_	_				_					
- 4	4 44	-	ـ عصف	de m	 		_			
- R/		23 "	****		 \ #A		4	社会外	4	Sec
47	4 W		1.00		 - 32	F1. 48	4.	W 22 T		77.27

OLD AND MAIN TO BALLEY due services and statements of the said presents belonging to its seyvest authors or opportunity of the present of the present and the present of the present of the present and the present of t	TOGETHER with all and singular the Rights, Members Hereditaments	
ASSOCIATION, OF GLEENVILLE, its assessment and administration in Section and Recording of the Section of Association and Assoc	TO HAVE AND TO HOLD all and singular the Premises before mentioned	Appurtenances to the said premises belonging, or in anywise incident or apperta
ASSOCIATION, OF GREENVILLE, in sections and explain applies to and Primary sum to set STRET PROPERLY SAVINGS AND LONG AND COLORS.  AGENCY STREET, and the same or ony part street.  And L. NO.  AND L.	And Tr. Win	
the mass of sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  And K. 26.  The District of Sep part Green.  The Dis	warrant and forever defend all and sir	ngular the said Premises unto the said BIRST WEIGHTAY
And R. 26. do hereby agree to immine the horse and believes and the in a semi not here than "TO THOUSENIA", POTENIA AND ALLY (1997) and A. 18. do hereby agree to immine the horse and believes and to in a semi note that the A. 18. do hereby agree to immine the horse and believes the horse and hereby agree to the horse and service and analysis and in the semi notation (1998). The A. 18. do hereby agree to immine the horse and services and analysis and in the rest X. 18. do hereby agree to all the seminar through the seminar and seminar and seminar and the seminar through the seminar through the seminar and expense of each seminar through the seminar and seminar and the seminar through the seminar and seminar and the seminar through the seminar through the seminar and expense of each seminar through the seminar and through the seminar and expense of each seminar through the seminar and through th	on Line ville, its successors and assigns, from and ag	gainst mysikyw Durselves ou
(c) 200,000 — Delies transfer surrows, is a compare or comments according to the manager and to have been passed in the first of the manager and the hordy and passed passed and	claim the same or any part thereof.	, Administrators and Assigns, and every person whomsoever lawfully claiming o
(gl. 200_00) Dellaw transic learners, in a congress of companies appealing to her passes insered from less or should be for or wholetone, and glo bendy study, side prifer or public of inservers the and surveyants, in arrangement of the least of the content of the least of the learners of the least of the learners of the least of the learners of the	And K We do hereby agree to insure the house and build	ings on mid lot in a series of Two Thomas and
intered in May. Our more and provinces of any the presentent attences, the interest in the continues under the more than the section of the behinder of the presentation and continues under this more parts, which interests and provinces and expected or test insurance under this more and the interest of the presentation of the more and the presentation of the more than the more parts of the presentation of the more than the more parts of the presentation of the more than the presentation of the more than the more parts of the presentation of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the more parts of the consideration of the more than the mor	Dollars fire insurance and not less the	one Thousand, Two Hundred and No /200
motore a SEA DOLL maney and relimbane intell for the prevalent and crypton of such integrate paster this morteger, with interest, and paster that the state of the paster of of	fire or windstorm, and do hereby assign said policy or policies of insurance to t	the said mortgagee, its successors and assigner and in the said mortgagee, its successors and assigner and in the
year, who co-thield the last receipts at the others of an increase and part of the provided and the control of all body and the part of th	insured in MSK. OUP name, and reimburse itself for the premiums	then the said mortgagee, its successors and assigns, may cause the building to
render and all amounts the univer this protrage into been poid in fall and broad X M 10 to	And X. W.O	essments against this property on or before the first day of January of
And it is breely surrent as and of the consideration for the John breels secured, that the mortgage will seem the content of the good content of the content	ment until all amounts to the	minediately upon t
charge the expenses for such regains to the constant and activate among the charge the expenses of the structure of the struc	And it is hereby agreed as a part of the consideration for the loan herein sec	cured, that the mortgagor shall be to the current of the current o
And it is further agreed that X.WS. shall not further encomber the premises beredenboy, or alleans said premises by the way of morrigage one does not conserve which conserve the said recognition and should X.W. do said Association may at its option, declare the dobt die beremoter as one of and provide, and may include any proceedings may be a said from the promises of the said from the promises of the said from the promises of the said from the said from the promises of the said for the said from the promises of the said for said for the said for said for said for the said for said said for said said said for said said for said said said said said said said said	repair, and should <b>X. W.e.</b>	assigns may enter upon said premises, make whatever repairs are necessary
And E. M. and psychic, and may institute any reconciliation and protection and collect said server the proposery breast described, and collect said server the proposery breast described, and collect said server the proposery breast described are occupied by a tenant or immunity and protection and collect said server than the rental and posts actually objected, less the improvement of protection and protection and protection and protection and protection and protection and floridate stages and protection and pro	And it is further agreed that X.WOshall not further encumber the pre-	mises hereinabove described.
