TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belongin incident or appertaining.	ng, or in anywise
TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said FIRST FEDERAL SAVINGS AN	ND LOAN ASSO-
CIATION, OF GREENVILLE, S. C., its successors and assigns forever. AndHeirs, Executors and Administrators to war	rrant and forever
defend all and singular the said Premises unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREEN successors and assigns, from and against myself and must heirs, Executors, Administrators and Assigns, and ever	VILLE, S. C., its
soever lawfully claiming or to claim the same or any part thereof	
And do hereby agree to insure the house and buildings on said lot in a sum not less than	£0
And the do hereby agree to insure the house and buildings on said lot in a sum not less than the sum of the su	antropos and to
keep same insured from loss or damage by fire or windstorm, and do hereby assign said policy or policies of insurance to the sai	id mortgagee, its
successors and assigns; and in the eventshould at any time fail to insure said premises, or pay the	
on, then the said mortgagee, its successors and assigns, may cause the buildings to be insured inname itself for the premiums and expense of such insurance under this mortgage, with interest.	e, and reimburse
Anddo hereby agree to pay all taxes and other public assessments against this property on or before the uary of each calendar year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASS GREENVILLE, S. C., immediately upon payment, until all amounts due under this mortgage have been paid in full, and should to pay said taxes and other governmental assessments, the mortgagee may, at its option, pay same and charge the amounts so page debt, and collect same under this mortgage, with interest. And it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgagor shall keep the pre-	SOCIATION, OF fail paid to the mort-
scribed in good repair, and should fail to do so, the mortgagee, its successors or assigns, may enter upon said whatever repairs are necessary, and charge the expenses for such repairs to the mortgage debt and collect same under this interest.	d premises, make s mortgage, with
Anddo hereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASS GREENVILLE, S. C., its successors and assigns, all the rents and profits accruing from the premises hereinabove described, ret the right to collect said rents so long as the payments herein set out are not more than thirty days in arrears, but if at any time	taining, however,
debt, interest, and payments on the shares of stock subscribed, fire insurance premiums or taxes, shall be past said mortgagee may, (provided the premises herein described are occupied by a tenant or tenants), without further proceedin property herein described, and collect said rents and profits and apply same to the payment of taxes, fire insurance, interest, a said stock subscription as set out in the note secured by this mortgage, without liability to account for anything more than the fits actually collected, less the cost of collection and should said premises be occupied by the mortgagor herein, and the payment of taxes, fire insurance, interest, as a ctually collected, less the cost of collection and should said premises be occupied by the mortgagor herein, and the payment of taxes, shall be past said mortgage may, (provided the premises herein described, fire insurance premiums or taxes, shall be past said mortgage may, (provided the premises herein described, fire insurance premiums or taxes, shall be past said mortgage may, (provided the premises herein described are occupied by a tenant or tenants), without further proceeding property herein described.	ngs, take over the and payments on the rents and pro- nents hereinabove
set out become past due and unpaid, then	of the mortgaged) upon said debt, ofits actually col-
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if the said mortgagor, or legal representatives, shall on or before the first day of each and every month, in advance, from and after the date of the or cause to be paid to the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successful.	lese presents, pay essors or assigns,
at the rate of six (6%) per centum per annum, to be computed monthly, and all payments on the Instalment Thrift Shares a note secured by this mortgage, until said Instalment Thrift Shares subscribed to by the mortgagor_, and assigned as ad for the debt herein secured, shall reach the par value of One Hundred Dollars per share, as ascertained under the By-Law FEDERAL SAYINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., and shall then repay to said Association the secured.	as set out in the Iditional security ws of the FIRST sum of
and all interest and amounts due thereon, then this deed of trust and bargain shall become null and void; otherwise to ren	$\mathcal{L} = \mathcal{L} = \mathcal{L} = \mathcal{L}$ Dollars, main in full force
and virtue.	
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and he whole amount lose its mortgage.
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage.
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage.
