as the control of the		the same conveyed by the mortgagor by
TO GANCE AND IN SECURITION STORES AND ADDRESS OF THE SECURITION OF THE TOTAL AND ADDRESS OF THE SECURITION OF THE TOTAL ADDRESS OF THE SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES OF THE SEC	on theday of	
TO HAVE AND TO LIGHT at all and inference the remains with the east ANTERION DUBLINGS AND LIGHT ASSOCIATION, and in accuration and surprise received at any time freeze. Accordinates to service and leaves of certificated and insight for the east to the control of the control	Greenville County in Book, page, page	
de Mette, hint VI 1974 L. C.	TOGETHER with all and singular the Rights, Members, Hereditaments	and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
And the content of th	TO HAVE AND TO HOLD all and singular the premises unto the sai	d AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors and assigns
and assessed, from society of the changes to the control grant processed between the changes to the control grant processed between the changes and the change	forever. And do hereby	bind Myself, my successor Heirs, Executors and
And agree to former the choice of lightings of a fall for an amount being the Control of Secretary of the Control of Secretary of the Control of Secretary of Sec	Administrators to warrant and forever defend all and singular the said Premise	s unto the said AMERICAN BUILDING AND LOAN ASSOCIATION, its successors
And the control of th	and assigns, from and against V und my Succe	Heirs, Executors, Administrators and Assigns, and every person whomsoever law-
And it is served to a consequence table up to case instruct trans our change by the and carlos to public yet instructs to the and configuration with the cent table. And that if way time to the way time table to the who the side meritages and, camer the came to be interested with increased with increased with increases. And if the cent table and the contract of the carlos to the processor of the carlos of the processor	tury claiming or to claim the same or any part thereof.	
And it is served to a consequence table up to case instruct trans our change by the and carlos to public yet instructs to the and configuration with the cent table. And that if way time to the way time table to the who the side meritages and, camer the came to be interested with increased with increased with increases. And if the cent table and the contract of the carlos to the processor of the carlos of the processor	And agree to insure the house a	and buildings on said lot in a sum not less than Thurly five
and in the trees that. About all my time fail to the treet that. About all my time fail to the treet that the my time fail to the me death analyses mans. We acted to be instanted as the instant and a stanted for instanted as the instant as a stanted for that make clotch in any of the instanted as changes for the instanted as	hundred of 10/100	Dollars
and in the court first Additionary tested for the generation and regenerate color to receive with increase where the messages. And if Additionary tested for the generation and receivers with increase where the messages. And if Additionary tested for the messages Additionary tested for t	n a company or companies satisfactory to the mortgagee and keep the same in	sured from loss or damage by fire, and assign the policy of insurance to the said mortgagee:
And it is a description of continue and continue of such and an author the more and weekly interest as almostly or shall fail or cetture to two phis buildings on the problems for the such and problems for the such as a description or shall cause to it in a monther of such forceding, they ago it districts the such as a description of the control attendances for the space of thirty days or shall cause to it in a monther of such forceding, they ago it is not of cents. **POLICIPINA AND LOAN ASSOCIATION, the successor, and analogo, and agree that all plans of the Control Central of all these may a description of the problems as a more space of the central analogo and the successor, and plans as a successor, and plans are the central policies. **POLICIPINA AND LOAN ASSOCIATION, the successor, and it is not real intent and manning of the period to these Property and the successor in a part of the successor and the success	A	
And if Addition of the Control of the part of the said weekly interest as a second, or shall fail or resuse to long the badding great and promoting strength caps or shall make to work in any or the absorbance shall asked to be part of their days or that owner to be an analysis to the part of their days or that owner to be an analysis to the translation, they are not did their to the part of the Control Court of the control	eimburse itself for the premium and expense of such insurance with interest t	under this mortgage.
