F.R.E.M.—10a		
TOGETHER with all and singular the Rights, Members, Hereditaments and A TO HAVE AND TO HOLD all and singular the Premises before mentioned to	unto the said Tibasaa a said	
And X. We do hereby bind TRATEX OURSelves, OUR singular the said Premises unto the said FIDELITY FEDERAL SAVINGS AND		
OUP No. 119 And This Everytors Administrators and Assigns, and every	ery person whomsoever lawfully claiming or to claim the same or any part the	hereof.
And X WOdo hereby agree to insure the house and buildings on said	1ot in a sum not less than	
	(\$) Dollars fire insurance and n	ot less than
X	(\$) Dol	llars tornado
insurance, in a company or companies acceptable to the mortgagee, and to keep same	insured from loss or damage by fire or windstorm, and do hereby assign sa	ud policy or
attition of insurance to the said mortgagee, its successors and assigns; and in the	e vent 3 We should at any time ran to mount	
premiums thereon, then the said mortgagee, its successors and assigns, may cause the l premiums and expense of such insurance under this mortgage, with interest.	building to be insured in KK. OU.F. name, and reimburse in	15011 102 011
And X. We	ort gage debt, and collect same under this mortgage, with interest.	ter together
And the mortgagor(s) do(es) hereby agree, on demand of the mortgagee at with, and in addition to, the monthly payments of principal and interest stated about insurance premiums, as estimated by the mortgagee. The mortgagor(s) further It is further agreed that any such additional payments, when so demanded by the mortgagee.	ove, a sum equal to one-twelfth $(1/12)$ of the said annual taxes, assove, a sum equal to one-twelfth $(1/12)$ of the said annual taxes, assagree(s) to pay on demand, at any time, any additional sums necessary to pay agree, shall become a part of the monthly installments due under the taxes.	terms of this
And it is hereby agreed as a part of the consideration of the loan herein section of the loan herein s	ssigns, may enter upon said premises, make white	, and charge
the expenses for such repairs to the moreograph over and transfer unto the said FIDEL	LITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GR	CEENVILLE,
as the payments herein set out are not more than thirty days in arrears, but if at past due and unpaid, said mortgagee may (provided the premises herein described herein described and collect said rents and profits and apply same to the payment of	any time any part of said debt, interest, life historiance promotions of tare occupied by a tenant or tenants), without further proceedings, take over of taxes, fire insurance, interest, and principal, without liability to account	the property for anything
more than the rents and profits actually collected, less the costs of collection; and	the respondence and assigns may apply to	any ludge of
above set out become past due and unpaid, then EX. W6 the Circuit Court of said State, at Chambers or otherwise, for the appointment of a rental, and collect same and apply the net proceeds thereof (after paying costs of contents and apply the net proceeds thereof the paying costs of contents and apply the net proceeds thereof the paying costs of contents and apply the net proceeds thereof the paying costs of contents and apply the net proceeds thereof the paying costs of contents and profits actually collected.	collection) upon said debt, interest, taxes, and fire histitatice, without habit	ity to account
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION representatives, shall on or before the first day of each and every month from SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its suc interest and amounts due thereon shall have been paid in full, then this deed of	N, that if X.W6 the said mortgagor S., XX, OUP and after the date of these presents, pay or cause to be paid to the FIDELIT	neirs or legal Y FEDERAL debt. and all
And it is further agreed by and between the said parties hereto, that the said	d mortgagor ix are to hold and enjoy the said premises until defar	un or paymons
shall be made. But if ** We shall make default in the payment of said m	onthly installments, or shall make default in any of the covenants and provision	ons hereinabove
set out for a space of thirty days, then, and in such event, the resolution may,	gage.	
THE THEORY WE have become set Our ha	and and seal this the lst day of March	, in the year
of our Lord One Thousand, Nine Hundred and Forty-four	and in the One Hundred and Sixty-eighth	year of the
Independence of the Olited States of America.	Velma M. Pittman	(SEAL)
Signed, sealed and delivered in the presence of: Madah M. Bray		(SEAL)
J. L. Leve		(SEAL)
STATE OF SOUTH CAROLINA, County of Greenville PROBATE		
Madah M. Bra	J and made oath thathe saw the	e within named
PERSONALLY appeared before mc	tman	
veima M. Pittman and V. M. 125	T. T. Tawa	
sign, seal and as their act and deed deliver the within written dee witnessed the execution thereof.	ed, and that	
SWORN to before me this the lst day of March 1944	Madah M. Bray	
J. L. Love (SEAL)		
Notary Public for South Carolina.		
STATE OF SOUTH CAROLINA, RENUNCIATION OF DO County of Greenville)WER	
	ry Public for South Carolina, do hereby certify unto all whom it ma	y concern, that
Mrs		ompulsion, dread LOAN ASSO- ular the Premises
GIVEN under my hand and seal, this	Velma M. Pittman	

Madah M. Bray (SEAL)

Notar Public for South Carolina.