Framework Doors: In Book.  The page. All pages and and sequents with global control of the problem on the and AMERICAN BUILDING AND DONN ASSOCIATION, and its necessors and swignerer.  And brings to the problem of the most and AMERICAN BUILDING AND DONN ASSOCIATION, and its necessors and swignerer.  And brings to the problem of the problem of the and AMERICAN BUILDING AND DONN ASSOCIATION, and its necessors and swignerer.  Before, Recenture a subministration to warrant and legate descend all use chapter to the all through on the legate of the problem of the analysis of the problem of the analysis of the problem of	m. C. Clarus on the Gay of October	the same conveyed by the mortgagor by
interaction Compared from the Process of the analyses of the analyses beddeng as in ways to be followed as apportunition. TO BANK ASUR O BOLD all and singuish to supervision uses the well a AUGUSCAN SHILLINGS AND LOAM ASSOCIATION, and its successors well and states, some and analyses of the august of the supervision	on the 26 day of October	
TO PART AND TO LOCA at well dependence to several content and a security and active point.  Many particular of the particular and approach of the particula	Greenville County in Book 107, page 259	
And it is a common to the proper and the part of the p	TO HAVE AND TO HOLD all and singular the premises unto the said AME	ERICAN BUILDING AND LOAN ASSOCIATION, and its successors and assigns
And a group is a control of the cont	administrators to warrant and forever defend all and singular the said Premises unto	the said AMERICAN RIHLDING AND LOAN ASSOCIATION :
And the count date.  And the count date date.  And the count date.  And the count date date.  And the count date.	uny claiming of to claim the same of any part mercor.	
is a consequence of contentions of the more innecessity to the same innecessity to the continued and stage to policy and analysis to policy and analysis to the said analysis and analysis and the said and the substitute of the said analysis and analysis analysis and analysis and analysis and analysis analysis and analysis and analysis analysis analysis and analysis analysis analys	And agree to insure the house and buil	ldings on said lot in a sum not less than
is discussed by a companies structurely to but grantingues and deep the name towards from less or changes by her, and undiges the pictory of instruments to the said antragges and inclines teach of the control of the limited in the requirement of the control of the limited of	Mul marsand	200/100 Dollars
inference intention for the growtime and supposes of each intensional with the contrage.  And II Sold made default to the growtim and suppose of each intensional with the growtime of the subtreat as although the each in the United States of the growtime of the subtreat as although the first of and coarse to be a member of an association, then, and to such event.  SULTIONS AND JOAN ASSOCIATION, its successors, and assigns, and agree the terror prider of the Coarse Coarse of the state and the subtreat of the suppose in recovery with authority to their processors, and assigns, and agree the terror prider of the Coarse Coarse Coarse and assigns, and agree the early prider of the Coarse Coarse Coarse and although the principle of the coarse of the coarse of the subtreat of the subtreat as although the subtreat of the subtreat as although the subtreat of the subtreat of the subtreat of the subtreat as although the subtreat of the s	i a company or companies satisfactory to the mortgagee and keep the same insured i	from loss or damage by fire, and assign the policy of insurance to the said mortgagee
go on self-generated finance, as subsensable, or what make perfect in any on the absociated supplications for the space of their cycles of shall except to be a manifest on an amendation, then, and in set event.  JULIANO AND LOAN ASSOCIATION, its successors, and marges, and uprest data y ladies of the content of the process of the proc	eimburse itself for the premium and expense of such insurance with interest under the	his mortgage.