The part of the products serviced as attendant or that make the new in any of the attendants for the appear of the part of the flower descript provider to the and AMERICAN MULDINA NESCOLATION, to recenses, and vegines, and appear have the roots and proting, begin the control appears of the Clean Court of well there may not attended to the control of the parties and order and the control of the parties and order to this processor, of the parties for the control of the parties for the parties of the control of the parties of th		
interaction, case, see, in sends event. Description, Case, see, in sends event.	ngs on said premises insured as aforesaid, or shall make default in any of the	e aforesaid stipulations for the space of thirty days or shall case to be a morehan of acid
special a secret, with industry, to the protection of and group may be a secret, with industry, to the protection of and group may be added, increase, with industry, to the protection of and group may be added, increase, outh, excurrent, attempts, even and all calcular there do the American English parts of the secret states of the group may be added, increase and all calcular there do the American English parts of the protection of the group and a secret parts. The added in the secret short short and in the three intent and manifest of the parts on these trees in an analyzes and all on an indice short short short short and the secret short	Association then and in such event	said tease to be a member of said
process and extensing to take constraints of soil generalizes and collect man case and present absorption through group parting owns of collections, and the rest and process actual, exclusion groups and managing, without bailing to account for anything more has done for any objects actual, exclusion, and it is the true licitod and managing of the parties to those Presents, that is a processor for anything more has done to their Statechy, right of each work grown and actor the date of this present, pay ceases to be said to the said ALERICAN BUILD-ROAD ASSOCIATION, the weight interest appeal. It was a processor of the capital stock to each order to go the capital stock of the said ALERICAN BUILD-ROAD ASSOCIATION, the weight interest upon and the capital stock of the capital stock of an analysis of the capital stock of the capital stock of an analysis of the capital stock of the capital stock of an analysis of the capital stock	BUILDING AND LOAN ASSOCIATION its successors and sections and	eby assign the rents and profits of the above described premises to the said AMERICAN
the rate of cight per cent per arount until the secure of security spike of each week from any after the parties to these Present, that is a security of the said AMERICAN BUILD NO AND LOAN ASSOCIATION, the weekly inferest apenal before any after the date of these precessing pay or cause to be paid to the said AMERICAN BUILD NO AND LOAN ASSOCIATION, the weekly inferest apenal before any after the date of these precessing pay or cause to be paid to the said AMERICAN BUILD NO AND LOAN ASSOCIATION, the weekly inferest apenal before the parties of shores of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of the naptial stock of said Association shall reach the parties of the naptial stock of said Association shall reach the parties of shores of the naptial stock of said Association shall reach the parties of the naptics of the naptics of the parties of the naptics of the naptics of the parties of the naptics of the naptics of the parties of the naptics	appoint a receiver, with authority to take possession of said premises and coll	agree that any Judge of the Circuit Court of said State may at chambers or otherwise
The state of control persons setulny, exclused. PROVIDED ANALYNS, severelesses, and it is the true intent and remaining of the parties to these. Precess, that it. PROVIDED ANALYNS, and state of states destructive right to each ones, incent usual after the date of thing spreaded, you or cause to be paid to the said AMERICAN BUILD. MACHINE AND LOAN ASSOCIATION, the weekly interest upon Interesting and the state of thing spreaded, you or cause to be paid to the said AMERICAN BUILD. Dollars, action of shares of the respiral treeds of said American shall reach the pair value of control of shares of the respiral treeds of said American shall reach the pair value of one landwood shifter per states as accordance under the By Laws of said American as shall the report to said American shall reach the pair and and said causes. And at its further stiglished and arresport comply with the By Laws of said American is they can exist so became may be anexoled, from this feed of here and states with the said and the said control of the said and the said a	pon said debt, interest, costs, expenses, attorney's fees and all claims then due	the Association by the said mortgagor without liability to account for anything more
The rate on being and to the said AMERICAN BUILD. SC AND LOAN ASSOCIATION, the weakly interest upon Market for the case of these presents key or cause to be good to the said AMERICAN BUILD. SC AND LOAN ASSOCIATION, the weakly interest upon Market for the following the case of the capital streke of said Association shall reach the parable of only bunded deluter per stars as accentrated under the Briws of said Association, and shall then repay to said Association the sum of Market for the capital streke of said Association shall reach the parable of one bunded deluter per stars as accentrated under the Briws of said Association, and shall then repay to said Association the sum of Market for the capital streke of said Association in the sum of Market for the capital streke of said Association in the sum of Market for the capital streke of said Association in the sum of Market for the capital streke of said Association and stream of the said association said stream of the property of the said association said stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the property of the parable of the capital stream of the parable of the capital stream of the property of the parable of the capital stream of the parable of the parable of the capital stream of the parable of the capital stream of the parable of the capital stream of the parable of the parable of the capital stream of the parable of the capital stream of the parable of the parable of the parable of the capital stream of the parable of the capital stream of the parable of the para	nan the rents and profits actually collected.	to account for anything more
