the	The above described land is	the same conveyed by the mortgagor by
TO DAVID AND TO MEDIO and singuistic Management and Appartmensor or the sold Tremthe Indusing, or in species inclinate a supersisting to TO DAVID AND TO MEDIO and singuistic to precise uses to and AALEACAN HITDIDGS AND LOAD ASSISTATION, and its necessary are singuistic to a supersisting to the sold and the supersisting to the sold and the supersisting to the super	on the day of L	
The National Control and an elegent to produce the best of AMERICAN HULLING AND LOAN ASSOCIATION, set to occurrent and adoption of a second and decrease the control of the	Greenville County in Book, page,	
The company of complete and an elegatic set of Province and Province and Province and Province and Province and Association and elegatic set on the Association Administrative search of control control and elegatic set on the Association Administrative search of the control and according to the control of	TOGETHER with all and singular the Rights, Members, Hereditaments and TO HAVE AND TO HOLD all and singular the premises unto the said A	AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors and assigns
minimization is securities to the control of process of the control of	rever. Anddo hereby bin	d Ourselules and our Heirs Executors and
and the control of th	dministrators to warrant and forever defend all and singular the said Premises und assigns, from and against.	into the said AMERICAN RILLIDING AND LOAN ASSOCIATION :
District the recognition and interest the admittage of and the fire is can so high the computer anticolous or designation of the person designation of the activation of the person and activation and activation of the person activation and activation of the person activation and activation and activation of the person activation and activation activation and activation activation and activation activation activation and activation activation activation and activation	ny claiming or to claim the same or any part thereof.	
Debty, to compare an attempt of the contingent and any other persons the analysis of interests to the said interests to the said interests with a limit of the first persons and represent and represents and represents and represents and represents and represent and represents a	agree to insure the house and	buildings on said lot in a sum not less than
The ter created that the contraction of the contraction of the contract to the analysis and properly of Lorenze to the animal contract to the	Jue Hundred 19500.0	Dollars
Out If	a company of companies satisfactory to the mortgagee and keep the same insur	ed from loss or damage by fire, and assign the policy of insurance to the said mortgagee:
medication, then, note in such even.  Descriptions of the centre of protection of the short extends of many of the analyses of the circumstance with a control of the sized AMTRICAN ASSOCIATION, its recentary, and majors, and unper that any Judge of the Circum Cours of and Short may a control of a receivery with descripts, it who is protecting of an extensive with anticomplex of the short of an extensive with a descript in the large-state of and facilities of a receivery with anticomplex of the short of an extensive control of the circumstance of the circum	mourse riserr for the premium and expense of such insurance with interest und	er this mortgage.
consistent, there, and in such severe.  Linking, and Linking, and the states Association, is mescaret, that injury, make give the first inclined cover a stall date may a chamber or analysis and solid and recent and state may a chamber or analysis and solid and steemer, and additional cover at stall date may a chamber or analysis and solid and steemer, and additional cover and stall date may be said as surrough with an analysis of the first and analysis of the first and surrough with a state of each and provide actually co-chaed.  RECOVIDION ANALYSIS covered-thong, such is a for real state and state the clase of these persons, that is.  Linking and the covered state of eight per count per analysis interest upon.  Let not one insufficient per state or state of eight per count per analysis interest upon.  Let not of one hundred dollars per state or state that the class of these persons, but you do Association stall ceach the part of eight per count per analysis interest upon.  Local Interest when they are done to the first and Association, and shall then repay to said Association that teach the part and shall be a state of eight per count per analysis interest upon of one hundred dollars per shave as secretical under the hybrary of said Association, and shall then repay to said Association the state of the capital state of said association in the state of eight per count per analysis and the said case of the capital state of said association in the state of eight per count per analysis and analysis of the said association in the said of the capital state of eight per count per analysis and the said case of the capital state of eight per count per analysis and the said case of the capital state of eight per count per analysis and the said case of the capital state of eight per count per analysis and the said case of the capital state of eight per count per analysis and the said case of the capital state of the said association in the per analysis and the said case of the capital state of the capital state of the ca	s on said premises insured as aforesaid, or shall make default in any of the a	foresaid stipulations for the space of thirty days or shall cease to be a member of said
