signs forever. And			NG AND LOAN ASSOCIATION, and its successor	
			efend, all and singular, the said Premises unto the	
MERICAN BUILDING AND LO	AN ASSOCIATION, its successors	and assigns, from and against	me and my	
same or any part thereof			d every person whomsoever lawfully claiming or to	
And		house and buildings on said lot in	a sum not less than One Thousa	ind
¥ ?	100		1	Dollars
	()		e by fire, and assign the policy of insurance to the	
rtgagee; and in the event that insured in its name and reimburs	e itself for the premium and expens	shall at any time fail to of such insurance with interest u	to do so, then the said mortgagee may cause the sunder this mortgage.	same to
And ifildings on said premises insured a	as aforesaid, or shall make default in	in the payment of the said weekly any of the aforesaid stipulations	for a space of thirty days or shall cease to be a	eep the a mem
ate may at Chambers or otherwise eds thereof (after paying costs of	e appoint a receiver, with authority	to take possession of said premises costs, expenses, attorney's fees and	areby assign the rents and profits of the above de and agree that any Judge of the Circuit Court of and collect said rents and profits, applying the nd all claims then due the Association by the said	iet pro
e said mortgagor shall on or befo	rtheless, and it is the true intent and ore Saturday night of each week fro ATION, the weekly interest upon	m and after the date of these presen	Presents, that if	RICAN
		1		
the rate of eight per cent. per a	innum, until the 3.	series of sh	ares of the capital stock of said Association shall	ll reacl
///	Thousan		on, and shall then repay to said Association the	sum o
l pay all taxes when due, and she bargain and sale shall cease, dete	all in all respects comply with the B rmine, and be utterly null and void;	sy-Laws of said Association as they otherwise to remain in full force a	now exist or hereafter may be amended, then the	is dee
And it is further stipulated an nove any prior encumbrance, shall	nd agreed, that any sums expended by the added to and constitute a part of	y said Association for insurance or f the debt hereby secured, and shal	n the property or for payment of taxes thereon, Il bear interest at same rate	or t
And it is agreed by and betwault shall be made.	een the said parties that the said mo	ortgagor	to hold and enjoy said premise	es unt
WITNESS, 2211	handand seal	this tenth	4	dav o
Septemb	Λ.	of our Lord one thousand nine hun	<i>U</i> 1	
I in the one bundred and forty-	VIII.	<i>l</i> ,	year of the Independence of the United St	tates o
nerica. Signed, Sexled and Delivered				iaces o
Charlotty	Surinson	.7 >	& Boyd	/C1
John L.	Phylir			.(Seal.
				. (Scal.
E STATE OF SOUTH CAR	OLINA,		MORTGAGE OF REAL ES	STATI
Greenville County.	Charle	the Stevense	,	
Personally appeared before me	7 8	Band.		
made oath thatne saw the	within named		1 2	······
ı, seal, and as his	act and deed, deliver the	ithinitton Dood and that N	Shamiah John & Thy	le
i, seai, and as	act and deed, denver th	ie within written Deed; and that	ne, with	
	/	and the annual state of the same of the sa	Abana 6	
City to before this !	10 th	witnessed the execution	thereof.	
Sworm to before me, this first	May 1 x D. 192 8	~ 1	lette Sterenson	
) John L	Motary Public, S. C.	C Lo	istable Olivenson	<u> </u>
E STATE OF SOUTH CAR	OLINA,		RENUNCIATION OF DO	OWEI
Greenville County.		1 / S_{2} (D_{1})		
I,	John X by	ler 11. 7	or (). (do hereby	certif
· · · · · · · · · · · · · · · · · · ·	Mrs Leele	D. Dryd		•••••
o all whom it may concern, that	1 N Dund.	y examined by me did delen de	the sha does freely voluntarily and with and	
wife of the within named	upon heing privately and accepted	v examined by me. ald declare tha	e within named AMERICAN BUILDING AND	LOAI
wife of the within named this day appear before me, and n, dread or fear of any person o SOCIATION, its successors and	assigns, all her interest and estate, a	ease, and forever relinquish unto the	Dower of, in, or to all and singular the premises	withi
wife of the within named this day appear before me, and n, dread or fear of any person o SOCIATION, its successors and	r persons whomsoever, tenounce, releasings, all her interest and estate, a	ease, and forever relinquish unto the	Dower of, in, or to all and singular the premises	witni
n, dread or fear of any person of	r persons whomsoever, tenounce, releasing all her interest and estate, a this A. D. 192	ease, and forever relinquish unto the	Dower of, in, or to all and singular the premises [South .]	withi
wife of the within named	r persons whomsoever, tenounce, releasing assigns, all her interest and estate, a	ease, and forever relinquish unto the	Dower of, in, or to all and singular the premises Boyd Logical States of the premises of the premise of the premi	with