proposed a recovery with autionity to the government of the content of acts and proposed and pro	ngs on said premises insured as aforesaid, or shall make default in any of the afore	said stipulations for the space of thirty days or shall cease to be a member of said
The state of eight per cent per sources until the call week graph and are the date of these presents, pay or case to be paid to the said AMERICAN BUILD NO AND LOAN ASSOCIATION, the weekly interest upon. It is the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the rate of eight per cent per source until the call of the c	ppoint a receiver, with authority to take possession of said premises and collect said promises and collect said promises and collect said promises and collect said promises, costs, expenses, attorney's fees and all claims then due the Assistant the rents and profits actually collected.	hat any Judge of the Circuit Court of said State may at chambers or otherwise d rents and profits, applying the net proceeds thereof (after paying costs of collection) sociation by the said mortgagor, without liability to account for anything more
the rate of right per cent. per annum until the series of shares of the capital stock of said Association shall reach the palace of one burded dollars per share, any ascertained under the B-Laws of said Association as they now costs or burden to sum of the sum of an and said shall cause, decreasing, and the unterly not are void; otherwise to remain in full force and virtue.  And it is prived respected to the sum of an and also shall cause, decreasing, and the unterly not are void; otherwise to remain in full force and virtue.  And it is agreed by and between the said parties that the said mortgager.  And it is agreed by and between the said parties that the said mortgager.  And it is agreed by and between the said parties that the said mortgager.  In bold and enjoy said premises until defautual be made.  WITNESS And an Deliveragin the Expanse og:  In the year of our Lord one thousand mine hundred and  year of the budgesdence of the United States of Macricia.  Canada, Saide and Deliveragin the Expanse og:  Said and Deliveragin the Expanse of the United States of Macricia.  Said and Deliveragin the Expanse of the United States of Macricia.  Said and Deliveragin the Expanse of the United States of Macricia.  Said and Deliverage of the United States of Macricia.  Said and Deliverage of the Expanse of the Said and the Expanse of the Said and the Expanse of the United States of Macricia.  Said and Said and Deliverage of the Said and Said a	he said mortgagor shall on or before Saturday night of each week from and after NG AND LOAN ASSOCIATION, the weekly interest upon	the date of these presents, pay or cause to be paid to the said AMERICAN BUILD-
The of one jumped dollars per along-applectational moder the by-laws of said Association, and shall done repay to said Association the sum of MILL MARK AND AND ASSOCIATION OF BOWLESS.  Dollard any all takes when due, and shall is all respects comply with the By-laws of said Association as they now exist or herester may be assented, thus this deed of he six and sate shall exact, electrates and be utterly will am used; citerates to reason in rull torse and virtue.  And it is represent expected and green, that any same appealed by said Association for insurance of the property or for postnect of taxes thereon, or to remove at rice incombrance, shall be added to and constitute a part of the cite hereby secured, and shall be an interest at same rate.  And it is agreed by and heaveen the said parties that the said neutroppor.  And it is agreed by and heaveen the said parties that the said neutroppor.  WITNESS  And it is agreed by and heaveen the said parties that the said neutroppor.  And it is agreed by and heaveen the said parties that the said neutroppor.  And it is agreed by and heaveen the said parties that the said neutroppor.  And it is agreed by and heaveen the said parties that the said neutroppor.  And it is agreed by and heaveen the said parties that the said neutroppor and the heavy of the United States of America.  And it is agreed by and heaveen the said parties that the said neutroppor and the United States of America.  And the said that the said parties that the said neutroppor and the boundard and Lawrence and the United States of America.  And the said that th		Dollars,
Dollar with and a stable and stab		
in the year of the forestern may be amended, then this deed of he in and substitute in the stretch and and void; clearwise to remain in foll 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 revolve a force insurance at same race.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed by and between the said parties that the raid mertgagor II.  And it is agreed between the said parties that the raid mertgagor II.  And	alue of one hundred dollars per share as ascertained under the By-Laws of said Ass	sociation, and shall then repay to said Association the sum of
the state static case, offerment, and be stately moll and void; otherwise to reach in full force and virtue.  And it is further stipitured and agreed, that any same expended by same accepted by and discontain for incurrance of the property or for payment of taxes thereon, or to remove at our for its 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.  In the year of our Lord one thousand nine bandred and that the said parties are said to the Linkependence of the United States of America.  See and Seal and Delivered in the Typernee of:  SEATER OF MORTGAGE OF REAL ESTATI County.  Personally appeared before me.  And and deed only that She gaw the within named MAR AND AND SAID AND AND LOAN ASSOCIATION and on all whom it may concern, that Mrs.  Witnessed the execution thereof.  Personal of the within named.  And all whom it may concern, that Mrs.  Witnessed the execution thereof.  The said of the within named of the within named and seal this.  And all whom it may concern, that Mrs.  Witnessed the execution thereof.  The said of the within named of the within named AMERICAN BUILDING AND LOAN ASSOCIATION and only on many propers before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any composition, deep were of any person or persons without and seal this.  And all this day appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any composition, deep were of the property of the property of the premises within mantioned and released.	nd pay all taxes when due, and shall in all respects comply with the By I ave of said	Dollars Dollars
witness with band	And it is further stipulated and agreed, that any sums expended by said Associa	tion for insurance of the property or for payment of taxes thereon, or to remove an
in the year of our Lord one thousand nine hundred and that the district of the United States of America.  Journel, Scaled and Delivered in the Presence of:  January Sentence of the United States of America.  Journel, Scaled and Delivered in the Presence of:  January Sentence of the United States of America.  Journel, Scaled Seal Seal Seal Seal Seal Seal Seal Seal	And it is agreed by and between the said parties that the said mortgagor	
and in see one hundred and year of the Independence of the United States of America.  Joseph Sealed and Deliveragin the Ecresence of:  Joseph January January January January (Seal	WITNESS hand and seal, this	27th day o
de in se one hundred and poliveres in the greence of:    Addition	in the year of our Lord one th	housand nine hundred and thirty
Sugged, Scaled and Delivered; in the Presence of:  Search County.  HE STATE OF SOUTH CAROLINA,  To 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 within mentioned and released.  Search County.  Search County.  MORTGAGE OF REAL ESTATI  Search County.  MORTGAGE OF REAL ESTATI  MORTGAGE OF REAL ESTATI  Search County.  Winessed the execution thereof.  Winessed the execution thereof.  Winessed the execution thereof.  RENUNCIATION OF DOWEL  A D 19  L do hereby certified this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compelison, dreating of the within named.  day of.  A D 19	nd in se one hundred and y	ear of the Independence of the United States of America.
