TO MANN AND TO MANN AND LOSS AND	TOGETHER with all and singular, the rights, members, hereditaments and appurtenances t	
An arrange and forecest deleted all and signate the early genitises must by that the state of the control of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	PEarle, as Conservator
An arrange and forecest deleted all and signate the early genitises must by that the state of the control of th	nechanics and Loan association, his	Iraise and assigns, forever. And
a watered and foreces designed and elegative the early apported more in greated. And the side of the control o	222 22 2	heirs executors and administrate
And the self moregany. agreem. so many the home and buildings on soid his in a zon out less than the control of the state of the self-of the state of the self-of the state of the self-of	do nereby billd.	Prole as Conservator of
And the self moregany. agreem. so many the home and buildings on soid his in a zon out less than the control of the state of the self-of the state of the self-of the state of the self-of	to warrant and forever defend all and singular the said premises unto the said.	whis successors
And the self moregany. agreem. so many the home and buildings on soid his in a zon out less than the control of the state of the self-of the state of the self-of the state of the self-of	hanics Bullinger and assigns, from and against myse	lf, my
And if a say time are per to literate the lower and handledge on said tot in a sum not here then. If the If the said interaction to the said somethings and said tot in the recent time the more given. In addition to the recent time the more given. And all the per said in the creek time the more given. And all the per said to do so, then the said more given, may cause the same to be broaded in	heirs, executors, administrators and assigns and every person whomsoever lawfully claiming or t	o claim the same or any part thereof.
THE STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Signed, Saids and Delivers in the Processes of Solytic Cardlina. THE STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Signed, Saids and Delivers in the Processes of Solytic Cardlina. THE STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Signed, Said as Meaning and Solytin cardle of Solytic Cardlina. THE STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Or STATE OF SOLYTI CARDLINA. Signed, Said and Delivers in the Processes of Solytin cardlina. Signed, Said and Solytin cardlina. Or State of Solytin	And the said mortgager agree to insure the house and buildings on said lot in a	sum not less than fal less than
THE STATE OF SOUTH CARDLINA. SWORN to before me. this. THE STATE OF SOUTH CARDLINA. SWORN to before me. this. SWORN to before	1. At Long Man A D 11 is a support of companies sate	isfactory to the mortgagee and keep the same insured from loss or de
for the greatment and executes of such immunous under this morigoga, with interest. And if at any time are year of said delet, or interest thereous, he are the and supplied. Interest assign, and agree — that any judge of the Great of and State men, a canadem or otherwise, supplied it is not year. Court of said State men, at chanders or otherwise, supplied it is not year, with sutherity to take penention of and imperitual and profits, applying of the Great penetral state of year of court of court of court of the state of the state of the state of the penention of and penetral penetral and event and second and court of the state of the state of the penetral of the penetral of the court of the penetral of the	Dollars, in a company of companies said	ent that the mortgagor, shall at any time fail to do so, then the
for the permitten and expose of such insurance under this contegues, with increase. And if at any time any part of sold design in the interest thereas, be past due and supplied. And if at any time any part of sold design in the interest thereas, be past due and supplied. And if at any time any part of sold design in the interest thereas, be past due and supplied. And if at any time any attenders or interest thereas, be past due and supplied. And if at any time any attenders or otherwise, upon in a recover, with authority to take passagion of sold premises and collect sold cease and profess, applying the ant proceeds thereafter (after paying many sign) at recover, upon a sold sold, interest paying man at the content of the part of the past of the take past of the past of the past of the take past of the past of the take past of the past of the past of the take past of the past of the take past of the past of the past of the take past of the past of the take past of the past of the take past of the take past of the past of the take past of the past of	age by fire, and assign the policy of insurance to the said mortgageemin, and the	name and reimburse himself
