The above described land is		167		/ // the
same convexed to me	by W. G.	Mich!		on the May
of USGUSC	19	the office of Register	Mesne Conveyance for Greenville Cou	nty, in Deed Book
appertaining.	singular the said Premises unti-	o the said THE PEC	ces to the said Premises belonging, o	SOCIATION, and its suc-
cessors and assigns forever. And	do her	reby bind	MALUMA UMA es unto the said THE PEOPLES E	Heirs,
ASSOCIATION, and its successor and assig	gns, from and against	TSILLY OF	laim the same or any part thereof.	Heirs,
And to ins	sure the house and building on	said lot in a sum no	ot less than Shrity - Fin	Com That In Charles
satisfactory to the mortgagee and keep the				
that shall for the premium and expense of such insuran	at any time fail to do so then ace with interest under this mor	the said mortgagee netgage.	nay cause the same to be insured in its	name and reimburse itself
on said premises insured as aforesaid, or sha	shall make default in the pa	yment of the said we foresaid stipulations	ekly interest as aforesaid, or shall or refor the space of thirty days or shall cea	fuse to keep the buildings se to be a member of said
Association, then, and in such event	t, its successors, and assigns, a ke possession of said premises, costs, expenses, attorney's feed profits actually collected.	and agree that any Ju and collect said ren es and all claims the	ts and profits, applying the net proces of due the Association by the said more	eds thereof (after paying gagor, without liability to
BUILDING AND LOAN ASSOCIATION,	the weekly interest upon	TITY of the	My Manual Le	8/+/+ J J 1 D D
***************************************	······			
eight per cent. per annum until theshall reach the par value of one hundred dol	llars per share as ascertained u	nder the Constitution	series of shares of the capital and By-Laws of said Association, an	stock of said Association d shall then repay to said
Association the sum of and pay all taxes when due, and shall in all amended, then this deed of bargain and sale And it is further stipulated and agreed remove any prior encumbrances, shall be add	l respects comply with the Con e shall cease, determine, and be d, that any sums expended by	istitution and By-La utterly null and void said Association for	sof said Association, as they now on the said Association, as they now of the property or for payments or for payments.	irtue.
And it is agreed by and between the shall be made.	said parties that the said more	tgagor	to hold and enjoy	said premises until default
WITNESS LLLL hand and	seal, this	15 th	day of Dick III	MU in the year
of our Lord one thousand nine hundred and	· tunnty-	Six	a	nd in the one hundred and
5,27	year	of the Independence	of the United States of America.	
Signed, Sealed and Delivered in the P	resence of		76 100	
	1 Kel	4	Just Che Laure	(Seat)
and the think of the last				(Seal)
				(Seal)
THE STATE OF SOUTH CAROLINA,	MORTAGAGE OF REAL I	ESTATE		
Greenville County.	E. Louise	Par Dear	,	
Personally appeared before me	(' 6	I II I I	Qual Olice	Eullen
and made oath thathe saw the withi	n named C	MALAKIU.	ALLA MACL	St. St. C. To Del S. C.
sign, seal and as tallin act and	deed deliver the within written	Deed; and that	he, with	
			witnessed the execution thereof.	
<i>i'</i> .	the day of			
Soptember	A D 192			
11/11/4 # - (1) 10 (21)	(L. S.)		Louise Parke	2/
Notary Public, S.	C. (L. 5.)/		A Shareful Art But a bard to the A Pharet The Art	•
			e e e e e e e e e e e e e e e e e e e	
THE STATE OF SOUTH CAROLINA, Greenville County.	RENUNCIATION OF DO	WER		
	RUN		a Notary Pul	olic for South Carolina, do
I,	, that Mrs. Cliffel	Louli	1	
the wife of the within named	6. sourser	/		
the wife of the within named	msoever, renounce, release, and, all her interest and estate, an	i torever reimaniisa n	nto the within hamed title the business	DOLLD III G III E
Given under my hand and seal this	15 tn			
day of Deptember	A. D. 192.(2)	<u> Dis</u>	ce bullen	
Notary Public, S.	to had 2 1	+1 0+	2:00 9.721	192 <i>Ć</i> ,