The above described land is the	
same conveyed to meon theday	H H H
f	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD, all and singular the said Premises unto the said THE PEOPLES BUILDING AND LOAN ASSOCIATION, and its successors	
ad assigns forever. And	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
IATION, and its successor and assigns, from and against DUTSeluls. and out of the reorizes Bollding And LOAN ASSO- Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.	
And Lil agree to insure the house and building on said lot in a sum not less than Juo Thous and	
(# 2000,00) Dollars in a company or companies atisfactory to the mortgagee and keep the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagee; and in the event that	
shall at any time fail to do so then the said mortgagee may cause the same to be insured in its name and reimburse itself or the premium and expense of such insurance with interest under this mortgage. Any insurance them in for fire Insurance spaid or any Fart thereof, margagle may at lits option declare fuel amount due	e due
remises insured as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days or shall cease to be a member of said Association,	
hereby assign the rents and profits of the above described premises to the said THE PEOPLES BUILDING AND LOAN ASSOCIATION, its successors, and assigns, and agree that any Judge of the Circuit Court of said State may at chambers or otherwise appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest costs, expenses, attorney's fees and all claims then due the Association by the said mortgagor, without liability to account for anything more than the rent and profits actually collected.	
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgagor shall on or before Saturday night of each week from and after the date of these presents, pay or cause to be paid to the said THE PEOPLES BUILD-	
NG AND LOAN ASSOCIATION, the weekly interest upon Julenty-Jule hundred (\$2500.00) Dollars, at the rate of	1
ight per cent, per annum until the	The state of the s
the sum of July hunded (#2500:00) DOLLARS, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Laws of said Association, as they now exist or hereafter may be amended, then this deed of 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 sums expended by said Association for insurance of the property or for payment of taxes thereon, or to emove any prior encumbrances, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at the same rate. And it is agreed by and between the said parties that the said mortgagorto hold and enjoy said premises until default shall be made.	
WITNESS of More and seal this agreed by and between the said parties that the said mortgagor to not and enjoy said premises that detail shall be made. WITNESS of More and seal this agreed by and between the said parties that the said mortgagor to not and enjoy said premises that detail shall be made.	Principal Control of C
f our Lord one thousand nine hundred and Julenty-light and in the one hundred and	Ç
year of the Independence of the United States of America.	2
Signed, Sealed and Delivered in the Presence of as to m. D. Berry, W. G. Brock Dutnesses as to m. D. Berry, M. B. Lightaud J. B. Berry v mrs. Mrs. Pauline Emanuel (Seal)	
Stenry D. Kahrs. Trene Late. Joseph G. O. Neill Pauline Emanuel W. E. Berry (Seal) (Seal)	Comments of the comments of th
W. A. Branch Wyatt likey, witnesses as to w. E+	
THE STATE OF SOUTH CAROLINA Seorgia MORTGAGE OF REAL ESTATE	1 A.R.
Personally appeared before me W.b. Brock	
and made oath that he saw the within named M. D. Berry, J. B. Berry and Irene Tate	
ign, seal and as their act and deed deliver the within written Deed; and that he, with a B. Lybraud	A man and a man
witnessed the execution thereof.	
Sworn to before me, this 27th day of	
J. F. Blackstock (L. S.) W. b. Brock	
THE STATE OF SOUTH CAROLINA	
to recenville County. RENUNCIATION OF DOWER Julton 6	ounty
I, J. J. Dlackstock a Notary Public for South Carolina, do sereby certify unto all whom it may concern, that Mrs. Jannes M. Dirry, and Vira a Berry	
he wife of the within named M. Derry and Separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, literad or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named THE PEOPLES BUILDING AND LOAN ASSOCIATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower, in or to all and singular the premises within men-	Cambridge and American S
ippled and released.	
Given under my hand and seal this 27th mrs. Lannes m. Berry Stay of Nov. A. D. 1928 Mrs. Lannes m. Berry Mrs. Vera A. Berry.	を を を を を を を を を を を を を を
Notary Public, S. C.	10 TOWN
Recorded Dec, loth 1928 at 12.700 o'clock M.	