And if a may time at a part of a sid delt, at invects thereou, be got the and import. where described premise to naid unorgages. The hand street is a side unorgage of the Court of aid State may, in Elandor or otherwise, appain a receiver, with authority to rake possession of said permise and collect side reas and profits, applies it for proceeds thereafter (siter gaping costs of collection), uson said data, intered, not or experters; without liability to amount for anything more than the reast and profit and profits, applies it and the control of the control of anything more than the reast and profit and members. As and still decide of the parties to these Prevents, that it. PROVIDED, ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents, that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents, that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents that it. AND IT IS AGRIED, by and between the said parties, that the said mortgages. AND IT IS AGRIED, by and between the said parties, that the said mortgages. WITNESS Progress and views. WITNESS Progress and views. WITNESS Progress and views. MINIMAL SHAPP AND ARRAYS ARR	mortgagee may cause the same to be insured in	<i>V</i>
And if a may time at a part of a sid delt, at invects thereou, be got the and import. where described premise to naid unorgages. The hand street is a side unorgage of the Court of aid State may, in Elandor or otherwise, appain a receiver, with authority to rake possession of said permise and collect side reas and profits, applies it for proceeds thereafter (siter gaping costs of collection), uson said data, intered, not or experters; without liability to amount for anything more than the reast and profit and profits, applies it and the control of the control of anything more than the reast and profit and members. As and still decide of the parties to these Prevents, that it. PROVIDED, ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents, that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents, that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents that it. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intox and meaning of the parties to these Prevents that it. AND IT IS AGRIED, by and between the said parties, that the said mortgages. AND IT IS AGRIED, by and between the said parties, that the said mortgages. WITNESS Progress and views. WITNESS Progress and views. WITNESS Progress and views. MINIMAL SHAPP AND ARRAYS ARR	for the premium and expense of such insurance under this mortgage, with interest.	(1
bove descrived premises to said sourceages—of the Manufald State State State State on the said State may, at chambers or observate, supports a receiver, with authority to the pension of said State may, at chambers or observate, supports a receiver, with authority to the pension of said states and profits activities of observate and profit scattly observed (effer private state) of collection), upon said dots, introduce, both of profits activities to these Presents, that it. ### PROVIDED, ALWAYS, NEVERTIELESS, and it is the true intered and according of the parties to these Presents, that it. #### AND TOTAL ACRICIA, by and between the said parties, that it can be easily and according to the true intered and eneming of the ends notes. ##### The LOVE SACRICIA, by and between the said parties, that it can be end of harginis and said shall coase, determine and be utterly and and only observed in the presence and default of payment saids to made. ###### WITHERS #### The ACRICIA, by and between the said parties, that it can be entragged. ##### The ACRICIA, by and between the said parties, that it can be not appropriate to the default of payment saids to made. #### WITHERS #### The ACRICIA, by and between the said parties, that it can be not appropriate to the payment of payment saids. ##### The ACRICIA, by and between the said parties, that it can be not appropriate to the payment of payment of payment of payment of payments and payments are payments. ###################################	And if at any time any part of said debt, or interest thereon, be past due and unpaid	hereby assign the rents and profits of
Court of axid State may, in chambers or otherwise, appoint a receiver, with authority to take pressection of said promote discrete (after paying costs of collectics), upon said dood, interest, cotor or espanses; without shalling to access the part of authority or the provided provided and truly ray or cause to be paid sum the said mortage; the disks or sum or money afforesaid, with interest thereon, if any side according to the true intent and meaning of the parties, to these Pressuats, that if I are still mortage, the disk or sum or money afforesaid, with interest thereon, if any side according to the true intent and meaning of the said meaning of the parties, to these Pressuats, that if I are still the said meaning of the parties to these Pressuats, that if I are still the said mortage; the disks or sum or money afforesaid, with interest thereon, if any side the access due to the true intent and meaning of the said parties, that the said mortage; the disk of sum or money afforesaid, with interest thereon, if any side the access of the true intent and meaning of the said parties, that the said mortage; the disk of sum or money afforestill with interest thereon, if any side the access of the true intent and meaning of the parties, that the said the said the said parties, that the said mortage; the disk of sum of makes and the case, determine and the latter of the within and the parties of the parties and the said mortage. AD JACKS OF SOLVELL CANOLINA, Solve and the parties of the said parties, that the said mortage; the said said that the one handred and. THE STATE OF SOLVEL CANOLINA, Solve and and conduction of the said said the execution thereof. THE STATE OF SOLVEL CAROLINA, Solve and and conduction of the within an area. AD JACKS OF SOLVEL CAROLINA, Solve and sum of the said sum of t	is a social mortgage or his successors and	coutors, administrators or assigns, and agree that any Judge of the Cir
