TO HAVE AND TO HOLD, All and singular, the said premises unto	nts and Appurtenances to the said Premises belonging, or in anywise incident or appertaining, the said GREENVILLE BUILDING AND LOAN ASSOCIATION, and its successors
and assigns, forever. And	by bind Myself and my ingular, the said premised unto the said GREENVILLE BUILDING AND LOAN ASSO-
CIATION, its successors and assigns, from and against	and Metally claiming or to claim the same or any part thereof.
//	•
Thirty - two hundred	the house and buildings on said lot in sum not less than.
	Dollars, in a company or companies satisfactory to the mortgageeeand keep
the same insured from loss or damage by fire, and assign the policy of insu-	rance 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
applying the net proceeds thereof (after paying costs of collection) upon s by the said mortgagor, without liability to account for anything more than the PROVIDED ALWAYS. Nevertheless, and it is the true intent and	hereby assign the rents and profits LOAN ASSOCIATION, its successors and assigns, and agree that any Judge of the r, with authority to take possession of said premises and collect said rents and profits, said debt, interest, costs, expenses, attorney's fees and all claims then due the Association he rents and profits actually collected.  I meaning of the parties to these presents, that if
BUILDING AND LOAN ASSOCIATION, the weekly interest upon	DOLLARS,
at the rate of eight per cent per appur until the	DOLLARS,  series or shares of the capital stock of said Association shall the By-Laws of said Association, and shall then repay to said Association the sum of
reach the par value of one hundred dollars per share as ascertained under  Lub Lindell \$200.0	the By-Laws of said Association, and shall then repay to said Association the sum of
of said Association as they now exist or hereafter may be amended, then the to remain in full force and virtue.  And it is further stipulated and agreed, that any sums expended by some remove any prior encumbrance, shall be added to and constitute a part of the state of the said and constitute and constitute and the said agreed.	
a) .	gor
WITNESS Muy 9646	day of February in the year of
our Lord one thousand nine hundred and	<i>a</i> , /
and in the one hundred andthe United States of America.	48 th year of the Independence of
	year of the independence of
Signed, Sealed and Pelivered in the Presence of Annie Mal Fileman.  J. M. Wells.	(SEAL.) (SEAL.) (SEAL.) (SEAL.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me. Urnie	Mae Isleman and made oath that the saw the within named
sign, seal, and as his act and deed d	
Sign, seat, and as act and deed, of	deliver the within written deed; and that Ahe, with
SWORN to before me, this 26th -	
day of the rugary A. D. 192 4.  J. M. Welle (L. S.)  Notary Public for S. C.	annie Mae Freeman.
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Dulinille County.	do hereby certify unto all whom it may concern, that
Mrs. arrice 6. Moar	e/
wife of the within named	L
did this day appear before me, and, upon being privately and separately exa	amined by me, did declare that she does freely, voluntarily, and without any compulsion,
	forever relinquish unto the within named GREENVILLE BUILDING AND LOAN
	e, and also all her right and claim of Dower of, in, or to, all and singular, the premises
within mentioned and released.  GIVEN under my hand and seal, this 26th.	
day of February A. D. 1924.  J. M. S.)  Notary Public for S. C.	annie E. Moore,
	I.l. ad.
Recorded	February 2 7th, 1924