TO HAVE AND TO HOLD, All and singular, the said premises unto the said GRE	EXECUTION AND LOAN ASSOCIATION, and its success-
rs and assigns, forever. Anddo hereby binddo hereby binddo hereby bind	d premises unto the said GREENVILLE BUILDING AND LOAN
SSOCIATION, its successors and assigns, from and against ne ne ambiens, Executors, Administrators and Assigns, and every person whomsoever lawfully claim	ing or to daim the same or any part thereof.
Andagree to insure the house and l	//
Three thousand	
Dollars, in	a company or companies satisfactory to the mortgageeand keep
te same insured from loss or damage by fire, and assign the policy of insurance to the said nall at any time fail to do so, then the said mortgagee may cause the same to be insured in surance with interest under this mortgage.	mortgagee; and in the event that its name and reimburse itself for the premium and expense of such
And if shall make ill or refuse to keep the buildings on said premises insured as aforesaid, or shall make defa	default in the payment of the said weekly interest as aforesaid, or shall ult in any of the aforesaid stipulations for the space of thirty days, or
f the above described premises to said GREENVILLE BUILDING AND LOAN ASSOCIATION of said State may, at chambers of otherwise, appoint a receiver, with authorit pplying the net proceeds thereof (after paying costs of collection) upon said debt, interest, y the said mortgagor, without liability to account for anything more than the rents and proceeds the proceeds the said mortgagor, without liability to account for anything more than the rents and proceeds the said mortgagor, shall on or before Saturday night of each week from and after the dat	costs, expenses, attorney's fees and all claims then due the Association of the actually collected.
BUILDING AND LOAN ASSOCIATION, the weekly interest upon	Thousand (\$3000.00)
Authority and Au	
t the rate of eight per cent. per annum until the Sthate. each the par value of one hundred dollars per share as ascertained under the By Laws of Ince thous.	series or shares of the capital stock of said Association shall said Association, and shall then repay to said Association the sum of
Dollars, and pay all taxes when due of said Association as they now exist or hereafter may be amended, then this deed of barging to remain in full force and virtue. And it is further stipulated and agreed, that any sums expended by said Association emove any prior encumbrance, shall be added to and constitute a part of the debt hereby	, and shall in all respects comply with the Constitution and By-Laws in and sale shall cease, determine, and be utterly null and void; other-
And it is agreed, by and between the said parties, that the said mortgagorb hold and enjoy said premises until default shall be made.	
WITNESS My	
and and seal, this day of g	March in the year o
ir Lord one thousand nine hundred and twenty - eight	
nd in the one hundred and 32 and	year of the Independence o
Signed, Sealed and Delivered in the Presence of	
Marlin .	C. G. Campbell (SEAL)
M. Carvan	(SEAL.
	(SEAL.
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
PERSONALLY appeared before me Datin	and made oath thathe saw the within name
C. J. Camp	2 B Canal
	written deed; and thathe, with
witnessed	the execution thereof.
SWORN to before, this	X. J. Martin
day of A. D. 192	
Notary Public for S. C.	
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
County!) Martin	, do hereby certify unto all whom it may concern, that
Eula Camp he	
ife of the within named C. G. Campbell	
id this day before me, and upon being privately and separately examined by me, did o	
read or fear of any person or persons whomsoever, renounce, release and forever relinqui	Clopica
SSOCIATION, its Successors, Heirs and Assigns, all her interest and estate, and also al	
	,,,garary sine promise
GIVEN under my hand and seal. this 31 th	
day of A. D. 192 Notary Public for S. C.	no Eula Campbell
V	
Recorded March 30 th at 2	:30 (P.M). 1028