net proceeds therealize (sites paying easts of collection), upon and dold, interest, used or expresses, without beauty to second to anything monte control collection. PROVIDER, ALWAYS, NEVERTHELESS, and it is the tree intert and meaning of the parties to these Precents, that it. A month and was anything of the said and supply or course to be paid amon the anid managage. The standard of the use intern and meaning of the said noise. Over this docd of bargain and sale duall cease, determine and be untrely null and void, otherwise centain in full force and vittee. AND IT IS AGRIMIO, by and between the said parties, that the said mortgager AND IT IS AGRIMIO, by and between the said parties, that the said mortgager Preniers usual default of payment shall be made. WITHINGS. PLACE I hand. And said that the said parties, that the said mortgager The layer of the Loft-mineste hondred and. It that the said sort of the Loft-minester and any of parties and the said parties, that the said sort of the Loft-minester and any of parties and the said parties, that the said sort of the Loft-minester and any of parties and the said parties, that the said sort of the Loft-minester and any of parties and the said parties, that the said sort of the Loft-minester and any of parties and said parties, that the said sort of the Loft-minester and any of parties and said	at the state of thembers or otherwise appoint a receiver, with authority to take	possession of said premises and collect said rents and profits, applying
providence. Providence Analysis Nevarites Liss, and it is the true intent and meaning of the parties to these Presents, that if	Court of said State may, at chambers of collection), upon said debt, interest, cost or ex	penses; without liability to account for anything more than the rents and pr
PROVIDED, ALWAYS, NEVERTHELESS, and is in the true intent and menting of the parties to these Presents, that It is and increased, the debt or age of nonetal violes and violes of the parties of the parties to the parties of the part		a a
with correspont	PROMINED ALWAYS NEVERTHELESS and it is the true intent and meaning of	the parties to these Presents, that if
due according to the true intert and meaning of the said note then this deed of bargain and sale shall ecase, determine and be unterly that and took, unatorise remain in fall force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager to hold and early the an Premises until definite of payment shall be made. WITNESS. ALL instance and seal, this with year of our Lord sinsteen bushed and. Albertag sixty and in the ore hondred and. Sixtiatly year of the Independence of the United States of America. Signed, Scaled and Delivered in the Pressnee of LL. S. THE STATE OF SOUTH CAROLINA. Greenville Commy. PERSONALIX appeared before me. and made outh that be saw the within named. J. Monarce SWORN to before me, this. SWORN to before me, this. A. D. 19.3 G. A. Landery SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Greenville County. A. D. 19.3 G. A. Landery THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Morary Public for South Carolin	to and shall well and truly pay or cause to be paid unto the said mortgagee.	the debt or sum of money aforesaid, with interest thereon, if an
AND 11' IS AGREED, by and between the said parties, that the said mortgagor. AND 11' IS AGREED, by and between the said parties, that the said mortgagor. Premises until default of payment shall be made. WITNESS band, and seal, this day of planted and said parties, that the said mortgagor. In the year of our Lord nineteen hundred and the said parties, that the said mortgagor and in the one hundred and. Signed, Saided and Deferred in the Presence of the Independence of the United States of America. Signed, Saided and Deferred in the Presence of the Signed, Saided and Deferred in the Presence of the Signed, Saided and Deferred in the Presence of the Signed States of America. THE STATE OF SOUTH CAROLINA, Creenville County, PERSONALIN appeared business me to the Signed States of the Signed Sta	due according to the true intent and meaning of the said note, then this deed of bargain	n and sale shall cease, determine and be utterly null and void, otherwis
Premise until default of payment shall be made WITNESS May loand and seal this and say of Jesuse In the year of our Lord sinceten handred and America. Signed, Scaled and Delivered in the Presence of A Particle of the United States of America. Signed, Scaled and Delivered in the Presence of (L. 5) THE STATE OF SOUTH CAROLINA, Greenville Consuly. PERSONALLY appeared before me and made oath that he saw the within named. SWORN to before me, this day of Jesuse. A D 19.36 THE STATE OF SOUTH CAROLINA, SWORN to before me, this day of Jesuse. A D 19.36 THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina THE STATE OF SOUTH CAROLINA, Greenville Consuly. THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. I. March Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. A D J. J. Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. A D J. J. Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. A D J. J. Carolina RENUNCIATION OF DOWN THE STATE OF SOUTH CAROLINA, Greenville Consuly. A D J. J. Carolina THE STATE OF SOUTH CAROLINA, Greenville Consuly. A D J. J.		
