TO HAVE AND TO HOLD, all and singular, the said	Premises unto the said AME	RICAN BUILDING AND	LOAN ASSOCIATION, and its successors a
ssigns forever. And	do hereby bind	nigel 17,5 m	
MERICAN BUILDING AND LOAN ASSOCIATION, its	and Administrators to warran	t and forever defend, all	and singular, the said Premises unto the said
He		//	
Andagree to			
a company or companies satisfactory to the mortgagee and	keep the same insured from	loss or damage by fire,	and assign the policy of insurance to the sa
ortgagee; and in the event that	and expense of such insurance	t any time fail to do so t with interest under this	hen the said mortgagee may cause the same mortgage.
And if shall n	nake default in the payment of default in any of the afores	the said weekly interest a	s aforesaid, or shall fail or refuse to keep t
or of said Association, then, and in such event	ASSOCIATION, its successo authority to take possession of the interest costs expenses at	hereby assigns and agree of said premises and collectors.	n the rents and profits of the above describ that any Judge of the Circuit Court of sa
PROVIDED ALWAYS nevertheless and it is the true	intent and meaning of the ar	omtion to these Durants	hat if
e said mortgagor shall on or before Saturday night of each	moon from and after the day	e or mese presents, pay of	reause to be bain to the sain AMERICA
UILDING AND LOAN ASSOCIATION, the weekly interes	it upon simple column column	usara	
the rate of eight per cent. per annum, until ther value of one hundred dollars per share as ascertaine	16	Series of shares of the co	Dolla
r value of one hundred dollars per share as ascertaine	d under the By-Laws of sa	id Association, and shall	then repay to said Association shall reach the then repay to said Association the sum
ivo Mausand			Dollar
bargain and sale shall cease, determine, and be utterly null And it is further stipulated and agreed, that any sums move any prior encumbrance, shall be added to and constitut	and void; otherwise to remain expended by said Association e a part of the debt hereby se	in full force and virtue. for insurance of the properties, and shall bear interest.	or hereafter may be amended, then this de- perty or for payment of taxes thereon, or rest at same rate.
And it is agreed by and between the said parties that the fault shall be made.	ne said mortgagor	(8)	to hold and enjoy said premises un
WITNESS 2114 hand and se	a1, this	6-th	dev
fipril in t	he year of our Lord one the	ousand nine hundred and	twenty- fine
d in the one hundred and forty-light	4	year	of the Independence of the United States
Signed, Sealed and Delivered in the Presence of:			
J. It. Bayne Isarry G. Stephens	· · · · · · · · · · · · · · · · · · ·	/(elle_	& Brown (Seal
Transy J. Dephens		·	(Seal
			(Seal
		······································	(Seal.
HE STATE OF SOUTH CAROLINA,			MORTGAGE OF REAL ESTATI
Greenville County.	Q 16. Bus	na 0)	
Personally appeared before me	elle- G Ja	NAIDA	
n, seal, and as her act and deed,	deliver the within written Dec	ed; and thathe, wit	h
Jearney G.	bteplens/	·	
	witnessed th	ne execution thereof.	
Sworn to before me, this 1/h of A. D. Notary Public,	100 5		
Jas I Juigson	L. S.	J. 18. 13un	xe
// Notary Public,	s. c.		
E STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWER
Greenville County.	l .		
o all whom it may concern, that Mrs.			-
7 wil wilder it may concern, that mild-	separately evamined by me	did declare that she does	freely, voluntarily, and without any compul-
wife of the within named	estate, and also all her right	and claim of Dower of, I	
SOCIATION, its successors and assigns, all her interest and attioned and released. Given under my hand and seal, this		and claim of Dower of, i	
Given under my hand and seal, this			
SOCIATION, its successors and assigns, all her interest and attioned and released. Given under my hand and seal, this	192		