And IOAN ASSOCIATION, the working interest upon.  AND IOAN ASSOCIATION, the working interest upon.  Dollars, the case of either per cent, per menum until time.  26 AND IOAN ASSOCIATION, the working interest upon.  The case of either per cent, per menum until time.  27 And the case of either per cent, per menum until time.  And the case of either per cent, per menum until time.  28 AND IOAN ASSOCIATION, the working interest upon.  Dollars, service of shore on the capital stock of said Association that there repay to send Association the tum of the capital stock of said Association that there are not to the capital stock of said Association that the capital stock of said association, the tump some capital that said capital stock of said Association to the property or for payment of taxes thereon, or to remove any or incumbences, shall be subded to and constitutes a part of the doth investy worred, and shall been interest at space table.  And it is agreed by and between the said parties that the said convergence.  And the parties of the said capital state the said convergence.  And the parties of the said capital state the said convergence.  WINNESS Delaw.  In the year of our Lord case thousand also bonded and Laboration.  Genet, Seniel and Delivered in the Personne of:  Contract C. January.  MORTGAGE OF REAL ESTATE.  Contract C. January.  MORTGAGE OF REAL ESTATE.  Contract C. January.  MORTGAGE OF REAL ESTATE.  And the capital sponter before no.  Laboration of the within mended.  And the capital sponter before men, the form of the capital said capital said sponter before the capital said form of the within the capital said sponter the parties within monitored and released.  Noter Public S. C. (I. S.)  Noter	point a receiver, with authority to take possession of said premises and collect on said debt, interest, costs, expenses, attorney's fees and all claims then due then the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning the said meaning	said rents and profits, applying the net proceeds thereof (after paying costs of collection)  Association by the said mortgagon, without liability to account for anything more
Dollars, the rate of eight per cent per annuar until the part of eight per cent per annuar until the part of eight per cent per annuar until the part of eight per cent per annuar until the part of one interfect dollars per abure as association durfor the By-Laws of suid Association, and shall their repay to said Association dollars below the part of the capital shock of said Association dollars and said and said and said and said as respects comply while the Pyrkews of said Association as they more exist or bereafter may be associated, then this deed of bear and shall cause, determine, and be unterly and and vaid; collarine to resonate and infere and sittle.  And it is frame registed and augment, that any some capacital by said Association for insurance of the property or for payment of taxes thereon, or to remove any or incumbiance, shall be added to used constitute a part of the delt hereby accurate and shall be said and existence.  And it is agreed by and between the said parties that the said corregages?  And it is agreed by and between the said parties that the said corregages?  And so used an individual some of the said parties that the said corregages?  And some of the said control of the property of for payment of taxes thereon, or to remove any or incumbiance, shall be added to used constitute a part of the delt hereby accurate and shall be added to used constitute a part of the delt hereby accurate and shall be added to used constitute and shall be added to the said and delta and believed in the Presence of:  ***Example 1.***  **Example 2.**  **Example 2.**  **Example 2.**  **Example 3.**  **Example 4.**  **Example 3.**  **Example 4.**  **Example 4.**  **Example 4.**  **Example 4.**  **Example 4.**  **Example 5.**  **Example 5	said mortgagor shall on or before Saturday night of each week from and af	iter the date of these presents, pay or cause to be paid to the said AMERICAN BUILD-
Dellars, the race of eight per cent, per serum until the Part of the method delices per charge of successful under the DyLaws of and Association, and shall than 1799, to said Association the sum of  The Part of the My Top 107  The said and shall contain the said association and shall than 1799, to said Association the sum of  The said and shall contain the said that in all respects comply with the DyLaws of and Association as deep now cash or incustre may be amended, then this deed of the caused all said and under the said that are specified by and Association for theremore of the property or for payment of issoes thereon, or to remove any or incustration, shall be added to and constitute a part of the debt hereby secured, and shall her interest at same rate.  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties that the said mortgager?  And it is agreed by and between the said parties of the theory secured, and shall her interest at same rate.  WITTINESS DLLM  WITTINESS DLLM  In the part of our Lord one thousand nine headred and the cause of the United States of America.  Seath 100 Compt.  Personally appeared before one Road and the parties of the United States of America.  (Seath)  Seath 100 Compt.  Personally appeared before one Road and decided one that shall have been a shall be accepted the execution thereof.  And the Landson Dulley of the shall have been shall be an execution thereof.  And the shall have been been shall be an execution thereof.  And the shall have been shall be a	G AND LOAN ASSOCIATION, the weekly interest upon. Time 7	Lundred (\$ 500.00)
