2 -		· **			
G.R.E.M.—10a		30,4		garan erang dari dan sebagai dan sebag Januar dan sebagai dan seb	er e
TOGETHER with all and singular the TO HAVE AND TO HOLD all and sin GREENVILLE, S. C., its successors and ass	Rights, Members, Hereditame agular the Premises before me signs forever.	ents and Appurte	enances to the said premises e said FIDELITY FEDER	belonging, or in anywise in AL SAVINGS AND LOAN	cident or appertainin V ASSOCIATION, O
And Ido hereby bind my singular the said Premises unto the said Fl	rself, my IDELITY FEDERAL SAVIN	GS AND LOAN	-Heirs, Executors and Adr	ministrators to warrant and	förever defend all an
and against myself Heirs, Executors	s, Administrators, and Assign	ns, and every per	son whomsoever lawfully c	laiming or to claim the sam	e or any part thereo
And Ido hereby agree t	o insure the house and build	lings on said lot	in a sum not less than	ELEVEN HUNDRED	& NO/100
			" 1100 <u>.</u>	.00	
insurance, in a company or companies accept	ELEVEN HUNDREI	D & NO/100		Dollars fire insura	nce and not less that
policy or policies of insurance to the said m	table to the mortgagee, and to	o keep same inst	ared from loss or damage l	by fire or windstorm, and d	Dollars tornade lo hereby assign said
policy or policies of insurance to the said mor	rtgagee, its successors and a	ssigns; and in th	ne event Ish	ould at any time fail to ins	ure said premises, or
pay the premiums thereon, then the said mor for the premiums and expense of such insuran	nce under this mortgage, with	interest.	the buildings to be insur	ed in myname,	and reimburse itself
And Ido hereby agree to year, and to exhibit the tax receipts at the off payment, until all amounts due under this mothe mortgagee may, at its option, pay same And the mortgagor(s) do(es) hereby a	particular so pa	aid to the mortg	age debt, and collect same	under this mortgage, with i	ntental assessments,
with, and in addition to, the monthly payme and insurance premiums, as estimated by the pay these items. It is further agreed that due under the terms of this mortgage and	ents of principal and interest the mortgagee. The mortgage that any such additional payment the note secured thereby	stated above, a or(s) further agn nts, when so den	me, to pay, on the first day sum equal to one-twelfth ree(s) to pay on demand, a nanded by the mortgagee, s	of each succeeding month $(1/12)$ of the said annual at any time, any additional shall become a part of the n	thereafter, together al taxes, assessment l sums necessary to
And it is hereby agreed as a part of the repair, and should Ifail to do so,	consideration for the loan her the mortgagee, its successor	rein secured, tha	t the mortgagor shall	l keep the premises herein	n described in good
repair, and should Ifail to do so, charge the expenses for such repairs to the repairs to the repairs to the repairs to the repairs and accordance of t					
And Ido hereby assign, set S. C., its successors and assigns, all the rents long as the payments herein set out are not mbe past due and unpaid, said mortgagee may property herein described, and collect said reaccount for anything more than the rents and and the payments hereinabete are set as a	(Provided the prennses never	n described one o	00000-11-	or of the madrance prem	HUINS OF TAYES Sholl
and the payments hereinabove set out become apply to any Judge of the Circuit Court of sai premises, designate a reasonable rental, and fire insurance, without liability to account for	past due and unpaid, then I_id State, at Chambers or othe	rwise for the ar	do hereby agree that said	,	nerem,
PROVIDED, ALWAYS, nevertheless, an representatives, shall on or before the first da FEDERAL SAVINGS AND LOAN ASSOCIATED debt, and all interest and amounts due thereon full force and virtue.	d on this EXPRESS CONDIT by of each and every month, f ATION, OF GREENVILLE, a, shall have been paid in full,	TION, that if I from and after t S. C., its success then this deed of	the date of these presents sors or assigns, the month f trust and bargain shall h	ortgagor, my, pay or cause to be paid ly installments, as set out become null and void; othe	to the FIDELITY therein, until said rwise to remain in
of payment shall be made. But if Iand provisions hereinabove set out for a space due and payable, together with costs and a real IN WITNESS WHEREOFI	sonable accorney's fee, and sh	all have the righ	t to foreclose its mortgage.	•	nereunder at once
of our Lord One Thousand, Nine Hundred and Independence of the United States of America.	Forty-one	and	in the One Hundred	Sixtv-fifth	
Signed, sealed and delivered in the manual					year of the
Jas. T. Love			ozova n. capto	an	(SEAL)
Ben C. Thornton		-			(SEAL)
	*				
County of Greenville PROB.	ATE CALLED	1	en de la Companya de		
•					
PERSONALLY appeared before me	Ove H Conte	• TOA6	and	made oath thathe saw	the within named
C1					
ign, seal and as <u>her</u> act and deed del ritnessed the execution thereof.	liver the within written deed,	and thathe	, withBen	C. Thornton	
SWORN to before me this the 27t	hday of				
May Ben C. Thornton	i i	-	Jas. L. Love	**************************************	
Notary Public for	r South Carolina.				
FATE OF SOUTH CAROLINA, County of Greenville RENUM	NCIATION OF DOWER	(MORT	GAGOR A WOMAN)		
I,	. Natara	70.1.11			
I,	, a Notary	Public for Sou	th Carolina, do hereby ce	rtify unto all whom it ma	ay concern, that
Irs	ivately and separately examir ver, renounce, release and fore accessors and assigns, all her	e of the within n ned by me, did d ever relinquish t interest and esta	amedeclare that she does freely into the within named FID te, and also all her right and	7, voluntarily, and without ELITY FEDERAL SAVIN d claim of Dower of, in or to	any compulsion, IGS AND LOAN all and singular
GIVEN under my hand and seal, this		age of contract have a constraint of the constra			
ay of		•			
Notary Public for Sou	th Carolina		,		