The said metagraph and on the before Struchy stakes of each week from said after the date of those provision pays or cause to be paid to the said AMERICAN BUILD. SG AND LOAN ASSOCIATION, the weekly increase upon "Machine of the capital structs of said Association shall reach the parallel of eight for each per unemm until the	PROVIDED ALWAYS, nevertheless, and it is the true intent and me	aning of the parties to these Presents, that if
NO AND LOAN ASSOCIATION, the weakly interest upon Mentally further through the rate of eight per coul, per name until the 36 1	he said mortgagor shall on or before Saturday night of each week from and	after the date of these presents, pay or cause to be paid to the said AMERICAN BIJLD-
is the rate of right year cent, per annum until the	NG AND LOAN ASSOCIATION, the weekly interest upon Thurte	y- live hundred & 20/100
the cate of eight per coat, per summer until the series of sight per coat, per summer until the series of sight Association, and shall then repay to said Association the sum of Dollars, and shall then repay to said Association the sum of Dollars, and per all these whole does, and shall in all respects comply with the Ty-Laws of said Association as they now coist or hereafter may be amended, then this doct or leaves and shall coats, determine, and the unterly and and void; elements to remark in fall forms and virtue. And it is frest resignative and agreed, that any some segreted by raid Association to the summer of the property or for payment of saxes thereone, or to remove any rice incombances, shall be soled to and contribute a part of the date benefy secured, and shall be soled to and contribute a part of the date benefy secured, and shall be soled to do only and precises until default half to made. WITHNESS. They hand, and seed, this soled to the contribute of the property or for payment of saxes thereon, or to remove any rice incombance, shall be soled to and contribute a part of the date benefy secured, and shall be soled only and drives and only and benefits that the said unortagen. And it is agreed by and between the said parties that the said unortagen. And it is agreed and Dollovered in the Presence of: WITHNESS. They hand, and seed. All years of the Independence of the United States of America. (Seal.) (Seal.) (Seal.) Personally appeared before one. All the Theory of the Independence of the United States of America. (Seal.) (Seal.) MORTGAGE OF MEAL ESTATE. MORTGAGE OF MEAL ESTATE. And a victorial that he was the within number. And on hereby certify the output of the within maned. And the organized the execution thereof. FERNUNCIATION OF DOWER. Noury Pasks, S. C. (L. S.) Noury Pasks, S. C. (L. S.) Noury Pasks, S. C.		
also of one hundred deliver per ultare as ascertational under the By-Laws of said Association as they now exist or hereafter name of the first period of the first and any sail taxes and due, and shall in all response country with the By-Laws of said Association as they now exist or hereafter may be accounted, then this deed of bar- pairs and state statil tream, describer, and he activity and and void; otherwise to remain in said toose and virtue. And it is surface studenced and agreed, test any same expected by said Association for instructs a test of the sociation of the constituent a part of the child tender's securical, said libes inserted as since rate. And it is surfaced by and between the said parties that the said morning or WITHESS May hand and seal. this in the year of our Lerd one thousand nine insufred and WITHESS May hand and seal. this in the year of our Lerd one thousand nine insufred and Martin. All of the presence of: WITHERS MAY HAND Delivered in the Dynamous of: All of the presence of: WITHERS MAY HAND DELIVERY ASSOCIATION. AND AND AND DELIVERY ASSOCIATION. WONTOAGE OF REAL ESTATE. WONTOAGE OF REAL ESTATE. WONTOAGE OF REAL ESTATE. WITHER OF SOUTH CAROLINA, MORTOAGE OF REAL ESTATE. With STATE OF SOUTH CAROLINA, MORTOAGE OF REAL ESTATE. With STATE OF SOUTH CAROLINA, A D 19-30 On May of Martin careed. A D 19-30 On May of Martin careed. A D 19-30 On May of Martin careed. With the sign is and one heing privately and separately evanised to be did declare they the does freely, volanticly, and without any compation, dread or feer of any person or persons with some of solution of Dowle of, in or or all and singular the promises within occioned and released. Notary Philis, S. C. (I. S.) Notary Philis, S. C. (I. S.) Notary Philis, S. C. (I. S.)	3(1)	Dollars,
Deltars, Market Market and Control of the Control o	t the rate of eight per cent, per annum until the	series of shares of the capital stock of said Association shall reach the par
Deltars, Market Market and Control of the Control o	alue of one hundred dollars per share as ascertained under the By-Laws of s	aid Association, and shall then repay to said Association the sum of
and again a finese whole does, doctoring and the all is not precessed comply with the fly-Loss of said Association as they now exist or hereafter may be amended, then this deed or barrian and age half the cases, determine, and the interformation of the treather of the control	Thirty- ful hundred &	, 510/