the sale of eight per cent, per announ until the part of our bondered deliver per share as currented under the By-Lawe of said Association, and shall then request to said Association the supp of	•	
That is and early the same ascertained under the By-Laws of said Association and shall their repay to said Association the sum of th	•	,
Dollars  The Character County Dellars  Pow All Bases when dies, and shall in all reports comply with the By-Laws of and Association as they now exist or hereafter may be amended, then this deed of bare and sale shall ceare, determine, and be utderly null and wat; offerwise to remain in full force and virtue.  And it is further eligibated and agreed, that any same expected it yeard Amoustation for insurance of the property or for payment of taxes thereon, or to remove any remainded and property or for payment of taxes thereon, or to remove any remainded and the activity and between the said parties that the said mortgager's  And it is agreed by and between the said parties that the said mortgager's  WINDSS BLUE  bands  in the year of our Lord one thousand give bindred and  WINDSS BLUE  bands  in the year of our Lord one thousand give bindred and  WINDSS Block and Delivered in the Freeness of:  Character  WINDSS Block and Delivered in the Freeness of:  Seath Public County.  Personally appeared before me.  RESTATE OF SOUTH CAROLINA,  DELIVERATE County  AD 1932  MORTGAGE OF REAL ESTATE.  Witnessed the exception thereof.  Witnessed the exception thereof.  RENUNCIATION OF DOWER.  Notary Palitic, S. C.  Notary Palitic, S. C.  AD 1932  MAGE Character  AD 1934	ie of one hundred dollars per share as assorting to the state of the s	series of snares of the capital stock of said Association shall reach the par
and also shall coate, decremen, and the presence of the control of the state of and Association as they now exist or harmster may be amounted, then this deed of bartand and agreed, that any same expended by said Association for insurance of the property of for payment of taxes thereon, or to remove any renombrance, hall be added to and constitute a part of the debt berely secured, are shall be as insured and agreed, that any same expended by said Association for insurance of the property of for payment of taxes thereon, or to remove any renombrance, hall be made.  And it is agreed by and between the said parties that the said managero?  Other to boild and enjoy said premises until default learned to the debt berely secured, are shall be as indicated and the property of the independence of the United States of America.  MORTGAGE OF REAL ESTATE.  ESTATE OF SOUTH CAROLINA,  Personally appeared before me.  Result and as Exhibit animal County.  Personally appeared before me.  Result and as Exhibit animal County.  Personally appeared before me.  Result and as Exhibit animal County.  A D. 19. 3.0  RENUNCIATION OF DOWER.  County.  A D. 19. 3.0  A D. 19. 3.0  A D. 19. 3.1  A D. 19.	Time I will as ascertained under the By-Laws of said	Association, and shall then repay to said Association the sum of
Land also straight codes, determine, and be underly will not void; otherwise to remain in full force and wittue.  And it is runted stipulated and general characy was accepted by and Appositation for immance of the property or for payment of taxes thereon, or to remove any riscumbanes, shall be added to and constitute a part of the debt hereigy secured, and shall bear interest at same rake.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said moregager.  And it is agreed by and between the said parties that the said more interest at same rake.  And it is agreed by and between the said parties that the said more interest at same rake.  And it is agreed by and between the said parties that the said more that the said more and said and said parties and the said and said parties and the said parties and the said and said parties and the parties and the said and said parties and the said and said parties and said said part the premise of the payment of the said parties and said parties and said parties and said said part the premise of the payment of	pay all taxes when due, and shall in all respects comply with the Professional	Dollars,
That is in truther stipulated and greed, that any same experted by said Apociation for insurance of the property or ior payment of taxes thereos, or to remove any rincombrance, while the adolet on and constitute a part of the debt berely secured, and shall been interest at same rate.  And it is agreed by and heaveen the said parties that the said mortgage?  And it is agreed by and heaveen the said parties that the said mortgage?  And it is agreed by and heaveen the said parties that the said mortgage?  And it is agreed by and heaveen the said parties that the said mortgage?  And it is agreed by and heaveen the said parties that the said mortgage?  And it is agreed by and heaveen the said parties that the said mortgage?  And seal.  WITNESS OLLY hands  and seal.  And seal.	a and sale shall cease, determine, and be utterly null and void; otherwise to r	emain in full force and virtue.