AND M. H. S.  AND M. H. S.  AND M. H. S.  AND M. H. S.  AND M. S.  AND M. A. S.  AND M	or deed of conveyance without consent of the said Association and should <b>XWo</b> once due and payable, and may institute any proceedings necessary to collect a	
were the production of the control o	And K. WO	old FIDCT EFIDERAL GALLERY
before any and the programs hericanbove set out become past that any content of the programs hericanbove set out become past that and outside the X-NO productions of a Receiver, with ambority to take the design and the production of a Receiver with ambority to take the design and the production of a Receiver with ambority to take the design and the production of the production of the production of a Receiver with ambority to take the production of the produc	over the property basis and mortgagee may (provided the premises berein dec	at any time any part of said debt, interest, fire insurance premiums or taxes at
PERSONALLY appeared before me.  NOTINES WHEREOF A second of the second control of th	agor.S herein, and the payments hereinabove set out become past due and upper	ited, less the costs of collection; and should said premises be occupied by the mor
AND AND LAND LAND ASSOCIATION, OF CHEST CONTITION, that if K. We.  AND AND LAND LAND ASSOCIATION, OF CHEST CONTITION, OF CHEST	arter paying costs of collection) upon said debt, interest, taxes and fire insurance, wi	ithout liability to account for anything more than 1 and apply the net proceeds there
And it is further agreed by and between the said parties hereto, that the said mortgage? A PP to hold and enjoy the said precise to remain in full force and virtue payment chall be made. But if X We shall make default in the payment of said monthly invitalments, or shall make default in any of the coverants and vable, together with costs and a reasonable study days, then, and in such event, the Association may, at its option, declare the whole amount hereulter at once due and yable, together with costs and a reasonable study of said precises until default on yable, together with costs and a reasonable study of the coverants and yable, together with costs and a reasonable study of the coverants and yable, together with costs and a reasonable study of the coverants and the payment of said monthly invitalments, or shall make default in any of the coverants and yable, together with costs and a reasonable study of the coverants and the payment of said monthly invitalments, or shall make default in any of the coverants and the payment of said monthly invitalments, or shall make default in any of the coverants and the payment of said monthly invitalments, or shall make default in any of the coverants and the payment of said monthly invitalments, or shall make default in any of the coverants and the payment of the paym	PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, to AVINCE AND I CAME ACCOUNTY AND ACCOUNTS AND I CAME AND I CAM	that if K. We the said mortgagors. XX OUT
roorsions hereinabove set out for a space of thirty of make setand in the purment of said monthly instalments, or shall make default in any of the covenants and ayable, together with costs and a reasonable attorney's lees, and said have the right to forecione this mortgage.  IN WITNESS WHEREOF. We have hereunts set Q2I hand S and seal.8, this the left day of May in the year of our Lord One Thomand, Nine Hundred and Forty-three and in the One Hundred and Sixty-seventh year of the Woodrow W. Keller (SEAL)  Doris S. Scott  Doris S. Scott  PROBATE  FERSONALLY appeared before me. Doris S. Scott  Woodrow W. Keller and Retha H. Keller  To, seal and as their act and deed deliver the within written deed, and that S.he, with D. R. Cain  Woodrow W. Keller and Retha H. Keller  To, seal and as their act and deed deliver the within written deed, and that S.he, with D. R. Cain  Woodrow W. Keller and Retha H. Keller  To, seal and as their act and deed deliver the within written deed, and that S.he, with D. R. Cain  Woodrow W. Keller  To, seal on as their act and deed deliver the within written deed, and that S.he, with D. R. Cain  Woodrow W. Keller  To, seal on as their act and feed deliver the within written deed, and that S.he, with D. R. Cain  Woodrow W. Keller  To B. R. Cain  To B. R. Ca		ind barrain shall become if the same in the same and the same and an inter-
