TOGETHER with, all and singular, the Rights, Mertaining.  TO HAVE AND TO HOLD, all and singular, the said	Premises unto the said A	MERICAN BUILDING AN	D LOAN ASSOCIATION, and its successors
assigns forever. And	do hereby bin	d MUNILL	-1.1.1.1.f
Heirs, Executors	and Administrators to wa	rrant and forever defend, a	I and singular, the said Premises unto the s
AMERICAN BUILDING AND LOAN ASSOCIATION, its	successors and assigns, fr	om and against	(), 1/16/j
the same or any part thereof.	eirs, Executors, Administra	tors and Assigns, and every	person whomsoever lawfully claiming or to cla
Andagree to	insure the house and buil	dings on said lot in a sum	not less than
Jurenti - x	loury Allen	1116. MA 11	O O Doll
in a company or companies satisfactory to the mortgagee and mortgagee; and in the event that	d keep the same insured	from loss or damage by fire	, and assign the policy of insurance to the s
be insured in its name and reminute itself for the premium	and expense of such insur	ance with interest under th	s mortgage.
buildings on said premises insured as aforesaid, or shall mak	e default in any of the a	oresaid stipulations for a sp	
ber of said Association, then, and in such eventpremises to the said AMERICAN BUILDING AND LOA State may at Chambers or otherwise appoint a receiver, with ceeds thereof (after paying costs of collection) upon said degagor, without liability to account for anything more than the	authority to take possess bt. interest, costs, expenses	ion of said premises and co a attorney's fees and all cla	llect said rents and profits, applying the net p
PROVIDED ALWAYS, nevertheless, and it is the tru the said mortgagor shall on or before Saturday night of each BUILDING AND LOAN ASSOCIATION, the weekly intere	h week from and after th	e date of these presents, pay	or cause to be paid to the said AMERIC
BUILDING AND LOAN ASSOCIATION, the weekly intere	st upon	francisco de la descritación de la descritación de la dela dela dela dela dela dela del	
at the rate of eight per cent. per annum, until the the par value of one hundred dollars per share, as ascerts	ined under the By Laws	series of shares of	the capital stock of said Association shall re-
and pay all taxes when due, and shall in all respects comply	***************************************		Doil:
of bargain and sale shall cease, determine, and be utterly null And it is further stipulated and agreed, that any sums remove any prior encumbrance, shall be added to and constitu	and void; otherwise to re expended by said Associati	main in full force and virtu	e.
And it is agreed by and between the said parties that default shall be made.	the said mortgagor	(12)	to hold and enjoy said premises u
WITNESS hand a			
and in the one hundred and forty fifty f	the year of our Lord on	e thousand nine hundred an	d twenty-
America.  Signed, Sealed and Delivered in the Presence of		10. E. L.	(Sea.
			(Sea
THE STATE OF SOUTH CAROLINA,			MORTGAGE OF REAL ESTAT
Greenville County.	-11 610 . 11	1	
Personai'v appeared before me	10 1 2 /		
and made oath that Ahe saw the within named	10. 70. xe 9	Calabada, A.	
sign, seal, and as act and dee	d, deliver the within writte	n Deed; and that he,	with
Julia Julia	h. K. Har	lle	
		essed the execution thereof.	
Sworn to before me, this day (of) A. D. 19	2	4) 1 Ly 631	ilihoueli
Notary Public, S. C.	L. S. 1	<u>Galandina dina dina dina di</u>	And the beat beat the
THE STATE OF SOUTH CAROLINA, )	· · · · · · · · · · · · · · · · · · ·		RENUNCIATION OF DOWE
Greenville County.	fee !		de benebu cont
unto all whom it may concern, that Mrs	has Lous X	Lanamal)	do hereby cert
the wife of the within named	nounce, release, and foreve	r relinguish unto the within	named AMERICAN BUILDING AND LOA
Given under my hand and seal, this. A. D. 19	2.6. }	latha L	u Ligiand
Notary Public, S. C.  Recorded Scanblu	16the	F 11:360	P. 116 102 61