And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said parties that the said mortgagers.  And if it is agreed by and between the said the said mortgagers.  And if it is agreed by an interest and early and adoless that the said mortgagers.  And if it is agreed by an interest and the said mortgagers.  And if it is agreed by an interest and the said mortgagers.  And if it is agreed by an interest and the said mortgagers.  And if it is agreed by an interest and and an interest and it is agreed by an interest and an interest and and an interest and	And it is further stipulated and agreed, that any sums expended by said Ass	ociation for insurance of the property or for payment of taxes thereon, or to remove any
WITNESS SALV hand 3 and seal s, this Turing hand make more and that year of our Lord one thousand pine hundred and the parameter of the United States of America.  Segred, Sealed and Delivered in the Presence of:  County Hand County (Seal)  WORTGAGE OF REAL ESTATE  WORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  Seal and as Electron act and deed deliver the within written Deed; and that he, with witnessed the execution thereof.  The before me, this Seal County (L. S.)  Notary Public, S. C.  FARTE OF SOUTH CAROLINA,  County,  Wite of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the within named County (L. S.)  Notary Public, S. C.  The seal of the	r incumbrance, shall be added to and constitute a part of the debt hereby se	ecured, and shall bear interest at same rate.
WITNESS DAW hand's and seal C, this twelver of the Lindependence of the United States of America.  (See J. Sealed and Delivered in the Presence of:    Carrand C   Warrier   Sealed and Delivered in the Presence of:	And it is agreed by and between the said parties that the said mortgagor.	to hold and enjoy said premises until default
in the year of our Lord one thousand nire hundred and the person of the United States of America.  Lightly, Sealed and Delivered in the Presence of:  Charact C. Lawrence C. Seal.  (Seal.)  REAL STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL ESTATE  County.  Personally appeared before me.  Real and as:  A D. 19.30  That I seal and the execution thereof.  The Design of the within named Charact C. Lawrence C. Seal.  (Seal.)  MORTGAGE OF REAL ESTATE  County.  RENUNCIATION OF DOWER  County.  RENUNCIATION OF DOWER  A D. 19.30  A D. 19.30  That of the within named Charact C. Lawrence County County.  The within named Charact C. Lawrence County County.  The personal person with the execution thereof.  RENUNCIATION OF DOWER  A D. 19.30  A D. 19.30  That of the within named Charact C. Lawrence Telas, and increase relation to the within named American Bull Ding And Donas Association, dread are of any person or persons withous certain creates, and increase relation to the within named American Bull Ding And Donas Association, uncessors and Assigns, all her interest and estate, and also her ripht and chain of Dower of, in or to all and singular the premises within mentioned and released.  The personal plants of the county of the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the premises within mentioned and released.  The personal plants are the pr		
in the year of our Lord one thousand nine hundred and the presence of the Cuited Scates of America.  Sened, Sealed and Delivered in the Presence of:  Court (Seal)  MORTGAGE OF REAL ESTATR  Court (Seal)  MORTGAGE OF REAL ESTATR  Court (Seal)  MORTGAGE OF REAL ESTATR  Court (Seal)  Mortgage of Real ESTATR  Court (Seal)  Cour	WITNESS OLD hand seal 5 , this	winey - Joth day of
in the one hundred and state of America Segred, Scaled and Delivered in the Presence of:  Court Carolina (Scal)  Notary Public, S. C.  Court Carolina (Court)  Court Carolin	January in the year of our Lord or	ne thousand nine hundred and thurley
Seption State of South Carolina (Seal)  Edward C. Seal (Seal)  Walle Struce (Seal)  Walle Str	in we one hundred and 54 Th	year of the Independence of the United States of America.
E STATE OF SOUTH CAROLINA,  County.  Personally appeared before me  made outh thathe saw the within named	Signed, Sealed and Delivered in the Presence of:	
E STATE OF SOUTH CAROLINA,  Personally appeared before me made oath thathe saw the within named	Ray 7. Dunt	Edward C. Sriene (Seal)
E STATE OF SOUTH CAROLINA,  Personally appeared before me.  Radian as act and deed deliver the within written Deed; and that be, with.  Winessed the execution thereof.  The property of the within same and the control of the within written Deed; and that be, with.  RENUNCIATION OF DOWER  County.  A D. 19 30  The property of the within same and upon being privately and separately examined by me, did declare that she does irrely, voluntarily, and without any compulsion, dread fear of any person or persons whomsoever renounce, release, and forever recinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, nuccessors 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.  The property of the county of the count	atherene Brown	Mrs. Edith Greene Coyle (Seal.)
Personally appeared before me.  made coath thathe saw the within named		Wella Druene (Seal)
Personally appeared before me.  Made oath that he saw the within named A. D. 19.3.0  The property of		(Seal.)