Promises until default of payment shall be made. WITNESS MAND Shand and seal , this day of Jenath. In the year of our Lord nineteen hundred and Abusty Sut and in the one hundred and Sixtlict the year of the Independence of the United States of America. Signut, Scaled and Delivered in the Presence of L. S. C. Samura (L. S. C. S.	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the
witness. May be and and seal this in the year of our Lord nineteen hundred and thirty sure of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Signed Sealed and Delivered Signed, Sealed and Delivered Signed, Sealed and Delivered Signed, Sealed Seale		
in the year of our Lord insistent hundred and America. Signel, Scaled and Delivered in the Presence of the Indiana. Signel, Scaled and Delivered in the Presence of the United States of the United States of the Signel, Scaled and Delivered in the October of the Signel, Scaled and Delivered in the October of the Signel States of		day of June
year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Line State of America. (L. S. THE STATE OF SOUTH CAROLINA.) Creenville County. PERSONALLY appeared before me. and made oath thathe saw the within named. Line State of South Carolina and as	WITNESS and scale of the scale	and in the one hundred and sixtieth
Signed, Sealed and Delivered in the Presence of Grand Case	in the year of our Lord nineteen hundred and	and in the one number and
THE STATE OF SOUTH CAROLINA. Creenville County. PERSONALLY appeared before me and made oath thathe saw the within named. Sign, seal, and as	,	- B)
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. and made oath thatbe saw the within named. Sign, seal, and as	E Lindsey	J. E. Bonroe (L
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. and made oath thatbe saw the within named. Sign, seal, and as		(L
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that he saw the within named for the within written Deed; and that he, with winessed the execution thereof. SWORN to before me, this. day of function of South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, function of the within named for the within mamed for the within mamed for the within named	K-li Irara	·
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made cath that he saw the within named. Sign, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this day of A. D. 19.36 A. D. 19.37 A. D. 19.38 A. D		
Creenville County. PERSONALLY appeared before me. and made oath thathe saw the within named		(Ц
sign, seal, and as	THE STATE OF SOUTH CAROLINA, }	(L
SWORN to before me, this day of June A. D. 19.36 Controlling THE STATE OF SOUTH CAROLINA, Greenville County. I, Motary Public for South Mrs. Of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named Loan Conservation Lieu Succession Lieus Succession Lieus And Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Prem		MORTGAGE OF REAL EST.
SWORN to before me, this day of June A. D. 19.36 Controlling THE STATE OF SOUTH CAROLINA, Greenville County. I, Motary Public for South Mrs. Of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named Declarate And Declarate An	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST.
SWORN to before me, this	PERSONALLY appeared before me	MORTGAGE OF REAL EST.
day of Grand (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, Mard And Morard Morard Morard Mile of the within named Greenville of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named On Constant of Morard	Greenville County. PERSONALLY appeared before me and made oath thathe saw the within named sign, seal, and as act and deed, deliver the within written Deed	MORTGAGE OF REAL EST.
day of Grand (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I, Mard And Morard Morard Morard Mile of the within named Greenville of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named On Constant of Morard	Greenville County. PERSONALLY appeared before me and made oath thathe saw the within named sign, seal, and as act and deed, deliver the within written Deed	MORTGAGE OF REAL EST.
