The above described land is	1 0 21	_A		the
same conveyed to meby	6, 9. My che,	not yet reci	orded on the	day
of	d recorded in the office of Reg	gister Mesne Conveyance f	or Greenville County, in De	ed Book
Page	Premises unto the said THE	PEOPLES BUILDING	AND LOAN ASSOCIATIO	N, and its suc-
essors and assigns forever. And	all and singular the said Pre	emires unto the said TH	PEOPLES BUILDING	Heirs G AND LOAN
ASSOCIATION, and its successor and assigns, from and agai Executors, Administrators and Assigns, and every person who	nst	to claim the same or any	Fart thereof.	Heirs,
And agree to insure the house an	d building on said lot in a sur	m not less than		
Four humalest from the first factory to the mortgagee and keep the same insured from that shall at any time fail to				
or the premium and expense of such insurance with interest u	nder this mortgage.			
And if shall make deform said premises insured as aforesaid, or shall make default in	any of the atoresaid stipulation	ons for the space of thirty	days or snall cease to be a	member of said
Association, then, and in such event. BUILDING AND LOAN ASSOCIATION, its successors, a vise appoint a receiver, with authority to take possession of sposts of collection) upon said debt, interest, costs, expenses, account for anything more than the rent and profits actually of	and assigns, and agree that an said premises and collect said attorney's fees and all claims collected.	rents and profits, applyi then due the Association	ng the net proceeds thereo by the said mortgagor, wit	of (after paying hout liability to
PROVIDED ALWAYS, nevertheless, and it is the true gagor shall on or before Saturday night of each week from	intent and meaning of the p m and after the date of these	parties to these Presents e presents, pay or cause	to be paid to the said T	the said mort HE PEOPLES
BUILDING AND LOAN ASSOCIATION, the weekly intere	st upon		D-11-	
eight per cent. per annum until the	1 st	series of shar	es of the capital stock of	rs, at the rate of
shall reach the par value of one hundred dollars per share as	ascertained under the Constitu	ution and by-Laws of sai	u Association, and shall the	in repay to said
Association the sum of Jule humans and pay all taxes when due, and shall in all respects comply mended, then this deed of bargain and sale shall cease, deter And it is further stipulated and agreed, that any sums demove any prior encumbrances, shall be added to and constitution.	with the Constitution and By mine, and be utterly null and expended by said Association :	y-Laws of said Associatio void; otherwise to remain for insurance of the prope	n, as they now exist or he in full force and virtue. erty or for payment of taxe	ereaiter may be
And it is agreed by and between the said parties that hall be made.	_		•	
WITNESS Muy hand and seal this	,		March	
of our Lord one thousand nine hundred and	west ty - face year of the Independent		and in the o	one hundred and
Myatt lijken fr. Mm. F. Robertson.		Thortgag	ttine/ or uman	(Seal)
	/			(Seal)
THE STATE OF SOUTH CAROLINA, MORTAGAGE	OF REAL ESTATE			
Greenville County.)	Im F. Rober	thou		
Personally appeared before me	0 8 St. +1	<i>)</i> -		
ing mage oath thathe saw the within hamed				
sign, seal and as act and deed deliver the	7 1	`		
9 AU 1	the siken	witnessed the	execution thereof.	
Sworn to before me, this day of A. D. 1924				
Myatt aiken Dr. (L. S.) Notary Public S. C.		Drm, ó	F. Robertso.	w/,
THE STATE OF SOUTH CAROLINA, RENUNCIATI	ON OF DOWER			
Greenville County.			a Notary Public for So	uth Carolina. de
I,ereby certify unto all whom it may concern, that Mrs				
he wife of the within named	separately examined by me, di	id declare that she does fre	ely, voluntarily, and without	any compulsion
Given under my hand and seal this				
day ofA. D. 192				
Notary Public, S. C. (L. S.)				
Recorded	March 29	th.	192	