nd assigns forever. Anddo her	reby bind MM Rell My Company and the said SRLENVILLE BUILDING AND LOAN ASSOCIATION, and its successors singular, the said premises unto the said SRLENVILLE BUILDING AND LOAN ASSO-
eirs, Executors and Administrators to warrant and forever defend, all and	d. MW
	d muy ver lawfully offaiming or to claim the same or any part thereof.
And agree to insu	re the house and buildings on said lot in sum not less than
·	
	Dollars in a company or companies satisfactory to the mortgageand keep
surance with interest under this mortgage.	surance to the said mortgagee; and in the event that
And if	shall 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
plying the net proceeds thereof (after paying costs of collection) upon the said mortgagor, without liability to account for anything more than provided ALWAYS, Nevertheless, and it is the true intent and esaid mortgagor, shall on or before Saturday night of each week from	hereby assign the rents and profits D LOAN ASSOCIATION, its successors and assigns, and agree that any Judge of the over, with authority to take possession of said premises and collect said rents and profits, a said debt, interest, costs, expenses, attorney's fees and all claims then due the Association the rents and profits actually collected. Indeed, the parties to these presents, that if the mand after the date of these presents, pay or cause to be paid to the said CREENVILLE.
UILDING AND LOAN ASSOCIATION, the weekly interest upon	DOLLARS,
Dollars and a	series of shares of the capital stock of said Association shall then repay to said Association the sum of pay all taxes when due, and shall in all respects comply with the Constitution and By-Laws this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
o remain in full force and virtue. And it is further stipulated and agreed, that any sums expended by emove any prior encumbrance, shall be added to and constitute a part of	said Association for insurance of the property or for payment of taxes thereon, or to the debt hereby secured, and shall bear interest at same rate.
And it is agreed by and between the said parties that the said morte hold and enjoy said premises until default shall be made.	gagor
WITNESS MUY	day of April in the year of
nd and seal, this	day of Life year of
r Lord one thousand nine hundred and twenty two	year of the Independence of
d in the one hundred and Hoth.	year of the independence of
Signed, Sealed and Delivered in the Presence of O. Dufface A. O. Dufface	J'austin Moore (SEAL) (SEAL) (SEAL)
THE STATE OF SOUTH CAROLINA, Helmill County.	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me 6 D. austin moorl	Ullument and made oath thathe saw the within named
, 0 .	d deliver the within written deed, and thathe, with
5, 55	witnessed the execution thereof.
day of A. D. 1922 A. D. 1922 (L. S.) Notary Public for S. C.	E. D. allen
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	rarried
County. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	rarried
I,	do hereby certify unto all whom it may concern, that
I,	do hereby certify unto all whom it may concern, that
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion d forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion d forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion d forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion d forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
county. I,	do hereby certify unto all whom it may concern, that
I,	examined by me, did declare that she does freely, voluntarily, and without any compulsion d forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
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