(Seal		
MORTGAGE OF REAL ESTATI  Personally appeared before me.  In a cat and deed deliver the within written Deed; and that She, with.  Witnessed the execution thereof.  Witnessed the	Calhryn & Kelton	(Deal)
MORTGAGE OF REAL ESTATI  County.  Personally appeared before me.  In act and deed deliver the within written Deed; and that She, with  witnessed the execution thereof.  The state of south Carolina,  Notary Public, See Nota	·	
MORTGAGE OF REAL ESTATION OF DOWER COUNTY.  Personally appeared before me.  d made oath that She saw the within named Sure and deed deliver the within written Deed; and that She, with.  witnessed the execution thereof.  The say for the start of South Carolina, Notary Public, See Wife of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dreafear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION 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 within mentioned and released. Ven under my hand and seal this.  day of		
Personally appeared before me.  Id made oath that She saw the within named Sucan 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 within mentioned and released.  Personally appeared before me.  South She saw the within named Sucan 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 within mentioned and released.  A. D. 19	noed Wark	(Seal.)
d made oath that She saw the within named SUR AN A DAMEN STATE OF SOUTH CAROLINA, County.  I, do all whom it may concern, that Mrs.  e wife of the within named d 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, drea fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION is 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 within mentioned and released.  A. D. 19.	Essey County.	MORTGAGE OF REAL ESTATE
m, seal, and as act and deed deliver the within written Deed; and that She, with witnessed the execution thereof.  Work to before me, this The State of South Carolina, Notary Public, State of the within named	Personally appeared before me	Caulra .
witnessed the execution thereof.  WORD to before me, this	d made oath that She saw the within named DURAN	our Smith
witnessed the execution thereof.  The state of south Carolina, Notary Public, See (ILS.)  RENUNCIATION OF DOWELD (ILS.)  do hereby certificate all whom it may concern, that Mrs.  et wife of the within named determined by me, did declare that she does freely, voluntarily, and without any compulison, dreat fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION is 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 within mentioned and released.  A. D. 19	gn, seal, and asact and deed deliver the within writt	ten Deed; and thathe, with
Notary Public, S. Notary Publi	Mathryn Helton	
Notary Public, SEE NOTATE OF SOUTH CAROLINA,  County.  L	The state of the s	
HE STATE OF SOUTH CAROLINA,  County.  I,	soul ph L Halsh (17 5)	anna R. Parren
Lounty.  I,	JE N	Source Contraction of the Contra
to all whom it may concern, that Mrs  e wife of the within named	: ' [ <b>}</b> }	RENUNCIATION OF DOWER
e 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 compulison, dreat fear of any person or persons whomsoever renounce, release, and forever relinquish unto the within named AMERICAN BUILDING AND LOAN ASSOCIATION 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 within mentioned and released.  ven under my hand and seal this		
day of	d this day appear before me, and upon being privately and separately examined by m	ne, did declare that she does freely, voluntarily, and without any compulison, dread
day of	successors and Assigns, all her interest and estate, and also her right and claim of D	
lacksquare		
Notary Public, S. C.		
	Notary Public, S. C.	