TOGETHER with all and singular the Righ TO HAVE AND TO HOLD, all and singular	ar the said Premises unto	the said FIRST NA	TIONAL BANK of	Greenville, S. C., its successors	and assigns forever.
Anddo hereby bind					
r the said Premises unto the said FIRST NATIO cirs, executors or administrators, and against even AND IT IS AGREED by and between the sa	ry person whomsoever la	wfully claiming or to	o claim the same or an	y part thereof.	
ill forthwith insure the house and buildings on th	e said lot in a company or	r companies which sh	all be acceptable to said	d FIRST NATIONAL BANK	of Greenville, S. C.,
nd keep the same insured to the amount of	e of this mortgage, and not that in case the said mod FIRST NATIONAL B	nake loss under said nortgagor, or ANK of Greenville,	policy of insurance heirs, S. C., its successors of	payable to the said FIRST executors, administrators or assigns, may cause the san	NATIONAL BANK assigns, shall, at any
AND IT IS FURTHER AGREED by and hall and will, at all times hereafter during the co	between the said parties, ntinuance of this mortgag	that the said mortga ge, pay and discharg	gor, ore all taxes and assess	ments upon the said premise	inistrators or assigns, s whenever the same
hall become due and payable; and that in case the r reruse to pay and discharge the same, then the eimburse itself, themselves, or herself hereunder	said FIRST NATIONAL	- BANK of Greenvi	lle, S. C., its successor	strators or assigns, shall at an s or assigns, may pay and dis	y time fail or neglect charge the same, and
AND IT IS EXPRESSLY AGREED AN hall rail or neglect or refuse to pay or cause to aid or shall rail or neglect or refuse to insure or harge all taxes and assessments on the said prentases, at the option of the said Bank, the whole repaid by the said Bank), shall forthwith becomes said expenses of such collection, including the	be paid, the interest provi- keep insured the house a uses as atoresaid, before indebtedness evidenced by e and be due and collect	ided for in said note nd buildings on said the expiration of the the said note or obli- able, and the right s	, or any part thereof, lot, or to assign the pe- time fixed by law tor- gation (including any hall thereupon exist to	atter the same becomes due a olicy of insurance as aforesa the payment thereof; then, insurance premiums, and t	and payable, as afore- id, or to pay and dis- in any or all of such axes, due and unpaid
And if default shall be made in the payment of said interest and principal, when the same afficers or for its successors or assigns, to enter in hereon; it being agreed that the said Bank, or for said rents and profits after deduction of ail sun or onts, taxes, insurance and all sums expended by ents—upon application to the Court by the said gage, be charged with the collection of the rents after its successors or assigns, after the payment of	becomes due, then it sha o and upon the premises less successors or assigns, sha is paid by it or them for the or them in connection bank, or its successors of the property	If be lawful for the hereby granted or in- tall only be hable to the maintenance and with the collection of assigns, to the app and the maintenance	e said FIRST NATE ended to be, to take po- account to the mortga improvement of such f such rents and profit continent or a Receive thereof; it being agre-	ONAL, BANK of Greenville ossession thereof, and collect gor for the amount actually reproperty, expenses in collectic stand for this purpose the next, who shall, pending the fore eed that the net amount received.	e, S. C., by its proper the rents and profits eccived by it or them on of such rents, and nortgagor hereby con- eclosure of this mort- yed by the said Bank.
PROVIDED ALWAYS, NEVERTHELES xecutors, administrators or assigns, do and shall or assigns, the said debt or sum of money atoresa touse and buildings on said lot, and assign the pole he said premises as aforesaid, then this deed of b	well and truly pay, or cau id, with interest thereon, : licy of insurance as afore	ise to be paid unto if any shall be due esaid, and pay and di	the said FIRST NAT and shall forthwith i scharge, or cause to be	TIONAL BANK of Greenvillensure and keep insured, or can paid and discharged, all taxes	e, S. C., its successors use so to be done the
AND IT IS AGREED AND UNDERSTO	OD by and between the sof payment shall be made,	said parties, that the or other breach cor	said mortgagor,	orheirs or ass	igns,
Witnesshanda	nd seal at		this	day of	
in the year of our Lord one thousand	nine hundred and		and in the or	ne hundred and	
year of Sovereignty and Independence	of the United States of	America.			·
Signed, Sealed and Delivered in the presence of					(L. S.)
	***************************************				(L. S.)
	***************************************				(L. S.)
CTATE OF COUTH CAROLINA					
STATE OF SOUTH CAROLINA,				•	
County of	J				
BEFORE me personally appearedhe saw the within named		••••••			and made oath tha
sign, seal and as	act and deed, deliver t	he within written de	ed; and that	he, with	
SWORN to before me, this				witnessed	the execution thereof
day of	A. D. 19		•••••		
Notary Pul	olic for S. C.				
amump on colymyl da Bol INA			e de la companya de La companya de la co	DENIINCI	ATION OF DOWER
STATE OF SOUTH CAROLINA,	' L			RENONCIA	TION OF DOWER
I,	···· J				do hereby certify
into all whom it may concern, that Mrs					the wife o
the within named	ne, did declare that she delinquish unto the within	oes freely, voluntaril 1 named FIRST N	y and without any c ATIONAL BANK o:	f Greenville, S. C., its succe	any person or person
GIVEN under my hand and seal this,	· ·	,			
day of	A. D. 19	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Notary Pu	(L. S.) blic for S. C.				
rotary I u					
Recorded		at,	o'clock	M.	