taining.	s and Appurtenances to the said Fremises belonging, or in anywise incident or apper-
•	said AMERICAN BUILDING AND LOAN ASSOCIATION, and its successors and
assigns forever. And do here	eby bind 1204212, 224
•	s to warrant and forever defend, all and singular, the said Premises unto the said
·	
the same or any part thereof.	ministrators and Assigns, and every person whom soever lawfully claiming or to claim
Andagree to insure the house a	and buildings on said lot in a sum not less than
0 /1/1ty +7111 - 1/11	Idiad 1714 111
in a company of companies satisfactory to the mortgagee and keep the same in	issured from loss or gamage by hire, and assign the policy of insurance to the said
be insured in its name and reimburse itself for the premium and expense of suc	
And if shall make default in the buildings on said premises insured as aforesaid, or shall make default in any or	payment of the said weekly interest as aforesaid, or shall fail or refuse to keep the f the aforesaid stipulations for a space of thirty days or shall cease to be a mem-
State may at Champers or otherwise appoint a receiver, with authority to take	hereby assign the rents and profits of the above described, its successors and assigns, and agree that any Judge of the Circuit Court of said possession of said premises and collect said rents and profits, applying the net proexpenses, attorney's fees and all claims then due the Association by the said mort-ctually collected.
	ng of the parties to these Presents, that if
BUILDING AND LOAN ASSOCIATION, the weekly interest upon	city- Tim nundied Day 100
	Dollars,
at the rate of eight per cent. per annum, until the the par value of one hundred dollars per share, as ascertained under the B	series of shares of the capital stock of said Association shall reach y-Laws of said Association, and shall then repay to said Association the sum of
of bargain and sale shall cease, determine, and be utterly null and void: otherwise	Association for insurance on the property or for payment of taxes thereon or to
And it is agreed by and between the said parties that the said mortgagor. default shall be made.	to hold and enjoy said premises until
WITNESShand and seal this	Atil) day of
	ord one thousand nine hundred and twenty-
in the year of our L	
America.	year of the Independence of the United States of
Signed, Sealed and Delivered in the Presence of	
g testinal	$- \frac{(Seal.)}{}$
Lattie West	(Seal.)
	(Seal.)
	(Seal.)
THE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE.
Personally account before we	
	34 × 104 (l.
and made oath that some saw the within named	my hand body which
- A I	
sign, seal, and as act and deed, deliver the within	written Deed; and thathe, with
ZACCC CCL	
. 2	witnessed the execution thereof.
Sworn to before me, this	
day of	6. Bruss.
Notary Public, S. C.	
THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
Greenville County.	D
I, Con Charles I The Control of the	do hereby certify
sion, dread or fear of any person or persons whomsoever, renounce, release, and	ned by me, did declare that she does freely, voluntarily, and without any compul- forever relinquish unto the within named AMERICAN BUILDING AND LOAN all her right and claim of Dower of, in, or to all and singular the premises within
Given under my hand and seal, this	
Given under my hand and seal, this	$C_{L}(t)$ $C_{L}(t)$
Col Control Col Col Col Col Col Col Col Col Col C	
TOTAL V. LUDIU. G. V.	
Notary Tubic, S. C.	