G.R.E.M. 5-A			
he above described land is	the same convoyed to me h		
eed recorded in the office of Register of Mesne Conveyance for Greenville Co			
TOGETHER with all and singular the Rights, Members, Hereditaments	and Appurtenances to the said Pren	mises belonging, or in anywise inc	eident or appertaining.
TO HAVE AND TO HOLD, all and singular, the said premises unto the	<sub>e said</sub> Shenandoah Life	e Insurance Company	, Inc., its
successors			
		~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
And Into hereby bind howself, how Heirs, Executors and Administrators	to warrant and forever defend all	and singular the said promises w	nto the sold measures.
its successors  Acirs and Assigns, from ver lawfully claiming, or to claim the same or any part thereof.	us, our	and singular the said premises the	no the said mortgagee
ver lawfully claiming, or to claim the same or any part thereof.	and against the in Heirs, Executo	rs, Administrators and Assigns, an	every person whomso
And M the said mortgaga, agree to insure the house and buildings on sa	aid land, for not less than Ele:	ven Thousand and No	/100
ompany or companies which shall be acceptable to the mortgagee, and keep t		and windstorm	Dollars, in a
ompany or companies which shall be acceptable to the mortgagee, and keep to take loss under the policy or policies of insurance payable to the mortgagee, une to be insured as above provided and be reimbursed for the premium and experiments.	and that in the event the hall at any	time fail to do so than the said r	antrono more source the
surance premium or any taxes or other public assessment or any part thereof t	he mortgagee may at his option dec	lare the full amount of this mortga	ige due and payable.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an uly pay, or cause to be paid unto the said mortgagee the said debt or sum of meaning of the said note, then this deed of bargain and sale shall cease, de	d meaning of the parties to these property aforesaid, with interest thereo	resents, that if <b>We</b> he said mortgagon, if any shall be due, according	do and shall well and to the true intent and
AND IT IS AGREED, by and between the said parties, that more And if at any time any part of said debt, or interest thereon, be past due			
ortgagee, or its successors Hers, Executors, Administrators, herwise, appoint a receiver, with authority to take possession of said premises ellection) upon said debt, interest, cost and expenses without liability to accompany	, or Assigns, and agree that any Jud and collect said rents and profits, unt for anything more than the rents	ge of the Circuit Court of said St applying the net proceeds thereo and the profits actually collected.	ate may at chambers or f (after paying costs of
WITNESS OUP hand and seals, this	firstday of	October	in the year of our Lord
e thousand nine hundred and forty-seven			
Signed, Sealed and Delivered in the Presence of	· )		
T. S. Foster		William J. Scarr	(L. S.)
A. C. Mann	Clara Ne	11 Scarr	(L. S.)
TATE OF SOUTH CAROLINA,			'
and the second of the second o		DDODATE	
OUNTY OF GREENVILLE		PROBATE	
and the control of th	S. Foster		
Personally appear before me			
Personally appear before me	carr and Clara Nell	Scarr	
Personally appear before me	carr and Clara Nell	Scarr	
Personally appear before me	carr and Clara Nell	Scarr	
Personally appear before me	carr and Clara Nell	Scarr	
Personally appear before me	eed, and thathe withA.	Scarr C. Mann	witnessed the execution
Personally appear before me	eed, and thathe withA.	Scarr	witnessed the execution
Personally appear before me	eed, and thathe withA.	Scarr C. Mann	witnessed the execution
Personally appear before me	eed, and thathe withA.	Scarr C. Mann	witnessed the execution
Personally appear before me	eed, and thathe withA.	Scarr  G. Mann  S. Foster	witnessed the execution
Personally appear before me	eed, and thathe withA.	Scarr C. Mann	witnessed the execution
Personally appear before me	eed, and thathe withA.  T.	Scarr  C. Mann  S. Foster  Hation of dower	witnessed the execution
Personally appear before me	eed, and thathe withA.  T.  RENUNC	Scarr  G. Mann  S. Foster  HATION OF DOWER  do hereby certify unto all whom	witnessed the execution
Personally appear before me	eed, and thathe withA.  T.  RENUNC  Retain Public for South Carolina,  of the within named	Scarr  G. Mann  S. Foster  HATION OF DOWER  do hereby certify unto all whom William J. Scarr	witnessed the execution
Personally appear before me	eed, and thathe withA.  T.  RENUNC  Totary Public for South Carolina,  of the within named  d by me, did declare that she does	Scarr  G. Mann  S. Foster  HATION OF DOWER  do hereby certify unto all whom William J. Scarr  freely, voluntarily and without an	n it may concern, that
Personally appear before me	RENUNC  iotary Public for South Carolina,  of the within named  d by me, did declare that she does  clinquish unto the within named	Scarr  G. Mann  S. Foster  HATION OF DOWER  do hereby certify unto all whom  William J. Scarr  freely, voluntarily and without an  Shenandoah Life J	n it may concern, that did y compulsion, dread or
Personally appear before me	RENUNC  iotary Public for South Carolina,  of the within named  d by me, did declare that she does  clinquish unto the within named	Scarr  G. Mann  S. Foster  HATION OF DOWER  do hereby certify unto all whom  William J. Scarr  freely, voluntarily and without an  Shenandoah Life J	n it may concern, that did y compulsion, dread or
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Personally appear before me	RENUNCE To the within named down and the within named down and the within named down and declare that she does belinquish unto the within named down and dow	Scarr  G. Mann  S. Foster  Clation of dower  do hereby certify unto all whom  William J. Scarr  freely, voluntarily and without an  Shenandoah Life I  singular the Premises within mer  Clara Nell Scarr	vitnessed the execution  it may concern, that  did y compulsion, dread or  nsurance  utioned and released.