an and sale shall case, determine, and be tittedy until not void; otherwise to remain in full force and virtue. And it is truther stiplanted and agreed, that any amms expended by sale Absociation for insurance of the property or for payment of taxes thereon, or to remove any risid incendrators, shall be added to and constitute a part of the delt hereby accured, and shall her interest at sinne 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 WITNESS MAN In the year of our Lord one thousand nine hundred and the interest and shall be made. WITNESS MAN In the year of our Lord one thousand nine hundred and the interest and the parties. Adapted, Scaled and Delivered in the Escence of: MAN MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. WOLL W. L.	A 1.	VIII 3
And it is agreed by and between the said parties that the eail mortgagor to bold and enjoy said premises until default hall be made. WITNESS THE STATE OF SOUTH CAROLINA, gen, seal, and as a successor and before me, this winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, and as a successor and deed deliver the within written Deed; and that he, with winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, and as a successor and deed deliver the within written Deed; and that he, with winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, and as a successor and deed deliver the within written Deed; and that he, with winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, and as a successor and deed deliver the within written Deed; and that he, with winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, and as a successor and deed deliver the within written Deed; and that he, with winessed the execution thereof. WITNESS THE STATE OF SOUTH CAROLINA, large, seal, seal, and a separately examined by se, did declare that she does freely, voluncity, and without any computition, dread of this day upware before me, and upon being privately and separately examined by se, did declare that she does freely, voluncity, and without any computition, dread of this day upware before me, and upon being privately and separately examined by se, did declare that she does freely, voluncity, and without any computition, dread of this day upware before me, and upon being privately and separately examined by se, did declare that she does freely, voluncity, and without any computition, dread of this day upware before me, and upon being privately and separately examined by se, did declare that she does freely, voluncity, and without any computition, dread of the within named AMERICAN BUITDING AND LOAN ASSOCIATION, siven under my hand and seal this. Notary Public, S. C.	ain and sale shall cease, determine, and be utterly null and void; otherwise to	o remain in full force and virtue.
And it is agreed by and between the said parties that the said moregagor. To hold and enjoy said premises until default hall be made. WITNESS THE STATE OF SOUTH CAROLINA, Seal and and seal this green to before me, this mance the state of the within named. A D. 19-30 Notary Public, S. C.	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
WITNESS THAT AND AND SCALL COUNTY. Personally appeared before me. and and deed deliver the within written Deed; and that	rior incumbrance, shall be added to and constitute a part of the debt hereby	secured, and shall bear interest at same rate.
MTNESS May hand and seal this. May of the Independence of the United States of America. Segret, Sealed and Delivered in the greence of: MULL VESTEUROST, States of America. MORTGAGE OF REAL ESTATE. Mortgage of the execution thereof. Worn to before me, this. day of Mortgage of the within written Deed; and that the, with Witnessed the execution thereof. Worn to before me, this. MORTGAGE OF REAL ESTATE. Witnessed the execution thereof. Worn to before me, this. Mortgage of the within marned. A. D. 19-90. Mortgage of the execution thereof. RENUNCIATION OF DOWER. County. The state of south tray concern, that Mrs. We write of the within named. A. D. 19-90. Notary Pablic, S. C. (I. S.) Notary Fablic, S. C. (I. S.) Notary Fablic, S. C. (I. S.)	And it is agreed by and between the said parties that the said mortgage	orto hold and enjoy said premises until default
in the year of our Lord one thousand sine handred and the starty and in use one handred and the starty and in use one handred and the starty and in use one handred and the starty and separately canning by the start of the Independence of the United States of America. **Compt. Seal.** **Compt. Seal.** **Compt. CAROLINA** **STATE OF SOUTH CAROLINA** **County** **In the start of the within named of the within the start of the within the start of the start of the within the start of the start of the start of the start of the within the start of the star		
in the year of our Lord one thousand sine handred and the starty and in use one handred and the starty and in use one handred and the starty and in use one handred and the starty and separately canning by the start of the Independence of the United States of America. **Compt. Seal.** **Compt. Seal.** **Compt. CAROLINA** **STATE OF SOUTH CAROLINA** **County** **In the start of the within named of the within the start of the within the start of the start of the within the start of the start of the start of the start of the within the start of the star	WITNESS hand seal this this	7 th
mid in ace one hundred and 5 4 th	march in the year of our Lord	t one thousand nine hundred and
Suppel, Sealed and Delivered in the Bresence of: AUCUL STATE OF SOUTH CAROLINA, Fersonally appeared before me. MORTGAGE OF REAL ESTATE Mortgag	, — , — // //	
Mortgage of Real Estate Westervelt, Structself, Seal) (Seal) (Seal)		year of the Independence of the United States of America.
