	· /		,	LDING AND LOAN ASSOCIATION, and its	
ors and assigns, forever. And Heirs, Executors and Administrator	es to warrant and forever de	efend, all and singula	ir, the sand premises un	nto the said GREENVILLE BUILDING AND	LOAN
				the same of any part thereof.	
And OX	agree	to insure the ho	use and buildings on sai	d lot in sum not less than	
Gefleen	Mully		/100	companies satisfactory to the martgagee	************
		D	onais, in a company of	companies satisfactory to the mortgageea	na keep
nall at any time fail to do so, then Isurance with interest under this n	the said mortgagee may cau nortgage.	ise the same to be in	sured in its name and	reimburse itself for the premium and expense	or such
				payment of the said weekly interest as aforesaid, he aforesaid stipulations for the space of thirty of	
circuit Court of said State may, at pplying the net proceeds thereof (chambers or otherwise, app after paying costs of collect fility to account for anything	iont a receiver, with ion) upon said debt, g more than the ren	interest, costs, expense ts and profits actually o	hereby assign the rents and successors and assigns, and agree that any Judge assion of said premises and collect said rents and a attorney's fees and all claims then due the Associated.	ociation
PROVIDED ALWAYS, Ne he said mortgagor, shall on or before	vertheless, and it is the tru- ore Saturday night of each	e intent and meanin week from and after	g of the parties to these the date of these prese	e presents, that if	VILLE
UILDING AND LOAN ASSOCI	ATION, the weekly interes	st upon	man.	hindred	
t the rate of eight per cent. per an each the par value of one hundred	dollars per share as ascert:	aned under the By-	Laws of said Association	es or shares of the capital stock of said Association, and shall then repay to said Association the	on shall sum of
• • • • • • • • • • • • • • • • • • • •	Dollars	and nav all taxes w	then due, and shall in	all respects comply with the Constitution and E	Bv-Laws
of said Association as they now exi	ist or hereafter may be ame rtue. nd agreed, that any sums ex	nded, then this deed	of bargain and sale shociation for insurance	all cease, determine, and be utterly null and void of the property or for payment of taxes thereo	i; other-
o hold and enjoy said premises unt	een the said parties, that the til default shall be made.	e said mortgagor	1.2	······································	······
witness My	<u> </u>				
and and seal, thisur Lord one thousand nine hund	0 9 1	athd	ay of Jan	in the	year of
nd in the one hundred andne United States of America.	fifty of	just		year of the Independ	dence of
Signed, Sealed and Delivered	in the Presence of	1	1 Citra	in 6 /11. 12000 (SEAL)
E a Call	aliano			(
			***************************************	(SEAL.)
				(SEAL.)
THE STATE OF SOUTH O	,	/		MORTGAGE OF REAL ES	STATE.
PERSONALLY appeared by	efore me Sanah	Jund	y,	and made oath thatShe saw the within	n named
achican		Manus	J		
ign, seal, and as	ac	t and deed, deliver t	he within written deed;	and thathe, with	
	clahan				
SWORN to before, this	4 /				
day of mill or		192.7	Saras	(Mundy	
France & D.	Notary Public for S	.(L. S.)			
THE STATE OF SOUTH (_ }			RENUNCIATION OF D	OWER
1, Zha	County.)	rauldi	n nogi	, do hereby certify unto all whom it may conc	ern, that
Irs. Clua	drisan	E Y	1.6mm	us	••
ife of the within named					
-				e does freely, voluntarily, and without any com	
				ithin named GREENVILLE BUILDING AND claim of Dower of, in, or to, all and singular, the 1	
vithin mentioned and released.	s, 1	, -			
GIVEN under my hand and	seal, this A. D. Mauldin	192.Z\ _(L. S.)\	Edwa	Jy man	2
d	Notary Public for S	s. c. 		,	
Recorded	b 2 216	COT ID:	43 (09	26 192	