Λ		UILDING AND LOAN ASSOCIATION, and it	
do hereby deirs, Executors and Administrators to warrant and forever defend, all and since EIATION, its successors and assigns, from and against deirs, Executors, Administrators and Assigns, and every person whomsoever	ngular, the said premises unto	the said GRIENVILLE BUILDING AND LO	AN ASSO
17	//		
Four Thousand	the house and buildings on	said lot in sum not less than	
· · · · · · · · · · · · · · · · · · ·			
e same insured from loss or damage by fire, and assign the policy of insur	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	·	
hall at any time fail to do so, then the said mortgagee may cause the same surance with interest under this mortgage.	to be insured in its name	and reimbürse itself for the premium and expen	nse of suc
And if	shall make default in the limake default in any of the limake default in any of the limake default in th	ne payment of the said weekly interest as aforesaid, e aforesaid stipulations for the space of thirty da	or shall fa
Firetit Court of said State may, at chambers or otherwise, appoint a receiver pplying the net proceeds thereof (after paying costs of collection) upon so the said mortgagor, without liability to account for anything more than the	to ASSOCIATION, its r, with authority to take postaid debt, interest, costs, expete rents and profits actually	session of said premises and collect said rents enses, attorney's fees and all claims then due the collected.	udge of th and profits Associatio
PROVIDED ALWAYS, Nevertheless, and it is the true intent and ne said mortgagor, shall on or before Saturday night of each week from a	* -	•	
UII,DING AND LOAN ASSOCIATION, the weekly interest upon		and the second s	.DOLLAR
t the rate of eight per cent. per annum until the		series or shares of the capital stock of said Asso	ciation sha
one Thous and	he By-1,aws of said Associ	nation, and shall then repay to said Association	the sum o
Said Association as they now exist or hereafter may be amended, then the remain in full force and virtue.  And it is further stipulated and agreed, that any sums expended by samove any prior encumbrance, shall be added to and constitute a part of the And it is agreed, by and between the said parties, that the said mortgage hold and enjoy said premises until default shall be made.	is deed of bargain and sale and Association for insurance e debt hereby secured, and s	shall cease, determine, and be utterly null and voice of the property or for payment of taxes+ther hall bear interest at same rate.	l; otherwis
WITNESS WITNESS		·	
	day of	Jor, in	the year
ar Lord one thousand nine hundred and			
nd in the one hundred and	18th.	year of the Inde	nendence (
D. B. Leather wood.	//W1.qc		(SEAL.
THE STATE OF SOUTH CAROLINA,		MORTGAGE OF REAI	·
PERSONALLY appeared before me. D. B. Lea	etherwood	and made oath thathe saw the w	rithin name
Margaret a. Le	2 Grand		
gn, seal, and as act and deed, d	eliver the within written dee	d; and thathe, with	
Usear Hodge	witnessed the execution	n thereof.	
SWORN to before me, this	A-	Q = Q	
day of A. D. 192 3 \\ Sear Hodge (L. S.)  Notary Public for S. C.		B. Leatherwood.	
THE STATE OF SOUTH CAROLINA,		RENUNCIATION O	F DOWER
I,County.	****		oncern, tha
rs	*		, •
fe of the within named	·		
I this day appear before me, and, upon being privately and separately exa			
ead or fear of any person or persons whomsoever, renounce, release and			
SSOCIATION, its Successors, Heirs and Assigns, all her interest and estate			
thin mentioned and released.	5	, , , , , , , , , , , , , , , , , , , ,	
GIVEN under my hand and seal, this			
day of			
day of			
Notary Public for S. C.			