Greenville County. Personally appeared before me. act and deed deliver the within written deed; and that he, with Abelian witnessed the execution thereof. Worn to before me, this day of July A. D. 19. 3. 3. Notary Public, S. C. MORTGAGE OF REAL ESTAT. Mortgage of	The above described land is	•
The country is Book of	he mortgagor by.	
The country is Book of		
the dear recorded in office of Register of Messe Conveyance for TO RATA RADO (ADTICLE). With all and old eliquides the promises the said Appartmentors to the said Premises belonging, or is may with tockets at TO RATA RADO (ADTICLE). AND (ADMICLE) and the successors at signs facere. And the service of the said (ADMICLE). AND (ADMICLE) and the service of the said and singular the said Premises unto the said ADMICLE). AND (ADMICLE) and (ADMICLE) are serviced as a decidence of the said the said Premises unto the said ADMICLE). And (ADMICLE) are serviced as a said and singular the said Premises unto the said ADMICLE, and the said Premises unto the said ADMICLE, and the said of the said ADMICLE, and the s		
TOGETHER WILL all and singular the Packs. Members, Berndtamman and Appartecement to the outst Promises belonging, or in any wise incident. TOGETHER will all and singular the presents and stages forever. And. Helm, Shaerston, and Administrators to warrant and correct afford all used singular the said Promises unto the said signs forever. And. Helm, Shaerston, and Administrators to warrant and correct afford all used singular the said Promises unto the sai REMICIAN BUILDING AND IOAN ASSOCIATION, in the said said and said and singular the said Promises unto the said REMICIAN BUILDING AND IOAN ASSOCIATION, its secreens and sandys, from and careful. And.		
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INTERIOR AND DIONN ASSOCIATION, in executions as sustings, from each activities. The design and year through the case of any part threeof. And Agree to insure the house and buildings on said lot in a sum not less than a company or companies satisfactory of the mergages and keep the same insured from loss of damage by the and ursien the policy of formers to the act repages and her work that. And the mergages and keep the same insured from loss of damage by the and ursien the policy of formers to the act repages and keep the same insured from loss of damage by the and ursien the policy of formers to the act repages and keep the mergages and keep the same insured from loss of damages they for and ursien the policy of formers to the act when the same and the same of the same of their days of the same to be here the same three the same of the same of their days	signs forever. And do hereby bind do hereby bind	N N N N N N N N N N N N N N N N N N N
And	Heirs, Executors and Administrators to warrant and forever defend a	all and singular the said Premises unto the sai
A company or companies mitirature, as the morticagues had keep the same insured trans loss or damage by fire, and easign the policy of insurance to the sex prepages and in the event that. And if you have been an expense of such insurance with losseed under this morticague may cause the same to be insured an affected and transported the forest under this morticague may cause the same to be insured an affected of the present with losseed under this morticague may cause the same to be insured an affected of the present of the said work principles and the present and present and principle of the place of thirty days of had causbear or otherwise going a section of the said of the presents and presents and collect and roma and profite and the read and that causbear or otherwise going a section is authority to take presents and assign, and agree that are yading of the parties to take more than the principle and presents and collect and roma and crother and profite and presents and collect and roma and crother and profite and principles and collect and roma and crother and profite and principles and collect and roma and crother and profite and principles and collect and roma and crother and profite and profite and principles and collect and roma and crother and profite		
a company or companies satisfactory of the mortgages and keep the same hoursel from less or damage by fit, and castling the policy of insurance to the manages of the manages of the manages of the manages of the mortgages. And if And	Se a solution de la colonia de	Dollar
motives titled for the previous and expanses of each insurance with interest under this notteness. And if	a company or companies satisfactory to the mortgagee and keep the same insured from loss or damage by	fire, and assign the policy of insurance to the sai
