			•		
the	day of		19, deed rec	orded in office of Register of M	Iesne Conveyances for
TOGETHER with appertaining. TO HAVE AND To	O HOLD all and singular	the premises unto the said	AMERICAN BUILDING.	e said Premises belonging, or AND LOAN ASSOCIATION,	and its successors and
	Heirs, Executor	s and Administrators to w	arrant and forever defend	all and singular the said Pro	emises unto the said
MERICAN BUILDING eirs, Executors, Adminjs	AND LOAN ASSOCIAT	FION, its successors and as every person whomsoever la	signs, from and againstwfully claiming or to claim	Me and the same or any part thereof.	
()		4 4 11 11	. 1 1		•
a company or companie	S satisfactory to the mort	gagee and keep the same ir	sured from loss or damage	by fire, and assign the policy c	Dollars, if insurance to the said
- t and in the eve	nt that	hall at any time fail to do so	then the said mortgagee	may cause the same to be in	sured in its name and
imburse itself for the pr	emium and expense of suc	th insurance with interest un	ider this mortgage.		
And ifes insured as aforesaid,	shall make default in to or shall made default in a	he payment of the said wee any of the aforesaid stipula	ekly interest as aforesaid, or tions for the space of thirty	shall fail or refuse to keep the days or shall cease to be a m	ember of said Associa-
OAN ASSOCIATION, ecciver, with authority to pon said debt, interest, nore than the rent and present an	its successors, and assign to take possession of said costs, expenses, attorney's rofits actually collected. AYS, nevertheless, and it	premises and collect said restricted from the free and all claims then consists the true intent and mean and after the data of the	ents and profits, applying the lue the Association by the sa ling of the parties to these	premises to the said AMERIC said State may at chambers of net proceeds thereof (after pay id mortgagor, without liability Presents, that if be paid to the said AMERIC O	ving costs of collection) to account for anythingthe said mortgagor AN BUILDING AND
OAN ASSOCIATION,	the weekly interest upon	Jan Au	Maria	eal stock of soid Association sh	nall reach the par value
		<u> </u>		al stock of said Association she	
60	int the	a dund of the		epay to said Association the su	Dollar
eed of bargain and sale And it is further st emove any prior encum	shall cease, determine, and ipulated and agreed, that brance, shall be added to	any sums expended by said and constitute a part of the	of said Association as the otherwise to remain in full f Association for insurance of the debt hereby secured, and	y now exist or hereafter may orce and virtue. If the property or for payment shall bear interest at same ra	of taxes thereon, or to
And it is agreed b	y and between the said p	parties that the said mortga	gor	to hold and enjoy said premise	es until default shall be
nade.	MM hand and	seal, this	Hih da	y of april	in the yea
of our Lord one thousand	<i>Y</i> -			and	in the one hundred an
Fift		<u> </u>	year of the Independence of	of the United States of Americ	ca.
Signed, Sealed and Delig	fered in the presence of:	V_{i}	\mathcal{A}		
Charlotte	Sleven	eon;	. hDlco	Jackson	(Seal
U.C,	Maur			V	(Seal
			<u></u>		(Seal
		و المراد	en e		(Sea)
THE STATE OF SOUT		· _		MORTGA	GE OF REAL ESTAT
Meur	LL County	Popular	- Shann	. 0 • /	
•	ed before me	(Shartott		Color	
	he saw the within name		o jan	son p	Maun
sign, seal, and as		deed deliver the within writ	,		
	11 7		witnessed the execution to	iereoi.	
Sworn to before me, thi	· · · / ·	29			
day of	ril A.D. 1	/	Char	lotte Steve	enson
	Notary P	Public, S. C.			
THE STATE OF SOU	ГН CAROLINA,]	gen ng a sawa a wandan na a najawaya (a ki ki a a a na a sawa ki wasana a sawa a sawa ki sawa a sawa a sawa a s	om ander er er et haar met er en en een eer er en en en met en en aandere er er en	RENUN	CIATION OF DOWE
Drew	' // // .		· 11		1 10
T C	Karlotte	Durge	n Alvian	y (moure)	TW Xt, W,
-,	II whom it may confern, the	hat Mrs. The	a fackt		
do hereby certify unto a) 1 /	HA LACKA	m 11	hat she does freely, voluntaril	v. and without any co
the wife of the within did this day appear be pulsion, dread or fear	fore me, and upon being of any person or persons I, its successors and Assi	privately and separately exists whomsoever, renounce, respons, all her interest and es	amined by me, did declare t lease and forever relinquish tate, and also her right and	unto the within named AMER claim of Dower of, in or to all	ÍCAN BUILDING AN and singular the premis
the wife of the within	ore me, and upon being of any persons or persons of its successors and Assi eleased.	privately and separately ex s whomsoever, renounce, re gns, all her interest and es	amined by me, did declare t lease and forever relinquish tate, and also her right and	unto the within named AMER claim of Dower of, in or to all	ÍĆAN BUILDING AN and singular the premis

.