Recorded Fnarch	324 1924
of Sebruary A. D. 1924 Layd Stughes I. S. Notary Public, S. C. Recorded March	ers: Comma D. Dingson
of Selection A. D. 1924	
SOCIATION, its successors and assigns, all her interest and estate, and also all he tioned and released.	prever relinquish unto the within named AMERICAN BUILDING AND LOAN er right and claim of Dower of, in, or to all and singular the premises within
wife of the within named 20. Single and separately examined this day appear before me, and, upon being privately and separately examined in	by me, did declare that she does freely traliantarily and without any compart
wife of the within named. W. Sampos this day appear before me, and, upon being privately and separately examined to dread or fear of any person or persons whomsoever, renounce, release, and for	pean do hereby certify
Greenville County.	
E STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
Notary Public, S. C.	Leas Kelley
of Rehmany A. D. 1924 Flayd Stughes L. S. J Notary Public, S. C.	· Parish and
Sworn to before me, this 32 ud]	nessed the execution thereof.
·	
a, seal, and as act and deed, deliver the within wri	tten Deed; and that
made oath that	poson
Personally appeared before me La la Stelley made oath that She saw the within named W. y. Biling	
Greenville County.	
E STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
	(Seal.)
and the state of t	(Seal.)
nnie Mal Dreeman	2. y. Dingson (Seal)
Signed, Sealed and Delivered in the Presence of:	Soc and &
in the one hundred and forty 48th	year of the Independence of the United States of
Hebruary in the year of our Lord	one thousand nine hundred and twenty-
	2,2 ud day of
And it is agreed by and between the said parties that the said mortgagor	, , ,
parkain and sale shan cease, determine, and he interive find and void; otherwise to	remain in full force and virtue.
d pay all taxes when due, and shall in all respects comply with the By-Laws of s	said Association as they now exist or bereafter may be an all all all ans,
Luce I one number donars per snare as ascertamen under the By-1,2w	s of said Association, and shall then repay to said Association the sum of
the rate of eight per cent. per annum, until the 33 hd r value of one hundred dollars per share as ascertained under the By-Law	•
JILDING AND LOAN ASSOCIATION, the weekly interest upon.	
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning or said mortgagor shall on or before Saturday night of each week from and after JILDING AND LOAN ASSOCIATION, the weekly interest upon	the date of these presents, pay or cause to be paid to the said AMERICAN
gor, without hability to account for anything more than the rent and pronts actually	y collected.
r of said Association, then and be such event	uses, attorney's fees and all claims then due the Association by the net pro-
number on sale premises insured as aforesaid, or shall make default in any of the	e aforesaid stipulations for the space of thirty days or shall cease to be a mem-
And if shall make default in the nav	ment of the said weekly interest as ofsessed as about 6.4
ortgagee; and in the event that	shall at any time fail to do so then the said mortgagee may cause the same to
a company or companies satisfactory to the mortgagee and keep the same insured	d from loss or damage by fife and assign the policy of inverse to the
Andagree to insure the house and	buildings on said lot in a sum not less than
e same or any part thereof.	
MERICAN BUILDING AND LOAN ASSOCIATION, its successors and assigns	•
Heirs, Executors and Administrators to	warrant and forever defend, all and singular, the said Premises unto the said