TOGETHER WI	ith all and singular the Rights, Members, Hered	litaments and Appurtenand	es to the said premises belonging, or in anywise in	cident or appertaining.
TO HAVE ANI GREENVILLE, S. C	O TO HOLD all and singular the Premises before, its successors and assigns forever.	re mentioned unto the said	H FIDELITY FEDERAL SAVINGS AND LOAN	ASSOCIATION, OF
And I	do hereby bind myself, my	Heirs,	Executors and Administrators to warrant and fo	orever defend all and
			OCIATION, OF GREENVILLE, S. C., its success	- ,
and against mys	elf, Heirs, Executors, Administrators, and A	ssigns, and every person w	homsoever lawfully claiming or to claim the sam	e or any part thereof.
And I	do hereby agree to insure the house and	buildings on said lot in a	sum not less than Nine Hundred	
		•	(\$ 900.00) Dollars fire insur-	ance and not less than
insurance, in a com	npany or companies acceptable to the mortgage	e, and to keep same insure	d from loss or damage by fire or windstorm, and	do hereby assign said
policy or policies o	$\hat{\mathbf{f}}$ insurance to the said mortgagee, its successor	s and assigns; and in the	event Ishould at any time fail to in	sure said premises, or
pay the premiums for the premiums a	thereon, then the said mortgagee, its successors and expense of such insurance under this mortg	s and assigns, may cause the gage, with interest.	ne buildings to be insured in mynam	e, and reimburse itself
And I year, and to exhibit	do hereby agree to pay all taxes and o t the tax receipts at the offices of the FIDELIX	ther public assessments ag TY FEDERAL SAVINGS A	ainst this property on or before the first day of Jar ND LOAN ASSOCIATION, OF GREENVILLE, S.	nuary of each calendar C., immediately upon
the mortgagee may,	at its option, pay same and charge the amounts	so paid to the mortgage del	fail to pay said taxes and other gove ot, and collect same under this mortgage with int the mortgagor shall keep the premises here	erest.
repair, and should charge the expense	Ifail to do so, the mortgagee, its s s for such repairs to the mortgage debt and c	successors, or assigns may ollect same under this mor	enter upon said premises, make whatever repaitgage, with interest.	rs are necessary, and
C., its successors at long as the paymer be past due and un property herein des	nd assigns, all the rents and profits accruing fints herein set out are not more than thirty day apaid, said mortgagee may (provided the premiscribed, and collect said rents and profits and app	com the premises hereinab is in arrears, but if at any to ses herein described are occ- ely same to the payment of	RAL SAVINGS AND LOAN ASSOCIATION, ove described, retaining, however, the right to time any part of said debt, interest, fire insurance prespired by a tenant or tenants), without further protaxes, fire insurance, interest, and principal,	collect said rents so remiums or taxes, shall seeding, take over the without liability to
			ection; and should said premises be occupied by the	
apply to any Judge premises, designate	of the Circuit Court of said State, at Chambers	s or otherwise, for the appeals there	hereby agree that said mortgagee, its successed intment of a Receiver, with authority to take changes, after paying costs of collection upon said delay collected.	arge of the mortgaged
PROVIDED, A	LWAYS, nevertheless, and on this EXPRESS	CONDITION, that if I	the said mortgagor , my	heirs or legal
SAVINGS AND L	OAN ASSOCIATION, OF GREENVILLE, S. (its successors or assigns.	te of these presents, pay or cause to be paid to the the monthly installments, as set out herein, until s shall become null and void; otherwise to remain ir	said debt and all inter-
And it is furthe	er agreed by and between the said parties hereto	, that the said mortgagor is	to hold and enjoy the said j	premises until default
and provisions here	e made. But if I shall make default is einabove set out for a space of thirty days, then ogether with costs and a reasonable attorney's i	, and in such event the As	nthly installments, or shall make default in a sociation may, at its option, declare the whole amo the to foreclose this mortgage.	any of the covenants unt hereunder at once
IN WITNESS	WHEREOF I have hereunto s	et my hand and se	al , this the 12th day of August	, in the year
of our Lord One T	housand, Nine Hundred and thirty-r	nine , and in the	ne One Hundred and sixty-fourth	year of the
	e United States of America.	\	James Maxwell Jones	(SEAL)
=	delivered in the presence of:			(SEAL)
Townes	Hodges			(SEAL)
STATE OF SOUT County of G PERSONALLY	reenville PROBATE appeared before me Jessi		and made oath that S he s	saw the within named
,	James Maxwe	oll Jones		**************************************
sign, seal and aswitnessed the execu	his act and deed deliver the within	written deed, and that	he, with Townes Hodges	
	me this the 12th day of	.f		
	August , 1939	}	Jessie O. Hunt	
Townes	Hodges Notary Public for South Carolina	}		
STATE OF SOUTH	CAROLINA, RENUNCIATION OF DOWN	CR		
County of Gre				
I, Tow	nes Hodges	, a Notary Public for Sc	uth Carolina, do hereby certify unto all whom	it may concern, that
Mrs. Sybil	Imogene Jones	the wife of the within n	amed James Maxwell Jones	
dread or fear of an ASSOCIATION, OF	ny person or persons whomsoever, renounce, re	elease and forever relinguis	id declare that she does freely, voluntarily, and with unto the within named FIDELITY FEDERAL Sate, and also all her right and claim of Dower of,	SAVINGS AND LOAN
Given under m	y hand and seal, this 12th			
day of	August , A. D. 19.3	9}	Sybil Imogene Jones	Naughbar
Townes	Hodges Notary Public for South Carolina	AL)}		
	Begarded August 12th	19 39 at 1 2	o'clock	TN/T

N.S.