Personally appeared before me Roy 3. Notary Public, S. C.  RENUNCIATION OF DOWER.  County.  A D. 19. 3.0  RENUNCIATION OF DOWER.  County.  A D. 19. 3.0  Renumber of the within named County.  A D. 19. 3.0  Renumber of the within named County.  A D. 19. 3.0  Renumber of the within named County.  Renumber of the within named County.  Renumber of the within named County and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread car of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The analysis of American County of American County.  Notary Public, S. C.  Renumber of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  Motary Public, S. C.  Notary Public, S. C.  Renumber of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, under my hand and seal this S. C.  Motary Public, S. C.  Renumber of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, under my hand and seal this S. C.  Motary Public, S. C.  Motary Public, S. C.		MORTGAGE OF REAL ESTATE.
made oath thathe saw the within named Educate C		
act and deed deliver the within written Deed; and thathe, with		
act and deed deliver the within written Deed; and thathe, with	made oath thathe saw the within named Elware	Greene, Edith Juine Coupe and Willow &
witnessed the execution thereof.  A. D. 19. 3.0  Notary Public, S. C.  RENUNCIATION OF DOWER.  County.  all whom it may concern, that Mrs.  wife of the within named  Cathord C.  wife of the within named  Cathord C.  wife of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.	, seal, and asact and deed deliver the within v	written Deed; and thathe, with
A. D. 19.30  Notary Public, S. C.  RENUNCIATION OF DOWER.  County.  A. D. 19.30  Renunciation of Dower.  Renunciation of Dower.  A. D. 19.30  A. D. 19.30  Renunciation of Dower.  Ren		
A. D. 19.30  Notary Public, S. C.  RENUNCIATION OF DOWER.  County.  A matary Public by Section (L. S.)  RENUNCIATION OF DOWER.  County.  A matary Public by Section (L. S.)  RENUNCIATION OF DOWER.  do hereby certify all whom it may concern, that Mrs.  wife of the within named. Edward C.  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 ear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, accessors 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.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premises within mentioned and released.  The matary will for the premise within mentioned and released.  The matary will for the premise within mentioned and released.  The matary will for the premise within mentioned and released.  The matary will for the premise within mentioned and released.  The matary will for the premise within mentioned and released.  The premise within the premise within mentioned and released.  The premise within the within the within named the premise within the wit		winessed the execution thereof.
Notary Public, S. C.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  County.  I Cathoring County.  I all whom it may concern, that Mrs.  wife of the within named Canonic C.  wife of the within named Canonic C.  wife of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The under my hand and seal this.  A. D. 19. 30  Notary Public, S. C.		
RENUNCIATION OF DOWER.  County.  County	A. D. 19 20	
RENUNCIATION OF DOWER.  County.  County	Notary Public, S. C.	May 3. Hunt
all whom it may concern, that Mrs.  Wife of the within named  Cau and C.  Wife 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.  The property 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.  The property 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.  The property 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.  The property of the within named Courselve to 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.  The property 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.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, where the premises within mentioned and released.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, where the premises within mentioned and released.  The property of the within named AMERICAN BUILDING AND LOAN ASSOCIATION, where the premises within mentioned and released.  The property of the within named AMERICAN BUILDING AND LOAN ASSO	OF GOVERN OF BOX 131	
I Cathurine Branch, a Nature Public for S. C. do hereby certify all whom it may concern, that Mrs. Curling June wife of the within named Camard C. Three 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 ear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  The under my hand and seal this 25 th Mortgagar Wills Green is Urmarried Notary Public, S. C.		RENUNCIATION OF DOWER.
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 ear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  In under my hand and seal this	County	
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 ear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  In under my hand and seal this	i January Lawrence, a ralo	do hereby certify
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 ear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, uccessors 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.  En under my hand and seal this	all whom it may concern, that Mrs.	<u> </u>
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, 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.  The provided House of the control of the	wife of the within named <u>Courant Courant</u>	
en under my hand and seal this	this day appear before me, and upon being privately and separately examined b	by me, did declare that she does freely, voluntarily, and without any compulison, dread
pay of January A. D. 19. 30 }  Markerine Around (L. S.)  Notary Public, S. C.		
Mortgager Wills grue Cs unawid Mortgager Wills grue Cs unawide Mortgager Public, S. C.	an under my hand and and thin 2.5 5.4.	Dower or, in or to all and singular the premises within mentioned and released.
Notary Public, S. C.  A. D. 19. 20  Mrs. Evelyn Breene	en under my hand and seal this	utgager wills greene is umarried
Notary Public, S. C. (L. S.) Mrs Chelyn Breene	$A. D. 19 \xrightarrow{\mathcal{F}^O}$	
	Notary Public, S. C. (L. S.)	mes Chelyn Breene
		V