the morth Grown is looked. 18. Ored recepted in office of Espites of Marsa Conveyances & DOCETTINE State and suggests the highly. Morthers, Harddinarcate and Appartenances to the said Fermina belonging, or in my sets incident control of the state of the said Fermina belonging. The suggests of the said Fermina belonging to the said Fermina state the said Fermina state of the said Fermina belonging to the said Fermina state the said	The above described land is	
the day of the presented in office of Register of Mesos Conveyances for corellis Control in Role. 1.	ie moregagor by	
the day of the presented in office of Register of Mesos Conveyances for corellis Control in Role. 1.		
the day of the correction of the contract of t		
the day of the correction of the contract of t		
secretic Country is Justice. TOCKETSIRS will all and dispote the Explicit Members, Herecitiments and Appurtamentes to the said Promises Nologing, or in any write incident control of HAVE AND TO HOLD all-goal dispotes the premises onto the said AMERICAN PULIDING AND LAAN ASSOCIATION, and its successors and igning forever. And. Hidin, Execution, and Administrations to surread and forever defend all and singular the said Trensiers unto the said EMERICAN SULLIDING AND LAAN ASSOCIATION, and its successors and saights, from and against. HERICAN SULLIDING AND LAAN ASSOCIATION, its societies and administrations to surread and forever defend all and singular the said Trensiers unto the said EMERICAN SULLIDING AND LAAN ASSOCIATION, as development of the said said and the said said said said said said said said		V
TO SAYS AND TO BILLD algorid singular the premiums onto the said AMERICAN BULLDING AND LOAN ASSOCIATION, and its measures and figure forward. And the said street of		
TO SAVE AND TO ROLL Signal singular the premiers must be said AMERICAN BULLDING AND LOAN ASSOCIATION, and the measures and saving from the said Premiers unto the said AMERICAN BULLDING AND LOAN ASSOCIATION, his sevenesses and savings, from and against. **FERCIAN BULLDING AND LOAN ASSOCIATION, his sevenesses and savings, from and against. **And.** **And.** **And.** **Agree to insure the house and buildings on said for in a sure not loss them. **And.** **An	reenville County in Book page TOGETHER with all and singular the Rights, Members, Hereditaments a	and Appurtenances to the said Premiscs belonging, or in any wise incident o
FERNAL BUILDING AND LOAN SECONDATION, he assessment and satisfactors, administrators and Assigna, and every persons whomeseers have displayed for to deline the same or key part defected. And	opertaining. TO HAVE AND TO HOLD all and singular the premises unto the said A .	MERICAN BUILDING AND LOAN ASSOCIATION, and its successors an
FERNAL BUILDING AND LOAN SECONDATION, he assessment and satisfactors, administrators and Assigna, and every persons whomeseers have displayed for to deline the same or key part defected. And	signs forever. Anddo hereby bind	myself, my
SENGAN BUILDING AND LOUN ASSOCIATION; the somewhat was been been desirable in a norm not love that it is been or any part before. And		
And A server to because the house and britisings on said lot in a sour net less than a complain or companies satisfactory to the mortgagese and the companies and satisfactory to the mortgagese and the companies and satisfactory to the mortgagese and the covert that. Ashall at any time fail to do so them the sould mortgage may cause the same to be insured to the same same satisfactory of the said and the declark of the payment of the said worldy inscreat one afterward, or shall said and the declark of the payment of the said worldy inscreat an afterward to grow the same to be insured to stain shall said on the same to be said afterward and profits of the said said said fail or refuse to be a member of said shared between the said and the said shall said or refuse to be a member of said shared between the said said in said and said said said to the said said said said said said said and said said said said said said said sai	MERICAN BUILDING AND LOAN ASSOCIATION, its successors and assigns	from and against me, my
And the country or companies assistantly to the mortagene making the pass and keep the same insent from least of daming by first, and safes the policy of insurance to the said mortagene rady of the said mortagene rady cause the same to be insured as afformation with interest under the mortagene rady cause the same to be insured as afformation of the purpose of and capacity of the said workly interest as afformation, or addition that the purpose of and capacity interest and provides of the above described permisses to the rady and the said workly interest as afformation, or addition of and premises and collect and area of the capacity of the above described permisses to the raid of Archaelts or otherwise spould according to the rady and and an addition of the said Said capacity and capacity, and agrees the any Judges of the Circuit, Court of all shade whether or otherwise spould a receive the action of the capacity, and agrees the any Judges of the Circuit, Court of all shade whether or otherwise spould a receive the shade of the capacity to take precision of and premises and collect said areas and collect sai	eirs, Executors, Administrators and Assigns, and every person whomsoever lawfu	illy claiming or to claim the same or any part thereof.