magendence of the United States of America.  and in the One Hundred and Sixty-seventh year of the Woodrow W. Keller (SEAL)  Doris S. Scott  D. R. Cain (SEAL)  PROBATE  PERSONALLY appeared before me.  Doris S. Scott  Woodrow W. Keller  (SEAL)  PERSONALLY appeared before me.  Doris S. Scott  Woodrow W. Keller  The saw the within named within maned woodrow W. Keller  The seal and as their act and deed deliver the within written deed, and that She, with  D. R. Cain  Word of May  A. D. 19 42  Doris S. Scott  Doris S. Scott  Doris S. Scott  Woodrow W. Keller  The seal and as their act and deed deliver the within written deed, and that She, with  D. R. Cain  Word of Greenville  Doris S. Scott  Woodrow W. Keller  The seal and as their act and deed deliver the within written deed, and that She, with  D. R. Cain  Word of Greenville  Doris S. Scott  Word of Weller  The seal and as their act and deed deliver the within maned within maned within maned within maned within maned within maned woodrow W. Keller  This day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any computation of Calviron's within maned presses within	IN WITNESS WHEREOF We have hereunto set our hand	S and seal S this the 1st
Woodrow W. Keller (SEAL)  Dor1s S. Scott  D. R. Cain  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY appeared before me  Woodrow W. Keller and Retha H. Keller  A seal and as their act and deed deliver the within written deed, and that She, with  D. R. Cain  ORN to before me this the  Woodrow W. Keller and Retha H. Keller  A Dor1s S. Scott  Dor1s S. Scott  Dor1s S. Scott  Woodrow W. Keller and Retha H. Keller  A Seal and as their act and deed deliver the within written deed, and that She, with  D. R. Cain  ORN to before me this the  First  May  A. D. 19. 43  Dor1s S. Scott  ATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I, D. R. Cain  Retha H. Keller  This day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compendation of Carolina and person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located of any person or persons whomosever, renounce, release and located and sealer, and also all her right and claim of Dower of, in or to all and sing-  Siven under my hand and seal, this  First  May  A. D. 19. 43	dependence of the United States of America.	and in the One Hundred and Sixty-seventh year of the
D. R. Cain  (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY appeared before me. Doris S. Scott and made oath that S he saw the within named Woodrow W. Keller and Retha H. Keller  n. seal and as their at and deed deliver the within written deed, and that S he, with D. R. Cain  ORN to before me this the First day of May A. D. 19 143  D. R. Cain  Notary Public for South Carolina.  ATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I. D. R. Cain , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Retha H. Keller , the wife of the within named Woodrow W. Keller this day appear before me, and, upon being privately and separately examined by me, did depert that she does freely, voluntarily, and without any compulsion, of GREENVILLE S C. Its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing-  Siven under my hand and seal, this. First  of May A. D. 19 45	orned contact t t t talean borrel	
County of Greenville.  PERSONALLY appeared before me. Dor1s S. Scott and made oath that She saw the within named Woodrow W. Keller and Retha H. Keller  n. seal and as their at and deed deliver the within written deed, and that She, with D. R. Cain  ORN to before me this the day of May A. D. 19 42  D. R. Cain  Notary Public for South Carolina.  ATE OF SOUTH CAROLINA, County of Greenville.  REMUNCIATION OF DOWER  I, D. R. Cain , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Retha H. Keller , the wife of the within named Woodrow W. Keller this day appear before me, and, upon being privately and separately examined by me, did depert that she does freely, voluntarily, and without any compulsion, OCIATION, OF GREENVILLE, S. C. Its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing-  Siven under my hand and seal, this. First  May A. D. 19 45	D. R. Cein	Retha H. Keller (SEAL)
