TOGETHER with all and singular the Rights, Members, Hereditaments and Appurter TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the	
GREENVILLE, S. C., its successors and assigns forever.	
And x we do hereby bind meserxex ourselves and ourselves and ourselves and ourselves and ourselves and our Heirs	ASSOCIATION, OF GREENVILLE, S. C., its successors and assigns, from
and against OUPSELVORY'S, Executors, Administrators, and Assigns, and every person	
And Ix do hereby agree to insure the house and buildings on said lot i	
	(\$ 1,500,00) Dollars fire insurance and not less than
one thousand five hundred insurance, in a company or companies acceptable to the mortgagee, and to keep same in	sured from loss or damage by fire or windstorm, and do hereby assign said
policy or policies of insurance to the said mortgagee, its successors and assigns; and in t	he event IX should at any time fail to insure said premises, or
pay the premiums thereon, then the said mortgagee, its successors and assigns, may cause for the premiums and expense of such insurance under this mortgage, with interest.	se the buildings to be insured in nax our name, and reimburse itself
And X We	s against this property on or before the first day of January of each calendar is AND LOAN ASSOCIATION, OF GREENVILLE, S. C., immediately upon
payment, until all amounts due under this mortgage have been paid in full, and should the mortgagee may, at its option, pay same and charge the amounts so paid to the mortgage and it is hereby agreed as a part of the consideration for the loan herein secured, the consideration for the loan herein secured, the consideration for the loan herein secured, the consideration for the loan herein secured.	e debt, and collect same under this mortgage with interest.
repair, and should X We fail to do so, the mortgagee, its successors, or assigns n charge the expenses for such repairs to the mortgage debt and collect same under this	nay enter upon said premises, make whatever repairs are necessary, and mortgage, with interest.
And IX. We do hereby assign, set over and transfer unto the said FIDELITY F. C., its successors and assigns, all the rents and profits accruing from the premises herelong as the payments herein set out are not more than thirty days in arrears, but if at a be past due and unpaid, said mortgagee may (provided the premises herein described are property herein described, and collect said rents and profits and apply same to the payment account for anything more than the rents and profits actually collected, less the costs of	inabove described, retaining, however, the right to collect said rents so any time any part of said debt, interest, fire insurance premiums or taxes, shall e occupied by a tenant or tenants), without further proceeding, take over the t of taxes, fire insurance, interest, and principal, without liability to
and the payments hereinabove set out become past due and unpaid, then x we apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for the premises, designate a reasonable rental, and collect same and apply the net proceeds the insurance without liability to account for anything more than the rents and profits account for	appointment of a Receiver, with authority to take charge of the mortgaged thereof, after paying costs of collection upon said debt, interest, taxes, and
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	x we the said mortgagor S, Kx our heirs or legal
representatives, shall on or before the first day of each and every month, from and after the SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or assist and amounts due thereon, shall have been paid in full, then this deed of trust and barg	igns, the monthly installments, as set out herein, until said debt and all inter-
And it is further agreed by and between the said parties hereto, that the said mortgage	or SX are to hold and enjoy the said premises until default
of payment shall be made. But if x we shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the due and payable, together with costs and a reasonable attorney's fees, and shall have the	e Association may, at its option, declare the whole amount hereunder at once
IN WITNESS WHEREOF WE have hereunto set OUT hand S and	d seal S, this the 30th day of April , in the year
of our Lord One Thousand, Nine Hundred and for ty , and independence of the United States of America.	in the One Hundred and sixty-fourth year of the
Signed, sealed and delivered in the presence of:	N. J. Camp (SEAL)
J. B. Hall	W. A. Camp (SEAL)
Mabel G. Lynn	(SEAL)
STATE OF SOUTH CAROLINA, PROBATE County of Greenville	
PERSONALLY appeared before me J. B. Hall	and made eath that he saw the within named
N. J. Camp and W. A. Camp	
sign, seal and as their act and deed deliver the within written deed, and that	the, with Mabel G. Lynn
witnessed the execution thereof.	
SWORN to before me this the 30th day of April 19 40	J. B. Hall
Mabel G. Lynn (SEAL) Notary Public for South Carolina	
County of Greenville RENUNCIATION OF DOWER	
I, Mabel G. Lynn , a Notary Public fo	or South Carolina, do hereby certify unto all whom it may concern, that
Mrs. Lizzie Camp , the wife of the with	
did this day appear before me, and, upon being privately and separately examined by n dread or fear of any person or persons whomsoever, renounce, release and forever relia ASSOCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest and ular the Premises within mentioned and released.	nomish unto the within named ridelili redetal savings and boar
Given under my hand and seal, this 30th	
day of April , A. D. 1940	Lizzie Camp
Mabel G. Lynn Notary Public for South Carolina Notary Public for South Carolina	10:26 Colores A. M

BY:N.S.