TO HAVE AND TO HOLD, A	lar the Rights, Members, Heredi	unto the said GREENVILLE	E BUILDING AND LOAN A	SSOCIATION, and its successors
and assigns, forever. AndHeirs, Executors and Administrators to	warrant and forever defend, all	and singular, the said premises	anto the said GREENVILLE	BUILDING AND LOAN ASSO
CIATION, its successors and assigns, fleirs, Executors, Administrators and A	from and against Assigns, and every person whoms	oever lawfully claiming or to	plaim the same or any part ther	2.4eot.
400	agree to	insire the house and billdings	on said lot in siim not less tha	an
	Gifteen Nu	udre 8 (#1)	(5 00.00)	
				the mortgageeeand keep
ne same insured from loss or damage hall at any time fail to do so, then the insurance with interest under this more	by fire, and assign the policy of ne said mortgagee may cause the	insurance to the said mortga	gee; and in the event that	X
And ifr refuse to keep the buildings on said			V	
ease to be a member of said Association of the above described premises to said clircuit Court of said State may, at chapplying the net proceeds thereof (after the said mortgagor, without liability provides ALWAYS, Neverties	d GREENVILLE BUILDING A ambers or otherwise, appoint a re- er paying costs of collection) u to account for anything more the	AND LOAN ASSOCIATION eceiver, with authority to take pon said debt, interest, costs, han the rents and profits actu	, its successors and assigns, possession of said premises a expenses, attorney's fees and al ally collected.	and agree that any Judge of the nd collect said rents and profits I claims then due the Association
PROVIDED ALWAYS, Neverthe said mortgagor, shall on or before	Saturday night of each week f	rom and after the date of the	ese presents, pay or cause to be	paid to the said GREENVILLE
UILDING AND LOAN ASSOCIAT	ION, the weekly interest upon	201	(4 a	
(Lind		· .		
t the rate of eight per cent. per annueach the par value of one hundred do	um until the	nder the By-Laws of said A	series or shares of the capi ssociation, and shall then repay	tal stock of said Association shal y to said Association the sum o
	or hereafter may be amended, the agreed, that any sums expended	I pay all taxes when due, and then this deed of bargain and the by said Association for insu	shall in all respects comply we sale shall cease, determine, and because of the property or for positive or for property or fo	ith the Constitution and By-Law e utterly null and void; otherwise avment of taxes thereon, or to
And it is agreed, by and between be hold and enjoy said premises until		ortgagor	· Co:	
and and seal, this	~		Phi: l	
	<i>a</i> . <i>[</i>	day of	ugue	in the year o
ur Lord one thousand nine hundred and in the one hundred and	1	gltl		year of the Independence of
Signed, Sealed and Delivered in	the Presence of		N. V. John	eou/ (SEAL. (SEAL.
				(SEAL.
		!		(SEAL,
THE STATE OF SOUTH CA	County.			ORTGAGE OF REAL ESTATE
PERSONALLY appeared before	me M. H.	Shuson	Kuek and made oath	that
ign, seal, and as	his act and d	eed, deliver the within writter	deed: and that 5 he with	
	Ma handler			
SWORN to before me, this	11/	1		
day of April 40, A. E.	A. D. 1924 Lackler (L. S.) Notary Public for S. C.		Mrs JWg	Juruer/
THE STATE OF SOUTH CA				RENUNCIATION OF DOWER
· /	//	Dotary alle	Jalos do hereby certify u	nto all whom it may concern, tha
rs	11 4/ O. 1	Jo nuson	······································	
ife of the within named	//			
d this day appear before me, and, up				
ead or fear of any person or person				
SSOCIATION, its Successors, Heirs	and Assigns, all her interest and	l estate, and also all her right	and claim of Dower of, in, or	to, all and singular, the premise
ithin mentioned and released.	11/1			
GIVEN under my hand and seal, day of	this 17 (A) A. D. 192 1		aliee	M. Johnson
- Control of the Cont	Notary Public for S. C.			