And the recent that		
And the recent that	a company or companies satisfactory to the mortgagee and keep the same insu	$\mathcal{B}/\mathcal{B}/\mathcal{O}$. Dollar ired from loss or damage by fire, and assign the policy of insurance to the sai
And It is agreed to shore the factor in the payment of the said weekly interest as afforeatify, and fall fall or rothers to board creatable in any of the abressal shyundrish for the said and lead of the payment or shall raise details in any of the abressal shyundrish for the said and an and it is also as a shall be able to the payment of the said and it is also as a shall be able to the payment of the paymen	ortgagee: and in the event thatshall at any time fail to do so	then the said mortgagee may cause the same to be insured in its name an
new more as a storesaid, or shall make default in any of the aforesaid stipulations for the space of their dry day or shall case to be a member of said Association, from any more consensure, and assigns, and agree that any Judge of the Circuit Court of said State may at chambers or otherwise appoint in receive has substituted to the said and the state of the Circuit Court of said State may at chambers or otherwise appoint in receive has substituted to the profession of the said and state of the court of said State may at chambers or otherwise appoint in receive has substituted to the profession of the said may be a substitute of the said and the s	imburse itself for the premium and expense of such insurance with interest u	ander this mortgage.
AS ASSOCIATION, its successors, and saniega, and agree that any Judge of the Circuit Court of said State may at chambers at otherwise appoint as received of the Circuit Court of said State may at chambers at otherwise appoint as received of the Circuit Court of said State may at chambers at otherwise appoint as the court of the	And ifshall make default in the payment of the said weekls insured as aforesaid, or shall make default in any of the aforesaid stipulation	y interest as aforesaid, or shall fail or refuse to keep the buildings on said prem ns for the space of thirty days or shall cease to be a member of said Associa
AS ASSOCIATION, its successors, and savings, and agree that any Judge of the Crewil Court of said State may at chamber or otherwise sports, and and the court of	n, then, and in such event hereby assign the rents and profit	s of the above described premises to the said AMERICAN BUILDING AND
d dobt, interest, costs, expenses, attorney's fees and all claims then due the Association by the said mortgager. PROVIDED ALWAYS, nevertheses, and it is the true intent and meaning of the parties to these Presents, that if A he said mortgaged ill on a before Saturday pilot of each wook from and after the date of these presents, pay or cause to be paid to the sold AMERICAN BUILDING ANI AM ASSOCIATION. The weekly interest upon. Confident and the said AMERICAN BUILDING ANI AM ASSOCIATION the weekly interest upon and the said AMERICAN BUILDING ANI AM ASSOCIATION the weekly interest upon and the said and the said and the said and the said association and shall then repay to said Association shall reach the pur value one hundred dollars per share as ascertained under the By-Laws of said Association, and shall then repay to said Association the sum of the said and the said and all all respects comply with the By-Laws of said Association, and shall then repay to said Association the sum of the said and all all respects comply with the By-Laws of said Association as they were east or herester may be amended, then the pay all cases thereon, of the said the said of the said and association as they were east or farester may be amended, then the Ani is a spread by and between the said parties that the said mortgager to the dolb the relative secretion, and said boar interest as some rate. And it is agreed by and between the said parties that the said mortgager to hold and enjoy said premises until default shall be formed to an order of the said and the said and the one hundred and the said and the one hundred and the said and the one hundred and the said and the sa	OAN ASSOCIATION, its successors, and assigns, and agree that any Judge of the authority to take possession of said premises and collect said rents and premises and collect said rents and premises are collect.	he Circuit Court of said State may at chambers or otherwise appoint a receive of the court of the net proceeds thereof (after paying costs of collection) upo
all on or before Saturday night of each week from and after the date of these presents, pay or cause to be paid to the sold AMERICAN HULLIAN ANA ASSOCIATION, the weekly interest upon any and the part value of early per creat, per annum until the present of early per creat, per annum until the present one hundred dollars; per share as ascertained under the By-Laws of said Association, and shall then repay to said Association shall reach the part value one hundred dollars; per share as ascertained under the By-Laws of said Association as they prove exist or hereafter may be amonded, then this of biggins and saic shall case, determine, and is utterly null and void; otherwise to remain in full force and virtue of the delib hereby secured, and shall bear interest at teams of the complete of the recent per person only prior recumbinance, shall be added to and constitute a part of the delib hereby secured, and shall bear interest at teams for payment of tuous thereon, or correct person only prior recumbinance, shall be added to and constitute a part of the delib hereby secured, and shall bear interest at teams of the presence of the within state of the united States of America. WITHEES The payment of the said mortgagor to the delib hereby secured, and shall bear interest at teams of the presence of the within state of the united States of America. WITHEES The payment of the united States of America. WITHEES The payment of the United States of America. WORTGAGE OF REAL ESTATI (Scal) (S	id debt, interest, costs, expenses, attorney's fees and all claims then due the A	Association by the said mortgagor, without liability to account for anythin
