TO HAVE AND TO HOLD, all and s sors and assigns forever. And	1			
sors and assigns forever. And				
IERICAN BUILDING AND LOAN ASSO	1		//	
same or any part thereof.	Heirs, Executors, Admin	strators and Assigns, and ever	7 person wholksoever lawfully clai	iming or to claim
			um not less than	
a company or companies satisfactory to th				
said mortgagee; and in the event that insured in its name and reimburse itself fo	r the premium and expense o	shall at any time fail to do so such insurance with interest	then the said mortgagee may ca inder this mortgage.	ause the same to
And if	shall make default in the pay said, or shall make default ir	nent of the said weekly intere any of the aforesaid stipulation	st as aforesaid, or shall fail or re ons for the space of thirty days	efuse to keep the or shall cease to
a member of said Association, then, and i mises to the said AMERICAN BUILDIN said State may at chambers or otherwise the net proceeds thereof (after paying c sociation by the said mortgagor, without h	G AND LOAN ASSOCIAT appoint a receiver, with autors of collection) upon said	hority to take possession of said debt. interest. costs. expens	d premises and collect said rents a es. attorney's fees and all claim	and profits, apply-
PROVIDED ALWAYS, nevertheless, a said mortgagor shall on or before Saturda	nd it is the true intent and m y night of each week from an	eaning of the parties to these d after the date of these prese	Presents, that if	the said AMERI-
N BUILDING AND LOAN ASSOCIATI	ON, the weekly interest upo	Eight Hund	hed	
the rate of eight per cent. per annum, unti			·····	
the rate of eight per cent. per annum, unti value of one hundred dollars per share	as ascertained under the By-	Laws of said Association, and	shall then repay to said Associa	ation the sum of
d pay all taxes when due, and shall in all s decd of bargain and sale shall cease, dete And it is further stipulated and agreed to remove any prior encumbrance, shall be	respects comply with the By- rmine, and be utterly null and that any sums expended by	aws of said Association as the void; otherwise to remain in said Association for insurance	cy now exist or hereafter may b full force and virtue. of the property or for payment	
And it is agreed by and between the s ault shall be made.	aid parties that the said mor	gagor	to hold and enjoy sa	id premises until
WITNESS My hand				
September 1 in the one hundred and forty- Six t	1			
berica. Signed, Sealed and Delivered in the Pr			call of the independence of the	onned States of
Inna m. Beat		Harriet	a Bradley	(Seal.)
ulia D. Charles		formerly	ta Bradley Inicetta Neir	
				(Seal.)
				(Seal.)
HE STATE OF SOUTH CAROLINA, Greenville County.		· · · · · ·	MORTGAGE OF	
Personally appeared before me				jotta.
Meir	ameu()	, y, y		
n, seal, and as				
	Julia D.	oharles/		······
()		witnessed the execution ther	eof.	
Sworn to before me, this 5th			ρ A	
Julia D. Charles	(L. S.)	anna m	1. Bealy	
IE STATE OF SOUTH CAROLINA,]			RENUNCIATIO	ON OF DOWER
Greenville County.				
I,				
wife of the within named				
this day appear before me, and, upon be mpulsion, dread or fear of any person or p ND LOAN ASSOCIATION, its successors premises within mentioned and released.	ing privately and separately ersons whomsoever, renounce	examined by me, did declare t release, and forever relinquish	that she does freely, voluntarily, unto the within named AMERI	and without any CAN BUILDING
ven under my hand and seal, this				
lay of	1			
Recorded		14 th.	192	
Kecordea		······	······································	

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