County of Greenville.  PERSONALLY appeared before me	Z. N. Cain	
woodfrow W. Keller and Retha H. Keller  A, seal and as. their act and deed deliver the within written deed, and thatS.he, with D. R. Cain  ORN to before me this the First day of May A. D. 19 Lis D. R. Cain Seal n S	DDODAME	
woodfrow W. Keller and Retha H. Keller  A, seal and as. their act and deed deliver the within written deed, and thatS.he, with D. R. Cain  ORN to before me this the First day of May A. D. 19 Lis D. R. Cain Seal n S	PERSONALLY appeared before me Doris S. Scott	
A posed and as their act and deed deliver the within written deed, and that She, with D. R. Cain  ORN to before me this the Gay of May A. D. 19 42  D. R. Cain  ORN to before me this the Government of May A. D. 19 42  D. R. Cain  ORN to before me this the Gay of May A. D. 19 42  D. R. Cain  ORN to before me this the Gay of May A. D. 19 42  Doris S. Scott  Doris S. Scott  Doris S. Scott  TEOF SOUTH CAROLINA, County of Greenville.  I. D. R. Cain , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that Retha H. Keller , the wife of the within named Woodrow W. Keller to fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN the Premises within mentioned and released.  First  May A. D. 19 43	Woodrow W Koller	and made oath that
May , A. D. 19 42  D. R. Cain (SEAL)  Notary Public for South Carolina.  ATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I, D. R. Cain , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  Retha H. Keller , the wife of the within named. Woodrow W. Keller  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, OCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing-  Siven under my hand and seal, this First  May A. D. 19 43		
Doris S. Scott  D. R. Cain  Notary Public for South Carolina.  ATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I, D. R. Cain  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  Retha H. Keller  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, Original or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN the Premises within mentioned and released.  First  May  A. D. 19 45	act and deed deliver the within written deed, and deed the execution thereof.	that She, with D. R. Cain
Notary Public for South Carolina.  ATE OF SOUTH CAROLINA, County of Greenville.  Renunciation of Dower  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  Retha H. Keller  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, or or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN the Premises within mentioned and released.  First  May  A. D. 19  43	ORN to before me this the Hirst day of	
ATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER  I, D. R. Cain , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  Retha H. Keller , the wife of the within named. Woodrow W. Keller  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, OCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing-  Biven under my hand and seal, this First  May A. D. 19 45	D. R. Cain	
RENUNCIATION OF DOWER  The control of Greenville.  The con	Notary Public for South Carolina.	
Retha H. Keller  , the wife of the within named.  Woodrow W. Keller  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, OCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and sing-  Siven under my hand and seal, this.  First  A. D. 19  43	DENITITOR : West	
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, or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN the Premises within mentioned and released.  First  May  A. D. 19  43	D. R. Cain	
d or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN the Premises within mentioned and released.  First  A. D. 19  43		
Siven under my hand and seal, this First  May  A. D. 19  43	d or fear of any area, and, upon being privately and separately examined by	1111
of May A. D. 19 43 {	OCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest the Premises within mentioned and released.	relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN and estate, and also all her right and claim of Dower of, in or to all and sing-
A. D. 19 42 \		
	D. R. Cain (SEAL)	Retha H. Keller