Greenville (Compy in Book	The above described land is	the same conveyed by the mortgagor b
TOGENER with all und ringings the depoles, the depoles, thereforements and Appendix and Bernellin Millington Strip (2004) and the depole of the control of the Millington Strip (2004) and the millington of the million of the mill	he day of fine	
TO MAYS AND GO IDOA at our displace the powder must be and ACTECAN DIBLING AND IOAN ASSOCIATION, and in secretary and active to make the second of the powder in the powder in the powder in and all secondary to water at the powder in and all secondary to water at the powder in and all secondary to water and active to the powder in and all secondary to water and active to the powder in a p		
neces. And districtions for some of agreement actions of strong that the office of the content o	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 assign
to a coupt, from or dignore. If the control of the coupt of the coupt of the coupt of the coupt. The coupt, from or dignore. If the coupt of the co	V	
and allower, from and qualitate. The control of states and services and services and services. And control of the control of	inistrators to warrant and forever defend all and singular the said Premises u	into the said AMERICAN BUILDING AND LOAN ASSOCIATION its successor
In example, or companies activately to the marriagon and livery the same interact from him or during, by fire, and arrigin the policy or incurrence to the earlier and in the record that Month or they compare not expense or each instance with inscrete under the same tag in many more controlled to the program one expense or each instance with instruction which into the program of the said weekly instructs as already at shall find or reload to the long of the program of the said weekly instructs as already only or read appeals and promises factored to a created, or said appeals default in any order to instruct and appeals and promises in the control of the said and the control of the said and core to the control of the said and the control of the said and the said the	assigns, from and against IVU and my	
is company or component anticleagy to the mactagement and heap the sands entered from its or security the policy or instrument to the said ment on its the security of the said and on its the security of the said and accesses and security of the said and security of the said ment security. And if any of the security of the said ment security of the said ment security of the said of the species of the place or shall ment security the source of the said of the species of the place or shall ease to be a sensite transition, then, and in such errors. And if any of the security of the species of the said of the species of the place of the	And agree to insure the house and	buildings on said lot in a sum not less than.
and it the event that		
And II. Addition and exposure of anch instantones which interests where this morrages. And III. Addition and its accounts of the second of the approach of the early second interest as a created, or shall find or refuse to show the person and profile of the approach of the early second interests as a created, or shall make the local and greaters as a created, or shall make the local and greaters as a created, or shall make the local and greaters are shall be a local and the local and the created greater and analysis of the approach a reserver, with underty to take presenters of said greateries and collect and mare and profile of the chreat Courts, or shall make the greater and and greater and the court courts of the court of the court of the person and the court of the court	//	
age on said premises towards as afterward, or main open decided to any of the utercend situations to the page of thirty gave or station of the a member association, then, and in such events. LILIDON AND LOWAR ASSOCIATION, its successors, and assigns, and agent that any joing of the office the order decided on a such premises and critical and profits of the above decided on a state premises and critical and profits, applying the net process formed (after paying costs) of the most of the above decided states and the cost of the paying and the page of the above decided and criticated and profits, applying the net process formed (after paying costs) of the most of the above decided states and profits attending collected. PROVIDED AIMANS, surveintedness, and it is the true intent and mentings of the parties to these Presents, that it is account for surveint as the real act metagers shall not not force deterrably which of each weigh from such flate of these presents, that it is a second for the said and the parties of the paying and the said AMERICAN INGAINANS, surveintedness, and it is the true intent and mentings of these presents, that it is a second for the said and the parties of the paying and the said AMERICAN INGAINANS, and the said AMERICAN INGAINANS AMERICAN INGAINANS, and the said a	burse itself for the premium and expense of such insurance with interest und	to do so then the said mortgagee may cause the same to be insured in its name and ter this mortgage.