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST. Asely ed; and thathe, with
THE STATE OF SOUTH CAROLINA, Greenville County. I,	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST. Asely ed; and thathe, with
THE STATE OF SOUTH CAROLINA, Greenville County. I, Mand Atotary Public do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named. Mechanics Building and Loan Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premiand Control of the premiant of the pre	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST. Asely ed; and thathe, with
Greenville County. I,	Greenville County. PERSONALLY appeared before me Summer and made oath that saw the within named act and deed, deliver the within written Deed Sworn to before me, this day of A. D. 19.36 P. Ward (SEAL)	MORTGAGE OF REAL EST. Asely ed; and thathe, with
Greenville County. I,	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST. Asely ed; and thathe, with
do hereby certify unto all whom it may concern, that Mrs. Oblie J. Monroe wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named. Mechanics Bulding and Loan association has been been and singular the Prem Auccessors. Bulding and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Prem	SWORN to before me, this	MORTGAGE OF REAL EST. Asery od; and thathe, with witnessed the execution thereof. E. Z. Lindsey
wife of the within named. did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named. Mechanics Bullding and Loan association, him and also all her right and claim of Dower, of, in or to, all and singular the Prem	SWORN to before me, this	MORTGAGE OF REAL EST. Asery ed; and thathe, with witnessed the execution thereof. E. Z. Lindsey RENUNCIATION OF DOV
wife of the within named. did this day appear before and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pers whomsoever, renounce, release, and forever relinquish unto the within named. Mechanics Bullding and Loan association, him of the premium of Dower, of, in or to, all and singular the Prem	SWORN to before me, this	MORTGAGE OF REAL EST. Asery ed; and thathe, with witnessed the execution thereof. E. Z. Lindsey RENUNCIATION OF DOV
wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. The Carle, as Conservator of the within named. The Carle as Conservator of the person or perso	SWORN to before me, this day of	MORTGAGE OF REAL EST. Asely Asely Asely Asely Asely Asely Asely Witnessed the execution thereof. RENUNCIATION OF DOX Thotary Public
whomsoever, renounce, release, and forever relinquish unto the within named. Dearle, as Conservation of Mechanics Bullding and Joan association, the Meirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premium of the	SWORN to before me, this day of	MORTGAGE OF REAL EST. Asey Resource Renunciation of Dov Mortgage of Real Est. Renunciation of Dov Mortgage of Real Est. Mortgage
whomsoever, renounce, release, and forever relinquish unto the within named. Of Garle, as Conservator of Mechanics Building and Loan association, his successors. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premium.	Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL EST. Asig Add; and thathe, with
mechanics Building and Loan Ussacialion, This successors Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premi	SWORN to before me, this	MORTGAGE OF REAL EST. det; and thathe, with
Auccesson Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Prem	SWORN to before me, this	MORTGAGE OF REAL EST. del; and thathe, with
	SWORN to before me, this	MORTGAGE OF REAL EST. del; and thathe, with
GIVEN under my hand and seal, this day of June A. D. 19.36 A. D. 19.36 Notary Public for South Carolina March 1. South Carolina	SWORN to before me, this. day of	MORTGAGE OF REAL EST. Asely Mortgage of Real Est. Asely Mortgage of Real Est. Mortgage
day of June , A. D. 19.36 Mrs. Ollie J. Monroe R. N. Ward (I., S.) Notary Public for South Carolina	And made oath thathe saw the within named	MORTGAGE OF REAL EST. detage and thathe, with
day of A. D. 19.52 A. Ward (L. S.) Notary Public for South Carolina	And made oath thathe saw the within named	MORTGAGE OF REAL EST. detage and thathe, with
Notary Public for South Carolina (I., S.)	And made oath thathe saw the within named	MORTGAGE OF REAL EST. detage and thathe, with
Notary rubiic for South Catolina	And made oath thathe saw the within named	MORTGAGE OF REAL EST. detage and thathe, with
	And made oath thathe saw the within named	MORTGAGE OF REAL EST. detage and thathe, with
	And made oath thathe saw the within named	MORTGAGE OF REAL EST. Assy Mortgage of Real EST. Assy RENUNCIATION OF DOX Totay Public Mortgage of Real EST. RENUNCIATION OF DOX Mortgage Renunciation of did this day appear before an antarily and without any compulsion, dread or fear of any person or person of the content of the