ETHER with all and singular the Rights, Members, Hereditaments	s and Appurtenances to the said Premises belonging, or in anywise incident or appertaining, he said Characteristic Multipling . AND LOAN ASSOCIATION, and its successors
do hereby h	bind hid are FILDING AND LOAN ASSO-
torever. And inistrators to warrant and forever defend, all and singu-	Mar, the said prennises the me find the function of
ts successors and assigns, from and against stors, Administrators and Assigns, and every person whomsoever la	ular, the said premises philo the said efficience of the said of t
agree to insure the	he house and buildings on said lot in sum not lot the
a hundred and fifty dall	arc (\$ 750,00)
	Dollars in a company or companies satisfactory to the mortgageand keep
time fail to do so, then the said mongagee may entry of the	nce to the said mortgagee; and in the event that
if	make default in the payment of the said weekly interest as aforesaid, or shall fail make default in any of the aforesaid stipulations for the space of thirty days, or shall
member of said Association, then, and in such event.	hereby assign the rents and profits hereby assign the rents and profits
net proceeds thereoi (after paying could be then the	OAN ASSOCIATION, its successors and assigns, and agree that any Judge of the with authority to take possession of said premises and collect said rents and profits, id debt, interest, costs, expenses, attorney's fees and all claims then due the Association rents and profits actually collected.
WIDED ALWAYS, Nevertheless, and it is the true intent and n treason, shall on or before Saturday night of each week from an	nd after the date of these presents, pay or cause to be paid to the said GREENOLUUM
AND LOAN ASSOCIATION, the weekly interest upon	DOLLARS
throught dollars \$1000	DOLLARS,
; eight per cent. per annum until the source as ascertained under t r value of one hundred dollars per share as ascertained under t	i + i + i + i + i + i + i + i + i + i +
Kunsand advers (1)	
Dollars, and pay	all taxes when due, and shall in all respects comply with the Constitution and By-Laws is deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
it is further stipulated and agreed, that any sums expended by said	d Association for insurance of the property of
it is agreed by and between the said parties that the said mortgage njoy said premises until default shall be made.	or
NESS My	I load
end seal this / pt,	day of day of he for the year of
and seating, under and twenty	$\frac{day \text{ of } \qquad $
ord one thousand nine hundred and <u>concentry</u> n the one hundred and <u>farty</u>	lifth
/ Signed, Sealed and Delivered in the Presence of	P. a. mille (SEAL)
W.M. Jordan	(SEAL)
24. B. Spinge.	(SEAL)
,	(SEAL)
	MORTGAGE OF REAL ESTATE.
THE STATE OF SOUTH CAROLINA, <u>Juleunille</u> County.	1. M. Jordan and made oath that he saw the within named mills
PERSONALLY appeared before me	nille
l. 1 and deed	deliver the within written deed, and thathe, with
m, seal and as <u>ALB, Spings</u>	witnessed the execution thereof.
SWORN to before me, this	N.m. Jardian.

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D 192 2 temter Springel. day of Notary Public for S. C. 5 Ð RENUNCIATION OF DOWER. THE STATE OF SOUTH CAROLINA, pinge notary Public for S.C., do hereby certify unto all whom it may concern, that nois a. mille 1, 2d. B L.a. mills Mrs. did 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, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named GREENVILLE BUILDING AND LOAN ASSOCIATION, its 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 premises within mentioned and released. GIVEN under my hand and seal, this 27. Expertence A. D. 1922, A. D. 1922, Notary Public for S. C. Lenoir a, millel day of. September, 2nd, 1922, Recorded.