Description, then, and in such event. Description, the processor, and output, and gree that any Judge of the Circuit Court of self-state group or chambers or so any possible the immerce, court, excessor, and output, and gree that any Judge of the Circuit Court of self-state group or chambers or so good sold their merce, court, excessor, surface and profits output groups of the entry forms of the growth of the profits of the growth output growth of the growth of the growth output growth output growth of the growth output growth of the growth output growth of the growth output growth	shan made default in the	payment of the said weekly interest as aforesaid, or shall fail or refuse to keep the build foresaid stipulations for the space of thirty days or shall cease to be a member of sai
process a receiver, with authority to the gonesies of and precision and pulse of the Creatic Court of aid State only at chanters or a governance and colored and date interest; costs, expenses, attorney's see and all claims the costs and colore analysis and the cross and process accounts of anythin and a cross-control and our perfects activity only of a cross-control and after the date of those precess, pay or came to by paid to the said AMERICIAN INC. AND LOAN ASSICIATION, the weekly interest upon Colored and after the date of those precess, pay or came to by paid to the said AMERICIAN INC. The take of sight per cent, per amount will the control and accounts the account of the account of a control and a control and accounts of the accounts of a control and a control accounts of the accounts of a control accounts of the process of a control accounts of the process of a control accounts of the accounts of the control accounts of the control accounts of the process of a control accounts of the accounts of the control accounts of the co	\mathcal{U}	
FROUDED ALWAYS, coverateless, and it is fee tree intern and nonzing of the partice to these Presents, that if I is not made according to the control of the week from and after the date of these presents, pay or cause to by you to the east AMERICAN I NO AND LOAN ASSOCIATION, the weekly interest upon. It is not control to the case of shares of the capital stock of said Association shall reach after the case of right per cent, per annum until the. 2	LDING AND LOAN ASSOCIATION, its successors, and assigns, and agr int a receiver, with authority to take possession of said premises and collect said debt, interest, costs, expenses, attorney's fees and all claims then due the	ee that any Judge of the Circuit Court of said State may at chambers or otherwise said rents and profits, applying the net proceeds thereof (after paying costs of collection)
NO AND LOAN ASSOCIATION, the weekly interest upon College grous and after the date of these presents, pay or cause to by paid to the said ABERICAN I NO AND LOAN ASSOCIATION, the weekly interest upon College and the capital stock of said Association shall reach albe of one imagine dollars per date as a spectration under the By-laws of said Association and the capital stock of said Association the sum of College and Association and the capital stock of said Association and said said the capital stock of said Association in the capital stock of said said said said said said said said	· · · · · · · · · · · · · · · · · · ·	ng of the parties to these Presents, that if
The state of right per cetts, per annum until the action of the state of right per cetts, per annum until the action of the state of right per cetts, per annum until the action of the state of right per cetts, per annum until the action of the state of right per cetts, per advanced as a separation of more the by-laws up noist Association, and statil the repay to said Association shall reach allow of soil datased and action and state shall use desired and interest and and over of the by-laws up noist Association, and state shall consider the state of the stat	aid mortgagor shall on or before Saturday night of each week from and af	fter the date of these presents, pay or cause to be paid to the said AMERICAN BUILD
the rate of eight per cent, per anoram until the societies of shares of the capital stock of said Association shall reach the of one hundred dallars per share as appertained under the By-Laws of said Association, and that the capital dallars per share as appertained under the By-Laws of said Association and said then repay to said Association the sum of the period of the said that the said said that the said that the said that the said that the said mortgager search, and it is agreed by and between the said parties that the said mortgager search, and it is agreed by and between the said parties that the said mortgager search, and the said said that the said mortgager search, and the said that the said mortgager search, and the said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search, and the said said that the said mortgager search said that the said mortgager search said the said that the said said said said said said said said		u Dundred Seventy-five