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL)
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL)
And it is further agreed by and between the said parties hereto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL)
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL)
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL)
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL)
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and he whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor to hold an premises until default of payment shall be made. But if	interest as afore- he covenants and he whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor to hold an premises until default of payment shall be made. But if	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hyreto, that the said mortgagor to bold an premises until default of payment shall be made. But if said, or the monthly payments on the shares of stock subscribed to in said Association, or shall make default in any of the provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare thereunder at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forcel IN WITNESS WHEREOF. — have hereunto set the payment of our Lord, One Thousand, Nine Hundred and later ty for the Independence of the United States of America. Signed, scaled and delivered in the presence of: Signed, scaled and delivered in the presence of: FROMALLY appeared before me Additional States of America. Sign, seal and as Ally act and deed delivered the within written deed, and that the, with Allaham sign, seal and as Ally act and deed delivered the within written deed, and that the, with Allaham day of Additional Sworth Carolina SWORN to before me this the Sworth Carolina The horizontal States of South Carolina The horizontal States of South Carolina The horizontal Allaham (SEAL) Notary Public for South Carolina	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor doubled to hold an premises until default of payment shall be made. But if	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor to to hold an premises until default of payment shall be made. But if the monthly payment shall be made. But if the monthly payment so the shares of stock subscribed to in said Association, or shall make default in any of the provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the recturder at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forced IN WITNESS WHEREOF the have hereunto set they hand, and seal., this the tight to forced in the year of our Lord, One Thousand, Nine Hundred and the tight to forced in the year of the Independence of the United States of America. Signed, sealed and delivered in the presence of: ###################################	interest as afore- he covenants and he whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and
And it is further agreed by and between the said parties hareto, that the said mortgagor doubled to hold an premises until default of payment shall be made. But if	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and and y unto all whom y voluntarily and the within named
And it is further agreed by and between the said parties harte, that the said mortgagor do not hold an premises until default of payment shall be made. But if the monthly payments on the shares of stock subscribed to in said Association, or shall make default in the payment of said monthly it said, or the monthly payments on the shares of stock subscribed to in said Association, or shall make default in any of the provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the remarked of the United States and a reasonable attorney's fee, and shall have the right to forcel IN WITNESS WHEREOF do not have hereunto set the payment of said monthly in the year of our Lord, One Thousand, Nine Hundred and do not have a feel in the year of our Lord, One Thousand, Nine Hundred and do not have a feel in the year of our Lord, One Thousand, Nine Hundred and do not have a feel in the year of the Independence of the United States of America. Signed, sealed and delivered in the presence of: **Signed, sealed and delivered in the presence o	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and and y unto all whom y voluntarily and the within named
And it is further agreed by and between the said parties hareto, that the said mortgagor to hold an premises until default of payment shall be made. But if hard hard hard hard hard hard hard hard	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and and y unto all whom y voluntarily and the within named
And it is further agreed by and between the said parties hereto, that the said mortgagor to hold an premises until default of payment shall be made. But iff	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and and y unto all whom y voluntarily and the within named
And it is further agreed by and between the said parties hereto, that the said mortgagor to hold an premises until default of payment shall be made. But if the shall make default in the payment of said monthly is said, or the monthly payments on the shares of stock subscribed to in said Association, or shall make default in the payment of the work subscribed to in said Association, or shall make default in any of the provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, or shall make default in any of the provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, or shall make default in any of the provisions hereinabove set out for a space of the variety of the provisions hereinabove set out for a space of the United States of America. NUTNESS WHEREOF have hereunto set They hand, and seal, this the Lattle day of the presence of the United States of America. Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me made oath that Ahe saw the within named the within written deed, and that Ahe, with The America witnessed the execution thereof. SWORN to before me this the Company of Greenville. SWORN to before me this the Company of Greenville. STATE OF SOUTH CAROLINA, County of Greenville. A. D., 1924 STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. County Public for South Carolina, the wife of the within named. The wife of the within named. The wife of the within named and foreer reliquish unto the religion of the presence of the state of any person or persons whomseover, renounce, release and foreer reliquish unto the right and claim of Down of, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D., 19	interest as afore- he covenants and the whole amount lose its mortgage. (SEAL) (SEAL) (SEAL) and and y unto all whom y voluntarily and the within named