, insured as aforesaid, or shall make default in any of the aforesaid stipulations for the spane of thirty days or shall cases to be a monoser of sand Assent. And ASSOCIATION, its successoria, and assigns, and agree that any Josée of the Circuit Court of said State may at chambers or otherwise appoint a reverve he authority to take presents of the above the said pressions and called pressions and called tradit ords and pression state called tradit ords and profice applying the said pressions and called traditions and profice applying the said pressions and called the said pressions and called the said pressions and called the said of these presents, pay or cause to be paid to the said AMERICAN IUILINGS AND AN ASSOCIATION, the workly interest upon. Letter the state due of those presents, pay or cause to be paid to the said AMERICAN IUILINGS AND AN ASSOCIATION, the workly interest upon. Letter State and continue of the parties to those paid to the said AMERICAN IUILINGS AND AN ASSOCIATION, the workly interest upon. Letter State and the said association, and shull then repay to sail Association shull reach the pay all taxon when due, and shall in all respects comply with the By-Laws of said Association, and shull then repay to sail Association shull reach the pay all taxon when due, and shall in all respects comply with the By-Laws of said Association, and shull then repay to sail Association shull reach the pay all taxon when due, and shall can be said association with the said workly and the said workly and the said workly and the said workly and the said shull case, description, and by without the By-Laws of said Association, and shull case, description, and the said workly and the said workly and the said workly and the said workly and the said association and said association shull reach the pay and the said association shull reach the pay and the said association of the said association shull reach the pay and the said association shull reach the pay and the said association shull reach the said association	rtgagee; and in the event that shall at any time fail to do so then the said mortgagee memburse itself for the premium and expense of such insurance with interest under this mortgage.	nay cause the same to be insured in its name an
AN ASSOCIATION, its necessary and assigns, and agree that any Judgo of the Circuit Court of and State may at excessory and assigns, and agree that any Judgo of the Circuit Court of and State may be calculated to the court of the Association by the said mortgaged without lightily to account for anything that the present and profits actually collected, and the presents and profits actually collected, the three intents and usesning of the parties to these Dresents that it.— BAVINDED AIMANS, merchisque of from an after the date of these presents, pay or cause to be paid to the said AMERICAN SULLING AND AN ASSOCIATION, the weekly interest upon. Once the date of the persons and or the presents and control of the capital stock of said Association shall rough the par value one hundred dollgap, per there as ascertained under the By-Laws of said Associations, and shall then person to said Association the sum of the parties of shares of the capital stock of said Association when the par value one hundred dollgap, per there as ascertained under the By-Laws of said Association, and shall then person to said Association when the par value one hundred dollgap, per there as ascertained under the By-Laws of said Association and shall final Prespects of the said and the said and the parties of shares of the capital stock of said Association when the parties of the said Association shall rough the parties of the said association shall rough the parties of the said association shall rough the parties of the said association as profit of the said association as person of the said association shall be added to a said constitute a part of the said parties of the said association as person of various of said association as person of the said association as person of	s insured as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty da	lys or shall cease to be a member of said Associa
AN ASSOCIATION, the weekly interest upon Only Roomand Only Herrican Color of the capital stock of said Association shall reach the par value one hundred dollgry, per share as ascertained under the By-Laws of said Association, and shall then repay to said Association the sum of a Dollar pay all tenes when the and shall call and the said association and shall then repay to said Association the sum of a Dollar pay all tenes when the and shall call and the said association and shall then repay to said Association the sum of a Dollar pay all tenes when the said shall call and shall call the said the said and association as they five exists to recreate may be amended, then the call association as they five exists to recreate may be amended, then the said association as they five exists to recreate may be amended, then the said is in agreed by and between the said particulation that the said mortrageor to the said particulation and the said particulation and the said particulation and the said constitutes to part of the said particulation of the said particulation and the said mortrageor. WITHERS THEY hand and said that the said mortrageor to the said particulation and particulation and particulation and particulation and particulation and particula	AN ASSOCIATION, its successors, and assigns, and agree that any Judge of the Circuit Court of said State h authority to take possession of said premises and collect said rents and profits, applying the net proceed debt, interest, costs, expenses, attorney's fees and all claims then due the Association by the said mor rethan the rent and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Proceedings of the process of the parties of these presents, pay or cause to be a considered to the presents.	e may at chambers or otherwise appoint a receive eds thereof (after paying costs of collection) upo tgagor, without liability to account for anythin esents, that if