the of one hundred dollars per share as ascertained under the By-Laws of said Association, and shall then repay to said Association and shall in all respects comply with the By-Laws of said Association of the you we exist or hereafter may be amended, then this deed an and said shall caus, discretion, and he unterly and and void; otherwise to remain in rid roce and virtue. And it is further stipulated and agreed, that any some expended by each Association for insurance of the property or for payment of taxes thereon, or to rem for incumbance, and shall be added to and constitute a part of the debt bereby secured, and shall bear 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. WITNESS. The July Insurance of the property of for payment of taxes thereon, or to rem for incumbance, and the said parties that the said mortgager. And it is agreed by and between the said parties that the said mortgager. In the year of our Lord one thousand aims hundred and. WITNESS. The July Insurance of the United States of America. Agreed Scaleghand Delivered in the Presents of: A D. 19 July Insurance of the United States of America. And a taxed and that he he saw the within annead. A D. 19 July Insurance of the United States of America. WITNESS. A D. 19 July Insurance of the United States of America. WITNESS. A D. 19 July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The July Insurance of the United States of America. MORTGAGE OF REAL ES The	204	Dollars
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 that the said mortgager And the said parties at same rate. And it is agreed by and between the said parties that the said mortgager And the said parties at same rate. And it is agreed by and between the said parties that the said mortgager And the said parties at same rate. And it is agreed by and between the said parties that the said mortgager And the said parties at same rate. And it is agreed by and between the said parties that the said said said Association for insurance of the Property of the parties at same rate. And it is agreed by and between the said parties that the said said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And the said said said said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is agreed by and between the said parties at same rate. And it is a	· · · · · · · · · · · · · · · · · · ·	series of shares of the capital stock of said Association shall reach the pa
and special traces when does, and shall in all respects comply with the By-Laws of said Association as they never sist or hereafter may be amended, then this deed in and said said and selected costs, determine, and be utterly null and void; otherwise to remain in full force and virue. 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 remote the property of	of one hundred dollars per share as ascertained under the By-Laws of said	Association, and shall then repay to said Association the sum of
in and sale shall crosse, determine, and be utterly stull and void; otherwise to remain in full force and virtue. And it is farther stipulated and agreed, that any smore expended by said Association for insurrance of the property or for payment of taxes thereon, or to rem incombrance, 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 with the said mortgagor with the said parties until the made. WITNISS. Well hand. and seal the year of our Lord one thousand nine hundred and Philadely. Journal of the Tree property of the Tree property of the United States of America. Signed, Sealegizand Delivered in the Tree property. A D. 19. J.	pay all taxes when due and shall in all respects comply with the D. I.	Dollar:
And it is agreed by and between the raid parties that the said mortgagor. And it is agreed by and between the raid parties that the said mortgagor. WITNIESS WITNIESS WITNIESS And it is agreed by and between the raid parties that the said mortgagor. WITNIESS WITNIESS WITNIESS And it is agreed by and between the raid parties that the said mortgagor. WITNIESS WITNIESS WITNIESS WITNIESS WITNIESS WITNIESS WITNIESS WORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, WORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, WILLIAM AND	and sale shall cease, determine, and be utterly null and void; otherwise to r	remain in full force and virtue.
and seal this. WITNESS THE STATE OF SOUTH CAROLINA, Mortage and seal this witnessed the execution thereof. A. D. 1930 THE STATE OF SOUTH CAROLINA, Mortage and seal this witnessed the construction of the within named and one that within named and one that within named and seal this witnessed the representation of Dower of, in or to all and singular the premises within mentioned and release twee under my hand and seal this. A. D. 19 A. D.	and it is further stipulated and agreed, that any sums expended by said Ass incumbrance, shall be added to and constitute a part of the debt hereby said	ociation for insurance of the property or for payment of taxes thereon, or to remove an ecured, and shall bear interest at same rate.
in the year of our Lord one thousand nine hundred and Thisty in the year of our Lord one thousand nine hundred and Thisty in the year of the Independence of the United States of America. Jugara of the Independence of the United States of America. Jugara of the Independence of the United States of America. Jugara of the Independence of the United States of America. Jugara of the Independence of the United States of America. MORTGAGE OF REAL ES WILLIAM LIC County. Personally appeared before me. L. J. Jugara of the Within with the Deed; and that he, with within named of the County. Mortgage of the Within within named of the County. A. D. 19.30 The State of South Carrollara, Public, S. C. (I. S.) A. D. 19.30 I. J.	And it is agreed by and between the said parties that the said mortgagor	to hold and enjoy said premises until defaul
in the year of our Lord one thousand nine hundred and Thirty and in se one hundred and Thirty for the Independence of the United States of America. Segmed, Sealed and Delivered in the Prescriptor: MORTGAGE OF REAL ES	be made.	
