TOGETHER with all and singular t incident or appertaining.	he Rights, Members, H	ereditaments and Appurtenances to the	ne said premises belonging, or	in anywise
TO HAVE AND TO HOLD all and a CIATION, OF GREENVILLE, S. C., its	singular the Premises b successors and assigns	efore mentioned unto the said FIRST I	FEDERAL SAVINGS AND LO	AN ASSO-
And	myself, my	Heirs, Executors an	ad Administrators to warrant a	and forever
defend all and singular the said Fremises successors and assigns, from and against_				
soever lawfully claiming or to claim the	e same or any part ther	${ m reof.}$		
And do hereby a	gree to insure the hous	e and buildings on said lot in a sum n	ot less than Savan hundr	ed and no/10
(\$	700.40) Dollars tor	nado insurance, in a company or comp	panies acceptable to the mortga	gee, and to
keep same insured from loss or damage by successors and assigns; and in the event _	_			
on, then the said mortgagee, its successors				
itself for the premiums and expense of su	ch insurance under this	mortgage, with interest.		
uary of each calendar year, and to exhibit GREENVILLE, S. C., immediately upon property and taxes and other governments gage debt, and collect same under this	it the tax receipts at the payment, until all amoun al assessments, the mort mortgage, with interest	nts due under this mortgage have been paggee may, at its option, pay same and	vings And LOAN ASSOCIA paid in full, and should	ATION, OF fail to the mort-
scribed in good repair, and should whatever repairs are necessary, and chainterest.	fail to do street the expenses for st	so, the mortgagee, its successors or assuch repairs to the mortgage debt and	igns, may enter upon said pren collect same under this mor	nises, make tgage, with
And do hereby assign, s GREENVILLE, S. C., its successors and the right to collect said rents so long as t	assigns, all the rents a	nto the said FIRST FEDERAL SAV and profits accruing from the premises out are not more than thirty days in a	hereinabove described, retainin	g, however,
debt, interest, and payments on thesaid mortgagee may, (provided the preproperty herein described, and collect sa said stock subscription as set out in the fits actually collected, less the cost of collected.	shares of s mises herein described id rents and profits and e note secured by this llection; and should said	tock subscribed, fire insurance premiur are occupied by a tenant or tenants), a apply same to the payment of taxes, mortgage, without liability to account d premises be occupied by the mortgag	ms or taxes, shall be past due a without further proceedings, take fire insurance, interest, and particle for anything more than the rentor_ herein, and the payments be	and unpaid, ke over the ayments on nts and pro- hereinabove
set out become past due and unpaid, ther of the Circuit Court of said State at Char premises, designate a reasonable rental, interest, taxes, fire insurance and stoc- lected.	mbers or otherwise, for and collect same and k subscription, withou	the appointment of a Receiver, with a apply the net proceeds thereof (after per liability to account for anything mo	euthority to take charge of the paying costs of collection) upor re than the rents and profits a	mortgaged n said debt, actually col-
or legal representatives, shall on or bef or cause to be paid to the FIRST FE	fore the first day of eac EDERAL SAVINGS AN	ND LOAN ASSOCIATION, OF GREE	and after the date of these pr ENVILLE, S. C., its successors	resents, pay or assigns,
the monthly interest uponOnet] at the rate of six (6%) per centum per note secured by this mortgage, until sa for the debt herein secured, shall reach FEDERAL SAVINGS AND LOAN AS	annum, to be compute aid Instalment Thrift S by the par value of One	d monthly, and all payments on the I chares subscribed to by the mortgago a Hundred Dollars per share as ascen-	nstalment Thrift Shares as set or, and assigned as addition rtained under the By-Laws of	out in the nal security the FIRST
FEDERAL SAVINGS AND LOAN ASS and all interest and amounts due there and virtue.				
premises until default of payment shall said, or the monthly payments on the provisions hereinabove set out for a spachereunder at once due and payable, to	be made. But if	ibed to in said Association, or shall n and in such event, the Association, ma a reasonable attorney's fee, and shall	syment of said monthly interest make default in any of the covery, at its option, declare the what have the right to forcelose its	st as afore- venants and nole amount s mortgage.
in the year of our Lord, One Thousand,	have hereunto set	my_hand_ and seal_, this the _	one Hundred and fifty	ninth
year of the Independence of the United :	States of America.			
Signed, scaled and delivered in the presentation	ence of:	0, W. Du	itton	(SEAL)
Signed, scaled and delivered in the presence Daisy Lee Butler  F. L. Cheatham		o. w. Su	,	(SEAL)
				(SEAL)
STATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY appeared before me	PROBATE	ee Butler,		and
made oath that She saw the within no				
<b>L</b> 4 ~				
sign, seal and asact and witnessed the execution thereof.	deed delivered the wit	hin written deed, and that _he, with	P'L'COBBLORU	
SWORN to before me this the13	5th			
day ofNovember		Daisy I	Lee Butler	
F. I. Cheatham  Notary Public	for South Carolina	)		
STATE OF SOUTH CAROLINA, County of Greenville. F. I. Cheat have	RENUNCIATION n	N OF DOWER.	Carolina do haraby cartify unt	o all whom
it may concern that Mrs. Clara Kee did this day appear before me, and, twithout any compulsion, dread or fear of FIRST FEDERAL SAVINGS AND LO and also all her right and claim of Dov	apon being privately an of any person or person DAN ASSOCIATION, (	ns whomsoever, renounce, release and OF GREENVILLE, S. C., its successor	forever relinquish unto the wirs and assigns, all her interest	ithin named
GIVEN under my hand and seal, this_day of	13th		a Keasler Sutten	
F. L. Cheatham  Notary Public:	for South Carolina.		_	<b></b>
Record	ed November 14t.	h 34, at 4:12 o'clock	PM.	