TOGETHER with all and singular the Righ	ts, Members, Hereditaments and a	Appurtenances to the said Premises to GREENVILLE BUILDING AND	pelonging, or in anywise incident or appertaining, O LOAN ASSOCIATION, and its successors
nd assigns forever. And Heirs, Executors and Administrators to warrant and	do hereby bind forever defend, all and singular, th	he said premises unto the said GM	EENVILLE BUILDING AND LOAN ASSO-
CIATION, its successors and assigns, from and again Heirs, Executors, Administrators and Assigns, and e	istwhomsoever lawfully	me my	any part thereof.
			not less than
.7	wenter eigh	t hendred	7
	//		atisfactory to the mortgageand keep
the same insured from loss or damage by fire, and a shall at any time fail to do so, then the said mortgansurance with interest under this mortgage.	' the maline of incurance to	the said mortgages, and in the event	that
And ifor refuse to keep the buildings on said premises inst		\/	
cease to be a member of said Association, then, and in of the above described premises to said GREENVII Circuit Court of said State may, at chambers or oth applying the net proceeds thereof (after paying cost by the said mortgagor, without liability to account for PROVIDED ALWAYS, Nevertheless, and the said mortgagor, shall on or before Saturday night	derwise, appoint a receiver, with a sts of collection) upon said debt, or anything more than the rents a	nuthority to take possession of sai, interest, costs, expenses, attorney and profits actually collected.	d premises and collect said rents and profits, sees and all claims then due the Association
the said mortgagor, shall on or before Saturday in	int of each week from and are	the date of these presents, pay of	Rendrod
BUILDING AND LOAN ASSOCIATION, the week	ly interest upon		DOLLARS,
at the rate of eight per cent. per annum until the reach the par value of one hundred dollars per sha	are as ascertained under the By-	series of shar	es of the capital stock of said Association shall all then repay to said Association the sum of
Leventy	- eight h	wedred	
remove any prior encumbrance, shall be added to an	any sums expended by said Associated constitute a part of the debt better that the said mortgagor	ciation for insurance of the proper nereby secured, and shall bear interes	erty or for payment of taxes thereon, or to est at same rate.
to hold and enjoy said premises until default shall be	e made.		
Λ		day of Septe.	uberin the year of
nand and seal, this	9 a	day of	
ur Lord one thousand nine hundred and	$\mathcal{U} \mathcal{I} \mathcal{I}$		year of the Independence of
nd in the one hundred andhe United States of America.	124		year of the independence of
Signed, Sealed and Delivered in the Preser Mariau U Walles M		Mrs Ma	rtha Kilreath (SEAL) (SEAL) (SEAL) (SEAL)
THE STATE OF SOUTH CAROLINA,	.]		MORTGAGE OF REAL ESTATE.
Kreewelle Co		. / / /	
PERSONALLY appeared before me	Marcha	W. Graham.	and made oath thathe saw the within named
sign, seal and as ter			he, with
Walter	M. Fieley w	ritnessed the execution thereof.	/
SWORN to before mg this 31	1	,	
day of September		Maria	u W. Graham
Walter By Fine	otary Public for S. C.		
	V		
THE STATE OF SOUTH CAROLINA,	. }		RENUNCIATION OF DOWER.
Со	unty. J	marlaage do 1	nereby certify unto all whom it may concern, that
Mrs		/ / '	
Mrshe wife of the within named			
he wife of the within named	ivately and separately examined	by me, did declare that she does	freely, voluntarily, and without any compulsion,
lread or fear of any person or persons whomsoeve			
ASSOCIATION, its Successors, Heirs and Assigns,			
within mentioned and released.			
GIVEN under my hand and seal, this)		
day of	A. D. 192		
N	(L. S.) Jotary Public for S. C.		
••	-		
	8	1	4
Recorded	Depteu	uu JAd	192