aining	d Appurtenances to the said Premises belonging, or in anywise incident or appersaid GREENVILLE BUILDING AND LOAN ASSOCIATION, and its success-
rs and assigns, forever. And LULdo hereby bind Heirs, Executors and Administrators to warrant and forever defend, all and singu	d Oluselves Guel ular, the said premises ynto the said GREENVILLE BUILDING AND LOAN
SSOCIATION, its successors and assigns, from and against 120 a	vfully claiming or to claim the spine or any part thereof.
	house and buildings on said lot in sum not less than
hundred Rifty and Joe	house and buildings on said lot in sum not less than 15000000000000000000000000000000000000
// //	Dollars, in a company or companies satisfactory to the mortgageeand keep
e same insured from loss or damage by fire, and assign the policy of insurance all at any time fail to do so, then the said mortgagee may cause the same to be surance with interest under this mortgage.	to the said mortgagec; and in the event that insured in its name and reimburse itself for the premium and expense of such
And if	shall make default in the payment of the said weekly interest as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days, or
all cease to be a member of said Association, then, and in such event	hereby assign the rents and profits AN ASSOCIATION, its successors and assigns, and agree that any Judge of the authority to take possession of said premises and collect said rents and profits, bt, interest, costs, expenses, attorney's fees and all claims then due the Association ents and profits actually collected. The parties to these presents, that if the total collection in the date of these presents, pay or cause to be paid to the said GREENVILLE
JILDING AND LOAN ASSOCIATION, the weekly interest upon Oul	Thousand (\$ (000.00)
	DOLLARS,
one Thousand and	y-Laws of said Association, and shall then repay to said Association the sum of
se to remain in full force and virtue. And it is further stipulated and agreed, that any sums expended by said Amove any prior encumbrance, shall be added to and constitute a part of the definition.	
And it is agreed, by and between the said parties, that the said mortgagor hold and enjoy said premises until default shall be made.	S WY
WITNESS QUIL	
nd S and seal S this Light	day of November in the year of
Lord one thousand nine hundred and	
d in the one hundred and States of America.	year of the Independence of
Signed, Sealed and Delivered in the Presence of Hayden Hawell Manual And Andrews	La Mills (SEAL) Char (Lockly (SEAL) (SEAL)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
	Abcull and made oath that he saw the within named
PERSONALLY appeared before me Carrotte	and made oath that he saw the within named
<u> </u>	
	the within written deed; and thathe, with
M. C. Journans	witnessed the execution thereof.
SWORN to before, this	Handle Hound
day of the first o	Hayden Howell
Notary Public for S. C.	V
THE STATE OF SOUTH CAROLINA, MELNICLE County.	RENUNCIATION OF DOWER.
	CL Common do hereby certify unto all whom it may concern, that
Belle Moloccklen	, , , , , , , , , , , , , , , , , , ,
J	ckler
	me, did declare that she does freely, voluntarily, and without any compulsion,
	er relinquish unto the within named GREENVILLE BUILDING AND LOAN
	and also all her right and claim of Dower of, in, or to, all and singular, the premises
thin mentioned and released.	sea benyia To this worlden
GIVEN under my hand and seal, this	MONTCALE BUCK 50 AT PAGE &
day of Messell A. D. 192 Company Public for S. C.	Bell Orlockeler
Recorded Day 25 1012 19	137 cit 11:07 0 20 1192