none hundred dellars per share an accritained under the By-Laws of said Association, and shall then repay to said Association the sum of Dollars of the State of Said Association and shall then repay to said Association the sum of Dollars of Said Association as these how doe, and shall in all respects comply with the By-Laws of said Association as they now exist or howester may be amended, then this dot of bargain and said shall in case, determine, and be sufterly noil and void; otherwise to remain in full force and virtue. And it is further stipulated and agreed, that any amms expended by said Association for insurance of the property or for payment of taxes thereon, or remove any prior encundrance, shall be added to and constitute a part of the delst kneety secured, and shall bear instread at same rake. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed the said mortzagor. And it is agreed the said mortzagor. And it is agreed that the s	-11 before Catuaday witht of each week from and after the date of these m	proceeds now on aggree to be paid to the said AMEDICAN RUILDING ANI
none hundred dellars per share an accritained under the By-Laws of said Association, and shall then repay to said Association the sum of Dollars of the State of Said Association and shall then repay to said Association the sum of Dollars of Said Association as these how doe, and shall in all respects comply with the By-Laws of said Association as they now exist or howester may be amended, then this dot of bargain and said shall in case, determine, and be sufterly noil and void; otherwise to remain in full force and virtue. And it is further stipulated and agreed, that any amms expended by said Association for insurance of the property or for payment of taxes thereon, or remove any prior encundrance, shall be added to and constitute a part of the delst kneety secured, and shall bear instread at same rake. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed by and between the said parties that the said mortzagor. And it is agreed the said mortzagor. And it is agreed the said mortzagor. And it is agreed that the s	AN ASSOCIATION, the weekly interest upon Eighteen 3	fundred and no /100
one hundred dollars per share as ascertained under the By-Laws of said Association, and shall then repay to said Association the sum of Law All Law	llars, at the rate of eight per cent. per annum until the se	ries of shares of the capital stock of said Association shall reach the par valu
Duting any affective who does and shall in all supports comply with the By-Laws of said Americation as they now exist or horeafter may be amended, then this does placed in the said parties of the said parties that the said mortgagor. 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. 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. 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. 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. 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. 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. 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. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor. And it is agreed by and between the said mortgagor.	•	
is pay all jaxes when due, and shall in all respects comply with the By-Laws of said Association as they now exist or hereafter may be amended, then this of do foregain and sale shall case, determine, and be utterly multi and voicy otherwise to remain in full force and vitter. Or payment of taxes thereon, o remove any prior encumbrance, 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 to hold and enjoy said premises until default shall be within a same of the other payment of the debt hereby secured, and shall bear interest at same rate. WITNESS That and and seal, this day of That and and seal this day of That and in the one hundred and the one h		
And it is further stipulated and agreed, that any sums expended by and Association for insurance of the property or for payment of taxes thereon, or memore any prior encumbrance, shall be added to and constitute a part of the debt hereby securely, and shall be arinterest at same rate. And it is agreed by and between the said parties that the said mortgagor to bo hold and enjoy said premises untill default shall be the within said and seal, this day of Though in the year our Lord one thousand nine hundred and the parties of the Independence of the United States of America. The parties of America and Delivered in the presence of: Attility of the Independence of the United States of America and in the one hundred and great of the Independence of the United States of America and the parties of the Independence of the United States of America and General County. Fersonally appeared before me and the payment of the Independence of the United States of America and General County. Fersonally appeared before me and and the said mortgagor of the Independence of the United States of America and General County. Fersonally appeared before me and and the said that the said mortgagor of the Independence of the United States of America and General County. Fersonally appeared before me and and ded deliver the within written deed; and that said, with the said of the within said and the said of the within sa	I pay all taxes when due, and shall in all respects comply with the By-Laws of s	aid Association as they now exist or hereafter may be amended, then thi herwise to remain in full force and virtue.