lars, at the rate of eight per cent. per annum until the #/at	AN ASSOCIATION, the weekly interest upon Oue Thousand On	e Hundred Feft
Description of the subtraction of the subtraction as a flexy the same and policy and these who does not also if the subtraction as a flexy the exist or hereafter may be amended, then the del bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. And it is further stipulated and agreed, that any source opened by said Association for invarance of the property or for payment of taxes thereon, or tenrove any prior encumbrance, shall be added to and constitute a part of the delts furely secured, and shall be added to and constitute a part of the delts furely secured, and shall be added to and constitute a part of the delts furely secured, and shall be added to said parties that the said parties of the within the parties of the United States of America. WITHESS THAT AND	lars, at the rate of eight per cent. per annum until the #/st series of shares of the capital	stock of said Association shall reach the par valu
WITNESS THY hand and seal, this 31st day of Jacky in the year of the Independence of the United States of America. Inc. Sealed and Delivered in the presence of: Sealed and Delivered in the presence of the United States of America. MORTGAGE OF REAL ESTAT MORTGAGE OF REAL ESTAT Sealed and that Delivered in the presence of the United States of America. MORTGAGE OF REAL ESTAT MORTGAGE OF REAL ESTAT Sealed and that Delivered in the presence of the United States of America. MORTGAGE OF REAL ESTAT MORTGAGE OF REAL ESTAT Sealed and that Delivered in the presence of the Within anneal America. And Delivered in the presence of the Within anneal America. Sealed and Sealed and Delivered in the presence of the Within anneal America. The presence of the Within anneal America. MORTGAGE OF REAL ESTAT Sealed and the presence of the Within anneal America. Sealed and the presence of the Within anneal America. Sealed and Sealed a	pay all taxes when due, and shall in all respects comply with the By-Laws of said Association as they for dof bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full for And it is further stimulated and agreed that any sums expended by said Association for insurance of	w exist or hereafter may be amended, then things and virtue. the property or for payment of taxes thereon, o
WITNESS They hand and seal, this 3/st day of July in the year our Lord one thousand mue hundred and In the one hundred and In the one hundred and In the one hundred and year of the Independence of the United States of America. Treed, Sealed and Delivered in the presence of: Notifies West (Seal Seal Seal America) (Seal Seal America) (Seal In STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. South and as and as act and deed deliver the within written deed; and that the he, with the seal, and as act and deed deliver the within written deed; and that the he, with the seal and the seal of the seal		old and enjoy said premises until default shall b
year of the Independence of the United States of America. The first of South Carolina, Greenville County. Personally appeared before me. I made oath that A he saw the within named In, seal, and as act and deed deliver the within written deed; and that A he, with I made oath that A he saw the within named I witnessed the execution thereof. Orn to before me, this day of A D. 19 3 2 Lattle West Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, B. Malphira a Moday Public South RENUNCIATION OF DOWE! Greenville County. I, County The South Carolina, Greenville County. I, County The South Carolina, Greenville County. I, D. Malphira a Moday Public South Renunciation of Dower of the United States of America. Pecase, and forever reinquish unto the does freely, voluntarily, and without any come of this day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of this day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of this day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of this day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of this day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of the day of the day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of the day appear before me, and upon being givately and separately examined by me, did declare that she does freely, voluntarily, and without any come of the day of the da	WITNESS THE hand and seal this 3/st day o	f Lucy, in the yea
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As the West (Seal (Saa (Saa (Saa (Saa (Saa (Saa (Saa (S		
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Greenville County. Personally appeared before me. d made oath that A he saw the within named m, seal, and as act and deed deliver the within written deed; and that A he, with John Halphin witnessed the execution thereof. worm to before me, this day of Assley A. D. 19 3 3 Lattle' West Greenville County. I, John Halphin a Molary Public, S. C. HE STATE OF SOUTH CAROLINA, Greenville County. I, John Halphin a Molary Public S. C. RENUNCIATION OF DOWER with of the within named A work of the within named A without any come in this day appear before me, and upon being rivately and separately examined by me, did declare that she does freely, voluntarily, and without any come is this day appear before me, and upon being rivately and separately examined by me, did declare that she does freely, voluntarily, and without any come is this day appear before me, and upon being rivately and separately examined by me, did declare that she does freely, voluntarily, and without any come is the stay of the within named AMERICAN BUILDING ANI ANI ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise thin mentioned and released. He will mentioned and released.	J. Balphin	(Seal
