taining. TO HAVE AND TO HOLD, all and singular	, the said Premises unto the	said AMERICAN	N BUILDING AND I	OAN ASSOCIATION, and its	successors and
assigns forever. And	do her	eby bind	muzael	I and my	,
assigns forever. And	Executors and Administrator	s to warrant and	forever defend, all	nd singular, the said Premises	unto the said
AMERICAN BUILDING AND LOAN ASSOCIAT					
the same or any part thereot.					
And ag	ree to insure the house a	and buildings on sa	aid lot in a sum not le	ss than	
in a company or companies satisfactory to the morte	gagee and keep the same in	sured from loss	or damage by fire, a	nd assign the policy of insurar	Dollars,
mortgagee; and in the event thatbe insured in its name and reimburse itself for the	premium and expense of suc	shall at an	y time fail to do so the interest under this	nen the said mortgagee may cau nortgage.	se the same to
And ifbuildings on said premises insured as aforesaid, or s					
ber of said Association, then, and in such event premises to the said AMERICAN BUILDING AN State may at Chambers or otherwise appoint a received thereof (after paying costs of collection) upon gagor, without liability to account for anything more	D LOAN ASSOCIATION, iver, with authority to take n said debt, interest, costs, e	its successors and possession of said expenses, attorney	l assigns, and agree t l premises and collect	hat any Judge of the Circuit said rents and profits applying	Court of said
PROVIDED ALWAYS, nevertheless, and it is the said mortgagor shall on or before Saturday nigh	s the true intent and meaning	ng of the parties	to these Presents, tha	t if	AMERICAN
BUILDING AND LOAN ASSOCIATION, the week	dy interest upon 2	Vacely	6. ght	Gendred	V 2 //00
					Dollars
at the rate of eight per cent. per annum until the par value of one hundred dollars per share as	ascertained under the B	y-Laws of said	s of shares of the ca Association, and shall	pital stock of said Association sthen repay to said Association	shall reach the the sum of
Leverty	6 eght	Ludre	d V 20	1100	
and pay all taxes when due, and shall in all respects of bargain and sale shall cease, determine, and be utiliared it is further stipulated and agreed, that are remove any prior encumbrance, shall be added to and	comply with the By-Laws terly null and void; otherwis	of said Associationse to remain in fu	n as they now exist of the property urange on the property	or hereafter may be amended,	then this deed
And it is agreed by and between the said part default shall be made.	ies that the said mortgagor		is	to hold and enjoy said	premises until
WITNESS hand				//	_
July					
and in the one hundred and forty-	reventh.		year	of the Independence of the Ur	ited States of
Signed, Sealed and Delivered in the Presence			rt		
9.6, Nas P.6, Pa	elton		Tyre	e D, Smith	(Seal.)
1. C, TD	a g	<u>.</u>	<i>O</i>		(Seal.)
	0				(Seal.)
		<u>.</u>			(Seal.)
THE STATE OF SOUTH CAROLINA, Greenville County.	West of the control o			MORTGAGE OF REA	AL ESTATE.
Personally account before me	Hi	& Has	eltan		
and made oath thathe saw the within named	Tyree	D Sec	th		
sign, seal, and asact	and deed, deliver the within	written Deed; an	d thathe, with		
			5 loag	/	
	1	witnessed the e	xecution thereof.		
Sworn to before me, this 2 day of Plant Notary Notary	A. D. 192. 3.			01 8 21	
Novary	Public, S. C.			J. E. Hase	tox
THE STATE OF SOUTH CAROLINA,]			The second secon	RENUNCIATION (OF DOWER
Greenville County.					
nto all whom it may concern, that Mrs	Ruth Eas	ke Sei	eith	do 1	ereby certify
he wife of the within named	tely and separately examin bever, renounce, release, and	red by me, did do	eclare that she does to	reely, voluntarily, and without	any compul-
Given under my hand and seal, this	2th 1				
day of Poly	A. D. 192		Ruth	6aake Sui	Th.
Jotary	Public, S. C.	<u> </u>		7	
Recorded		July	13th	192 5	