Seal.) (Seal.) (Seal. (Seal.)				to note and enjoy said premises until details
in the year of our Lord one thousand nine hundred and thirty and in see one hundred and 5 th home year of the Independence of the United States of America. Signed Scaled and Delivered in the Presence of: W. M. Pluwell Geal. (Seal. (S	WITNESS hand and	seal this	10 Th	day
di ni see one Mundred and 9 4 4 year of the Independence of the United States of America. Signed Scaled and Delivered in the Presence of: Daniel 4	January :		+	121 × T.
isgned, Scaled and Delivered in the Presence of: (A. BAYLLE) (Beal. (Seal. (S		e year of our Lord one tho	usand nine hundred and	
The STATE OF SOUTH CAROLINA, Seal, and as act and deed deliver the within written Deed; and that he, with witnessed the execution thereof. Worn to before me, this /b Uk day of January A. D. 19.30. Whe STATE OF SOUTH CAROLINA, Morary Public, S. C. THE STATE OF SOUTH CAROLINA, County. The STATE		yea	r of the Independence of the Unit	ed States of America.
(Seal.) (Seal.) (Seal.) (Seal.) (HE STATE OF SOUTH CAROLINA, (Seal.) (Seal.) (MORTGAGE OF REAL ESTATE MORTGAGE MORTGA		1	(1/1/20212) 4	1 -
(Seal.) (Se	m. m. Hugall		Jaroux 1.	Seal.
HE STATE OF SOUTH CAROLINA, Personally appeared before me. Independent of the management of the south of the state of the south of the state of the south of the state of th		·····	<u>U</u>	(Seal.
HE STATE OF SOUTH CAROLINA, County. Cersonally appeared before me. Indicate the within named fames 7. Fasture and made oath thatS. he saw the within named fames 7. Fastur gr, seal, and as				· •
Gresonally appeared before me. E. Bruns and made oath thatS. he saw the within named fames f. fastur gn, seal, and as his act and deed deliver the within written Deed; and thathe, with				(Seal.
Green County. Fersonally appeared before me. A Brune Ind made oath thatShe saw the within named. Ign, seal, and as. A cat and deed deliver the within written Deed; and thathe, with. Morn to before me, this. A D. 19.30. A	HE STATE OF SOUTH CAROLINA.			MODWAAD OF BEAL POWARE
rersonally appeared before me				MORTGAGE OF REAL ESTATE
and made oath thatS. he saw the within named. James 7. 7 aster gn, seal, and as. his	\mathcal{L}	Brune		
gn, seal, and as his act and deed deliver the within written Deed; and that he, with witnessed the execution thereof. worn to before me, this / 0 th day of January A. D. 19 30. B. Balphin (L. S.) HE STATE OF SOUTH CAROLINA, County. To do hereby certificate all whom it may concern, that Mrs.				
act and deed deliver the within written Deed; and that he, with M. D. Dewill worn to before me, this / D Uk day of January A. D. 19.30 Notary Public, S. C. (L. S.) L. Bruns. RENUNCIATION OF DOWER County. I,	Λ. /1		Tasur	
worn to before me, this / D U	sii, scai, and asact and dee	d deliver the within writter	Deed; and thathe, with	
worn to before me, this. A D 1930	m. m. H			
day of January A. D. 19.30. B. Balphin (L. S.) HE STATE OF SOUTH CAROLINA, County. I, do hereby certify the all whom it may concern, that Mrs.	worn to before me, this / D Uh			
HE STATE OF SOUTH CAROLINA, County. C	^	D 10 30		
HE STATE OF SOUTH CAROLINA, County. I,	B. Galde	رکل.ک ۲۶ .ور	P. Br.	41
HE STATE OF SOUTH CAROLINA, County. I,	Notary Public, S. C.	(L. S.) /	L. Run	<i>.</i>
I,do hereby certify to all whom it may concern, that Mrs	s man man substitute and the second of the s	- Committee and	and the second of the second o	and the state of t
I,do hereby certify to all whom it may concern, that Mrs	· · · · · · · · · · · · · · · · · · ·	n		RENUNCIATION OF DOWER
to all whom it may concern, that Mrs	County. J	10	Vower.	
	· I;	V		do hereby certif
	to all whom it may concern, that Mrs	<u> </u>		
e wife of the within named	e wife of the within named			
d 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, dread				
fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION				
s 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.			wer of, in or to all and singular th	e premises within mentioned and released.
iven under my hand and seal this	ven under my hand and seal this			
day of	day of	D. 19		
Notary Public, S. C.	<u> </u>	(L. S.)		V
Recorded January 11 th 1930, at 3; 20 o'clock P. M.	0.000 11 4	1030	LO gialante	P. V