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Greenville County. Personally appeared before me It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within withen within within oath I he within named It made oath that I he saw the within named It made oath that I he saw the within named It made oath that I he saw the within within named I he made oath I he within named I he made oath I he within named I he made oath I he within named I he made on the within named AMERICAN BUILDING ANIAN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise hen under my hand and seel, this 3/sf		(Seal
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in made oath that The saw the within named n, seal, and as act and deed deliver the within written deed; and that The, with I Do Malphin witnessed the execution thereof. orn to before me, this day of A. D. 19 3 3 A. D. 19 3 3 Lattle West RENUNCIATION OF DOWEL Greenville County. I, J. B. Balphin a Notary Public, S. C. RESTATE OF SOUTH CAROLINA, Greenville County. I, J. B. Balphin a Notary Public For South wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any composition, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING ANI AN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise thin mentioned and released. en under my hand and seal, this.	Greenville County.	
act and deed deliver the within written deed; and that he, with Po Jalphin witnessed the execution thereof. Jalphin Jalphin West Jalphin Jalphin Jalphin Jalphin RENUNCIATION OF DOWE! Jalphin And Jalphin And Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jalphin Jal	Personally appeared before me Lattie Rest	
day of July A. D. 19. 3. 3 E STATE OF SOUTH CAROLINA, Greenville County. I, Hereby certify unto all whom it may concern, that Mrs. Weller Jones wife of the within named W. C. Jones this day appear before me, and upon being brivately and separately examined by me, did declare that she does freely, voluntarily, and without any com sion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING ANI AN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise en under my hand and seal, this. 3/24	made oath that I he saw the within named W. C. Journ	
day of July A. D. 19 3 3 Lattle West RENUNCIATION OF DOWEL Greenville County. I, hereby certify unto all whom it may concern, that Mrs. Weller Journs wife of the within named 2/ D. 20 this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any composition, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING ANY AN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise thin mentioned and released. en under my hand and seal, this. 3/3/4	n, seal, and as act and deed deliver the within written deed; and that he, with	
day of July A. D. 19. 3 3 Lattle West RENUNCIATION OF DOWEL Greenville County. I, J.		f.
Notary Public, S. C. RESTATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. Aleleu Joules wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any comes sion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING ANI AN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise thin mentioned and released. The property 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 premise thin mentioned and released. The property 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 premise thin mentioned and released. The property 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 premise thin mentioned and released.		
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hereby certify unto all whom it may concern, that Mrs. Hele Journe wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compain, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING ANI AN ASSOCIATION, its successors and Assigns, all her interest and estate, and also her right and claim of Dower of, in or to all and singular the premise thin mentioned and released. The provided Heren of the within named AMERICAN BUILDING ANI and also her right and claim of Dower of, in or to all and singular the premise than mentioned and released. The provided Heren of the within named AMERICAN BUILDING ANI and also her right and claim of Dower of, in or to all and singular the premise than mentioned and released. The provided Heren of the within named AMERICAN BUILDING ANI and the premise that t	}	RENUNCIATION OF DOWER
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chin mentioned and released. When under my hand and seal, this	this day appear before me, and upon being privately and separately examined by me, did declare that s	the within named AMERICAN BUILDING ANI
J. B. Kalphin (L.S.) Mrs. Helen Jones Mrs. Welen Jones	chin mentioned and released. ven under my hand and seal, this	
J. B. Halphin (L.S.)	day of July A. D. 19 33 \ M. Jel.	w Tones
Recorded August 4th 1933 at 4'25 o'clock M.	J. B. Halphur (L. S.) Notary Public, S. C. 7	