And it is agreed by and between the said parties that the said mortgagor to hold and enjoy said premises until default shall be WITNESS Pry hand and seal, this day of Willey in the year our Lord one thousand nine hundred and thirty first and in the one hundred and presence of the United States of America. The sealed and Delivered in the presence of: WITNESS Pry hand h	And it is further stipulated and agreed, that any sums expended by said A	Association for insurance of the property or for payment of taxes thereon, o
WITNESS PRY hand and seal, this day of Many in the year our Lord one thousand nine hundred and Thurty for and in the one hundred and year of the Independence of the United States of America. Mortical and Delivered in the presence of: A Living Mortical Control (Seal (S		
med, Sealed and Delivered in the presence of: Control Control	le.	
med, Sealed and Delivered in the presence of: Control Control	WITNESS my hand and seal, this	day of Wlary in the yea
med, Sealed and Delivered in the presence of: Control Control	our Lord one thousand nine hundred and Thirty fine	and in the one hundred an
med, Sealed and Delivered in the presence of: Control Control Control Control	ye	ar of the Independence of the United States of America.
(Seal	gned, Sealed and Delivered in the presence of:	1
(Seal	Lottie West	lo. J. J. Biles (Seal
(Seal	D. M. Fill	
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made oath that She saw the within named le J. y. bill. In, seal, and as act and deed deliver the within written deed; and that She, with witnessed the execution thereof. orn to before me, this day of 11144 A. D. 19 35 Will Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. 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 on, dread or fear of any person or persons whômosever, 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 premises him mentioned and released. In mentioned and released.		(Seal
Greenville County. Personally appeared before me		(Seal
Greenville County. Personally appeared before me		
Personally appeared before me. I made oath that She saw the within named lo . J. J. Dellar . In, seal, and as act and deed deliver the within written deed; and that She, with witnessed the execution thereof. Orn to before me, this witnessed the execution thereof. Orn to before me, this day of	E STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATI
made oath that She saw the within named le. J. J. Bills. n, seal, and as act and deed deliver the within written deed; and that She, with witnessed the execution thereof. orn to before me, this day of Motary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, J.	Greenville County.	
act and deed deliver the within written deed; and that she, with witnessed the execution thereof. orn to before me, this day of A. D. 19 35 Lattice State State Of South Carolina, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. wife of the within named. Wife of the within named	Personally appeared before me Street Sugar	st
act and deed deliver the within written deed; and that she, with State St	made oath that She saw the within named lo. J. y. Gi	l (e)
witnessed the execution thereof. orn to before me, this day of March March March	n, seal, and asact and deed deliver the within written d	leed; and thatShe, with
orn to before me, this day of	i i i i i i i i i i i i i i i i i i i	
day of CL.S.) E STATE OF SOUTH CAROLINA, Greenville County. I, Hereby certify unto all whom it may concern, that Mrs. 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 commission, 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 him mentioned and released. en under my hand and seal, this.		
Notary Public, S. C. E STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. 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 ten under my hand and seal, this.	(2.2)	Q 44: 51 +
RENUNCIATION OF DOWER Greenville County. I,	day of A. D. 19 AV	solle Vest
Greenville County. I, John John John John John John John John	Notary Public, S. C.	
Greenville County. I, John John John John John John John John		
hereby certify unto all whom it may concern, that Mrs. 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 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 thin mentioned and released. en under my hand and seal, this.	}	RENUNCIATION OF DOWER
wife of the within named whom it may concern, that Mrs. It 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 composion, 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.		
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 composion, 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.		2
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any comsion, 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	hereby certify unto all whom it may concern, that Mrs.	Ille
sion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND ANSOCIATION, 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 premises thin mentioned and released. The second released released released renown the second released renown the within named AMERICAN BUILDING AND	wife of the within named this day annear before me, and upon being privately and separately examine	ed by me, did declare that she does freely, voluntarily, and without any com
hin mentioned and released. en under my hand and seal, this.	lsion, dread or fear of any person or persons whomsoever, renounce, release, a	nd forever relinguish-unto the within named AMERICAN BUILDING AND
en under my hand and seal, this.		, , , , , , , , , , , , , , , , , , , ,
day of Mell Whiles 1. 171. Fill (L.S.)	ren under my hand and seal, this	
<u> </u>	day cf 1/1/14 A. D. 19 35	nellabiles
AT A STEEL OF A STEEL O	<u> </u>	
Notary Public, S. C. / Recorded 1//411 / Ext. 10:35 st 10:35 o'clock 4. M.	Recorded 1/1 uf 1 et 10:	25_o'clockM.