TO HAVE AND TO HOLD, All and singular, and assigns, forever. And			
nd assigns, forever. And		V	
HATION, its successors and assigns, from and again leirs, Executors, Administrators and Assigns, and evo	st Pry person whomsoever lawfu	ly claiming or to claim the same or a	ny part thereof.
And	agree to insure the he	ouse and buildings on said lot in sum	not less than
Iwenty five h	endred	(\$2,500.00)	
		Pollars in a company or companies sat	tisfactory to the mortgageeeand kee
ne same insured from loss or damage by fire, and as			()
iall at any time fail to do so, then the said mortgag surance with interest under this mortgage.	ee may cause the same to be	insured in its name and reimburse	tself for the premium and expense of suc
And if refuse to keep the buildings on said premises insur		()	
case to be a member of said Association, then, and in the above described premises to said GREENVILI ircuit Court of said State may, at chambers or other oplying the net proceeds thereof (after paying costs the said mortgagor, without liability to account for PROVIDED ALWAYS, Nevertheless, and it	wise, appoint a receiver, with of collection) upon said del anything more than the rent	authority to take possession of said of, interest, costs, expenses, attorney's and profits actually collected.	premises and collect said rents and profit fees and all claims then due the Association
ne said mortgagor, shall on or before Saturday night	of each week from and after	er the date of these presents, pay or	cause to be paid to the said GREENVILL
UILDING AND LOAN ASSOCIATION, the week	y interest upon	(\$2500.00)	DOLLAR
the rate of eight per cent. per annum until the each the par value of one hundred dollars per share where fine hundred for hun	as ascertained under the By	series or shares Laws of said Association, and shal	of the capital stock of said Association sha I then repay to said Association the sum of
	Dollars, and pay all tax by be amended, then this deep y sums expended by said As constitute a part of the debt	es when due, and shall in all respect of bargain and sale shall cease, deter sociation for insurance of the propert hereby secured, and shall bear interes	s comply with the Constitution and By-Lavenine, and be utterly null and void; otherwisely or for payment of taxes thereon, or it at same rate.
hold and enjoy said premises until default shall be	that the said mortgagor		
and seal, this	teuth	tay of Marc	h :
		911	in the year
r Lord one thousand nine hundred and	P. H	~ l - 1 l	
d in the one hundred ande United States of America.	jour-le	Juth	year of the Independence
Charlotte R.S: Ma J. J. Solomons J	·		OM Mauris (SEAL (SEAL (SEAL
	!		(SEAL
THE STATE OF SOUTH CAROLINA, Sounty.	}		MORTGAGE OF REAL ESTAT
PERSONALLY appeared before me Chan	lotte R. Smith	mallard and	made oath that
m cool and as a his	and and do 1 1.11		
		he within written deed; and that .SA	.the, with
J. J. Dolomons	[/	witnessed the execution thereof.	
	^	Charlotte O	P. S. mallara.
THE STATE OF SOUTH CAROLINA, Solution County.	}		RENUNCIATION OF DOWE
i J. J. Solomon	s and.	for S.C., do here	by certify unto all whom it may concern, th
ie of the within named	(nauce	
this day appear before me, and, upon being priva			•
and or fear of any person or persons whomsoever,			
SOCIATION, its Successors, Heirs and Assigns, al	l her interest and estate, and	also all her right and claim of Dowe	r of, in, or to, all and singular, the premis
hin mentioned and released.			
GIVEN under my hand and seal, this	uth	a	h
day of Solomans Problem Solomans Problem Solomans Problem Solomans Public Notary Public		Edus	J. M. Manu
V			`