| TOGETHER with | h all and singular the Rights, Members, | Hereditaments and Appurten | ances to the said premises belonging, | or in anywise incident or appertaining. |
|--|--|--|--|---|
| GREENVILLE, S. C., | TO HOLD all and singular the Premises its successors and assigns forever. | | | |
| | and do hereby bind myself, my emises unto the said FIDELITY FEDERA | | | |
| | Heirs, Executors, Administrators, | • | | |
| And I | do hereby agree to insure the hous | e and buildings on said lot ir | a sum not less than | |
| Thirty-e | ight hundred & no/100 | | (\$ 38 0 0 •00) r | ollars fire insurance and not less than |
| THIRTY-E | CIGHT HUNDRED & NO/100 pany or companies acceptable to the more | tgagee, and to keep same ins | ured from loss or damage by fire or | (\$ 3800 •00) Dollars tornado windstorm, and do hereby assign said |
| policy or policies of | insurance to the said mortgagee, its suc | cessors and assigns; and in tl | ne event Ishould at an | time fail to insure said premises, or |
| | hereon, then the said mortgagee, its succ ad expense of such insurance under this | | e the buildings to be insured in my | name, and reimburse itself |
| And I year, and to exhibit | do hereby agree to pay all taxes a the tax receipts at the offices of the FI | and other public assessments DELITY FEDERAL SAVING | against this property on or before the S AND LOAN ASSOCIATION, OF G | e first day of January of each calendar REENVILLE, S. C., immediately upon |
| payment, until all am the mortgagee may, a And it is hereby | nounts due under this mortgage have been at its option, pay same and charge the ame For paragraph agreed as a part of the consideration for | paid in full, and should I punts so paid to the mortgage I See other Side or the loan herein secured, the | debt, and collect same under this mof page. at the mortgagor shall keep the | s and other governmental assessments, ortgage with interest. ne premises herein described in good |
| | fail to do so, the mortgage for such repairs to the mortgage debt | | | whatever repairs are necessary, and |
| C., its successors and long as the payment be past due and unp property here n descri | do hereby assign, set over and transfer d assigns, all the rents and profits accru- is herein set out are not more than thirt haid, said mortgagee may (provided the p ribed, and collect said rents and profits ar g more than the rents and profits actuall | ting from the premises hereing ty days in arrears, but if at an premises herein described are and apply same to the payment | nabove described, retaining, however ny time any part of said debt, interest, occupied by a tenant or tenants), wit of taxes, fire insurance, interest, | er, the right to collect said rents so fire insurance premiums or taxes, shall shout further proceeding, take over the and principal, without liability to |
| apply to any Judge of premises, designate | ereinabove set out become past due and of the Circuit Court of said State, at Cha a reasonable rental, and collect same a at liability to account for anything more | ambers or otherwise, for the a nd apply the net proceeds th | appointment of a Receiver, with auth nereof, after paying costs of collection | ority to take charge of the mortgaged |
| PROVIDED, AL | WAYS, nevertheless, and on this EXP | RESS CONDITION, that if I | the said mortgag | or, myheirs or legal |
| SAVINGS AND LO | on or before the first day of each and evolan ASSOCIATION, OF GREENVILLE thereon, shall have been paid in full, the | S. C., its successors or assistance. | gns, the monthly installments, as set o | ut herein, until said debt and all inter- |
| And it is further | agreed by and between the said parties l | nereto, that the said mortgago | r isto hold and | enjoy the said premises until default |
| and provisions herei | made. But if Ishall make definabove set out for a space of thirty days gether with costs and a reasonable attorn | , then, and in such event, the | Association may, at its option, declar | ke default in any of the covenants e the whole amount hereunder at once |
| IN WITNESS V | VHEREOF I have here | into set my hand and | seal , this the 30th day of | July , in the year |
| of our Lord One Th | ousand, Nine Hundred and Forty United States of America. | and in | n the One Hundred and Sixt | y-fifth year of the |
| | delivered in the presence of: | | | er (SEAL) |
| , | ογe | √ | | (SEAL) |
| Kitty Br | owne | | | (SEAL) |
| STATE OF SOUTH County of Gr | > PROBATE | y Browne | and made o | oath that S he saw the within named |
| | J. D. Skir | ner | | |
| sign, seal and as | his act and deed deliver the w | ithin written deed, and that | s he, with J. L. Love | |
| | me this the30th | day of | | |
| | | | Kitty Brow | ne |
| | Notary Public for South Carolina | a } | | |
| STATE OF SOUTH County of Gre | > RENUNCIATION OF | DOWER | | |
| I, J. L. | Love | , a Notary Public for | South Carolina, do hereby certify | unto all whom it may concern, that |
| Mrs. Josie Sk | | the wife of the withing | | |
| dread or fear of an ASSOCIATION, OF | before me, and, upon being privately at y person or persons whomsoever, renow GREENVILLE, S. C., its successors and yithin mentioned and released. | nce release and forever relin | iouish unto the within named FIDEL | ITY FEDERAL SAVINGS AND LUAN |
| Given under my | hand and seal, this 30th | | | |
| day of J. L. Lo | • | 19_40_ { (SEAL) } | Josie Skinn | er |
| | Notary Public for South Caroli | na l.O | 8:08 | alalada A.a. M |