in the year of our Lord one thousand nine hundred and Thirty pol in se one hundred and Thirty for the Independence of the United States of America. Segmed, Sealed and Delivered in the Prescriptof: The STATE OF SOUTH CAROLINA, Personally appeared before me L. J. Starppour for and made oath that the saw the within named to C. and made oath that the saw the within named to C. gr., seal, and as tand deed deliver the within written Deed; and that the, with witnessed the execution thereof. Worn to before me, this. day of Alife STATE OF SOUTH CAROLINA, Notary Public, S. C. (L. S.) A. D. 19.30 The STATE OF SOUTH CAROLINA, RENUNCIATION OF DE RELECTION OF DE COUNTY. I, J.	WITNESS My hand and seal , this	day o
wear of the Independence of the United States of America. Singued, Scaleband Delivered in the Prescup of: M. The Stevel MORTGAGE OF REAL ES Personally appeared before me. S. J. Stevel Mortgage of Real Es Personally appeared before me. S. J. Stevel Mortgage of Real Es Mortga	in the year of our Lord or	ne thousand nine hundred and This
interest of south Carolina, act and deed deliver the within written Deed; and that he, with witnessed the execution thereof. Word to before me, this day of Mary Public, S. C. (I. S.) A. D. 1930 MORTGAGE OF REAL ES M		
HIS STATE OF SOUTH CAROLINA, Personally appeared before me. J. J	Samed Sealedand Delivered in the Research	year of the independence of the Officed States of America.
MORTGAGE OF REAL, ES HE STATE OF SOUTH CAROLINA, Personally appeared before me. A cat and deed deliver the within written Deed; and that		6 6 Hood
HE STATE OF SOUTH CAROLINA, Personally appeared before me. J. J		
MORTGAGE OF REAL ES **County** Personally appeared before me. **Add made oath that he saw the within named **County** and made oath that he saw the within named **County** **Mortgage of Real ES **Mort to before me, this **Mortgage of Real ES **Mort to before me, this **Mortgage of Real ES **Mort to before me, this **Mortgage of Real ES **Mort to before me, this **Mortgage of Real ES **Mo	M. M. Stewell	
Personally appeared before me. I find provide the within named. I find provide the within written Deed; and that he, with. Witnessed the execution thereof. Worn to before me this day of find provide the within written Deed; and that he, with. Witnessed the execution thereof. Worn to before me this Notary Public, S. C. I, J.		(Seal.
Personally appeared before me. If Jack Jack Jack Jack Jack Jack Jack Jack		
Personally appeared before me. J.		MORTGAGE OF REAL ESTATE
and made oath thathe saw the within named	reenville County.	
act and deed deliver the within written Deed; and thathe, with	Personally appeared before me. Tuning	ou, p.
act and deed deliver the within written Deed; and thathe, with	made oath thathe saw the within named	od.
worn to before me, this day of A. D. 19.30	seal, and as act and deed deliver the within	
worn to before me, this day of A. D. 19.30 IM When Public, S. C. RENUNCIATION OF DE COUNTY I, A. D. 19.30 It is a superable of the within named of the within name	m m Henral	/
day of Molary Public, S. C. (L. S.) Notary Public, S. C. (L. S.) RENUNCIATION OF DE COUNTY. I, L. J. L.	O = I / I = I	witnessed the execution thereof.
Notary Public, S. C. RENUNCIATION OF Description of the within named of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulisor fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION of the 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.	1	
HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO All whom it may concern, that Mrs. Which within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIANT is 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 tiven under my hand and seal this. The successors are destinated by the 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 tiven under my hand and seal this.	day ofA. D. 19.20 }	
HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO All whom it may concern, that Mrs. Which within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulison fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIANT is 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 tiven under my hand and seal this. The successors are destinated by the 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 tiven under my hand and seal this.	My Stewell (L. S.)	J. J. Surepen la
I, — J. J. Lower M. J. Mars. G. M. J. Mars. G. M. J. M. M. J. M. J. M. J. M. J. M. J. M. J. M. M. M. J. M. M. M. J. M. M. M. M. J. M.	Notary Public, S. C.	
I, — J. J. Lower M. J. Mars. G. M. J. Mars. G. M. J. M. M. J. M. J. M. J. M. J. M. J. M. J. M. M. M. J. M. M. M. J. M. M. M. M. J. M.	STATE OF SOUTH CAROLINA.	RENIINCIATION OF DOWER
I, ————————————————————————————————————	18	ALMONCIATION OF DOWER
e wife of the within named	L. J. Lunia.	of a face of up D.
e wife of the within named	i, and a	do hereby certif
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 compulsion fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATES 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.	all whom it may concern, that Mrs. 6	
fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATES 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		
iven under my hand and seal this		
iven under my hand and seal this		
$(/, \rho)$	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.
day of July A. D. 19. 30	under my hand and seal this	
Alt 11 (1 1 m & le	day of July A. D. 19 30	
to the ward to a con (I so I)	L'I Suisson by a cil	Mrs. Ceva. Gond)
Notary Public, & C.	Notary Public, & C.	