-	MORTGAGE OF REAL ESTATE—G.R.E.M. 10	WALKER, EVANS & COGSWELL CO., CHARLESTON, S. 4. 18663-7-14-41
		\mathbf{j}
	STATE OF SOUTH CAROLINA,	
	COUNTY OF GREENVILLE	
	TO ALL WHOM THESE PRESENTS MAY CONCERN:	
	I, Lucia B. King, of the City of Gree	enville, County of Greenville, State of S. CSEND GREETINGS:
		B. King
	WHEREAS I the said The said	
		well and truly indebted to FIDELITY FEDERAL SAVINGS
	in and by my certain promissory note, in writing, of even	ate with these presents, amwell and truly indebted to FIDELITY FEDERAL SAVINGS Fighteen Hundred Fifty & No/100
d.	AND LOAN ASSOCIATION, OF GREENVILLE, S, Clin the July	1 and just sum of Eighteen Hundred Fifty & No/100 (\$ 1850.00) Dollars,
	De to the	The one has the No. 7100
	with interest at the rate of (6%) per centum per annum to be repaid	in the tallments of the unpaid balance, and then to the payment of principal; said bote fighther profit ing that if at any mast due and unpaid for a period of thirty (30) days, or failure to Admiply with the great immediately whole amount due under said note shall at the option of the helper, thereof, become immediately whole amount due under said note shall at the option of the helper, thereof, become immediately be; said note further providing for a reasonable attorner here. Helper, thereof, and expenses of collectible as a part thereof, if the same be placed in the handle of an attorney for collection, or if gal proceedings of any kind. Lucia B. King The better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND LOAN is of said note, and also in consideration of the partition of Three Dollars to me.
	(\$ 20.00) Dollars up on the first day of each and every cal shall be applied first to the payment of interest, computed monthly	ender month hereafter until the full principal suit, with interior is and bote its ther proceeding that if at any the unpaid balance, and then to the payment of principal; said bote its ther proceeding that if at any the unpaid balance, and then to the payment of principal; said bote its there proceeding that if at any the unpaid balance, and then to the payment of principal; said bote its there proceeding that if at any the unpaid balance, and then to the payment of principal; said bote its there proceed that if at any the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then to the payment of principal; said bote its there proceeds the unpaid balance, and then the payment of principal is the unpaid balance, and then the payment of principal is the unpaid balance, and the payment of principal is the unpaid balance, and the unpaid balance is
	time any portion of the principal of interest due thereunder shall be of said Association, or any of the stigulations of this mortgage, the	whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately whole amount due under said note shall at the option of the helper thereof begone immediately and the helper thereof begone immediately and the helper thereof begone immediately at the helper thereof begone immediately and the helper thereof begone immediately and the helper thereof begone in the helper thereof begone in the helper thereof begone immediately and the helper thereof begone in the helper thereof begone in the helper the hel
	due and payable, who may sure thereon and foregrose this into get collection, to be added to the amount due on said note, and to be collected by a attorney or by let	collectible as a part thereof, if the same be placed in the tankly of an latterney for collection, of it
	said debt, or any part thereof the confected by an attorning of by	Lucia B. King
	NOW, KNOW ALL MEN, That I , ook said	My Marie Risk My
		SAVINGS AND LOAN
	in consideration of the said debt and sum of money aforesaid, and fo	r the better securing the payment thereof to the said r DELTH PERTIES
		s of said note, and also in consideration of the barther sum of Three Dollars to me
	the said the said Bullet TV FEDERAL SAI	VINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of these ed baseained sold and released, and by these presents do grant, bargain, sell and release unto the said
	presents (the receipt whereof is hereavyacknowledged), have grant	ON. On GRNENVILLE, S. C., the following described property, to-wit:
	"All that certain piece parcel of lot of land, with all improve	ements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina,
	County of Greenville,	
	in Greenville Township, on the West	side of Rutherford Street, in the City of Greenville,
	the second makes and the	Ninds) to-wit:-
	The state of the s	The West side of Rutherford Street, corner of all alley,
	I was thomas with the Western	side of Rutherford Street, S. U-50 W. 50 leet to a stake,
	nerve of lot now on formerly owned	by J. W. Batson; thence with Batson's line of 10 19 w
	131 feet, more or less, to fence pos	st; thence with fence N. 17 W. 51.2 feet, more or less,
	to fence post in line of property of	f Mary Etta Walker, et al; thence with said Walker line N.
	69-05 E. 23.8 feet to stake at corn	er of alley; thence with alley N. 78-40 E. 123 feet, more
	or less to a stake on Rutherford St	reet; the point of beginning; being the same property Bramlett and Rose Bramlett Wylie by deed dated March 5,
	conveyed to Lucia B. King by Edith	ce for Greenville County, S. C., in Book of Deeds 192
		ge 10P Greenville came, 20 ct,
	at Page 296.	
-		3
1		
-		
-		
+		
+-		
+		
-		
Π		
_		