(Seal.) (Se	$\langle \mathcal{N} \mathcal{N} \rangle$	San Da Cal to of the to
(Seal.) (Se		M. Sl. Mesthody, Dimeseal)
WORTGAGE OF REAL ESTATE. Personally appeared before me. act and deed deliver the within written Deed; and thathe, with	Program }	(Seal.)
HE STATE OF SOUTH CAROLINA, Personally appeared before me, and the within named. Mortgage of Real Estate. Personally appeared before me, and the saw the within named. Mortgage of Real Estate. Witnessed the execution thereof. Witnessed the execution thereof. Worn to before me, this. A. D. 19-90 Notary Public, S. C. A. D. 19-90 Notary Public, S. C.		(Seal.)
Personally appeared before me. A. D. 19-90 day of		(Seal.)
Personally appeared before me. Ind made oath thathe saw the within named. M. L. Westletwelf, Towardle. ign, seal, and as. Live		and the control of th
Personally appeared before me. Indicate that the saw the within named to the within written Deed; and that the written Deed; and the written Deed; and that the written Deed; and the written Deed	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
act and deed deliver the within written Deed; and thathe, with	Successful County.	
act and deed deliver the within written Deed; and thathe, with	Personally appeared before me	buff
act and deed deliver the within written Deed; and thathe, with	nd made oath that he saw the within named M. C.	esteriolt May to
worn to before me, this. A. D. 1930 Notary Public, S. C. Notary Public, S. C. A. D. 1930 Notary Public, S. C.	0	,/
day of Mourch A. D. 19 30 CHE STATE OF SOUTH CAROLINA, County. I, do hereby certify no all whom it may concern, that Mrs	ign, seal, and as act and deed deliver the within	in written Deed; and thathe, with
day of M. Wickling (L. S.) Notary Public, S. C. (L. S.) A. D. 19 30 CHE STATE OF SOUTH CAROLINA, County. I		witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County. I, do hereby certify nto all whom it may concern, that Mrs. ne wife of the within named id 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 r fear of any person or persons whemsoever 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 Dowar of, in or to all and singular the premises within mentioned and released. iven under my hand and seal this. day of. Notary Public, S. C.	worn to before me, this	
County. I,	day of march 1 1030	
THE STATE OF SOUTH CAROLINA, County. I, do hereby certify nto all whom it may concern, that Mrs. ne wife of the within named id this day appear before me, and thon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison, dread r fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, is successors and Assigns, all her interest and estate, and also her right and claim of Dowar of, in or to all and singular the premises within mentioned and released. Siven under my hand and seal this. day of	O Sa Quala	
I,	Notary Public, S. C.	auce y, freef,
Lounty. I,		and the second of the second o
I,	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
the wife of the within named	County.	
nto all whom it may concern, that Mrs	I,	do hereby certify
the wife of the within named		
de this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread refear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION, as 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. iven under my hand and seal this		
r 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. day of	is this do not be formally and the second before	
day of	nd this day appear before me, and upon being privately and separately examine	ed by he, did declare that she does freely, voluntarily, and without any compulison, dread
day of		
day of		in or bower or, in or to all and singular the premises within mentioned and released.
Notary Public, S. C.	iven under my hand and seal this	
	day of	
	(L. S.)	
San 201 1-3 Ht 30 5-00		
Recorded 10000 at 1900 at 0'clock M	may ch 1-3 th 30	5. A A