G.R.E.M.—10a		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurter	pances to the said premises belonging, or in anywise incident.	or appertaining.
TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the	said FIDELITY FEDERAL SAVINGS AND LOAN ASSC	CIATION, OF
GREENVILLE, S. C., its successors and assigns forever.		
A 1 W WA I Live Live and the control of the control	Heire Evecutors and Administrators to warrant and forever	defend all and
And R. We do hereby bind meet xxxx ourse lves, our singular the said Premises unto the said FIDELITY FEDERAL SAVINGS AND LOAN	ASSOCIATION, OF GREENVILLE, S. C., its successors ar	nd assigns, from
our		
and against Ourselves Heirs, Executors, Administrators, and Assigns, and every person		
And N. do hereby agree to insure the house and buildings on said lot in	a sum not less than Eighteen Hundred & N	0/100
	(\$ 1800.00) Dollars fire insurance ar	
insurance, in a company or companies acceptable to the mortgagee, and to keep same insured	(\$ 1800.00	Dollars 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 assig	n said policy or
policies of insurance to the said mortgagee, its successors and assigns; and in the event	should at any time fail to insure said prem	ises, or pay the
premiums thereon, then the said mortgagee, its successors and assigns, may cause the building		
premiums and expense of such insurance under this mortgage, with interest.		
	against this property on or before the first day of January of ear	ch calendar vear.
And X		
payment, until all amounts due under this mortgage have been paid in full and should a mortgage may, at its option, pay same and charge the amounts so paid to the mort gage of	lebt, and collect same under this mortgage, with interest.	WEST
And the mortgagor(s) do(ex) hereby agree, on demand of the mortgagee at any tire with, and in addition to, the monthly payments of principal and interest stated above, a st	ne, to pay, on the first day of each succeeding month the	eafter, together
in	to now on demand at any time, any additional sums necessary to	pay those recipion
It is further agreed that any such additional payments, when so demanded by the mortgagee, mortgage and the note secured thereby.	snan become a part of the monthly installments due under in	
And it is hereby agreed as a part of the consideration of the loan herein secured, tha		
and should X W.9	ry enter upon said premises, make whatever repairs are necess with interest.	ary, and charge
And We do hereby assign set over and transfer unto the said FIDELITY FI	EDERAL SAVINGS AND LOAN ASSOCIATION, OF	GREENVILLE,
S. C., its successors and assigns, all the rents and profits accruing from the premises here	emapove described, retaining, nowever, the right to conect sales any part of said debt interest, fire insurance premiums or	taxes, shall be
past due and unpaid, said mortgagee may (provided the premises herein described are occu- herein described, and collect said rents and profits and apply same to the payment of taxes,	nied by a tenant of tenants). Wilhout fullific procedures, take t	Mer me brobers
more than the rents and profits actually collected, less the costs of collection; and should sa		
above set out become past due and unpaid, then 3 WO do hereby agr the Circuit Court of said State, at Chambers or otherwise, for the appointment of a R eceive	r with anthority to take charge of the mortgaged premises, design	nate a reasonable
rental, and collect same and apply the net proceeds thereof (after paying costs of collection for anything more than the rents and profits actually collected.	upon said debt, interest, taxes, and fire insurance, without lie	bility to account
DECLIDED AT WAVE nevertheless and on this EVERESS CONDITION that if	K We the said mortgagor S , KK OUT	heirs or legal
representatives, shall on or before the first day of each and every month from and after	r the date of these presents, pay or cause to be paid to the FIDEL	aid debt, and all
interest and amounts due thereon shall have been paid in full, then this deed of trust and	bargain shall become null and void; otherwise to remain in full	force and virtue.
erte de la companya de la companya La companya de la co	9	
And it is further agreed by and between the said parties hereto, that the said mortgage	or ix are to hold and enjoy the said premises until de	etault of payment
shall be made. But if X. M.G. shall make default in the payment of said monthly ins set out for a space of thirty days, then, and in such event, the Association may, at its opti	tallments, or shall make default in any of the covenants and provi on, declare the whole amount hereunder at once due and payab	sions heremadove le, together with
costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage.		
IN WITNESS WHEREOF We have hereunto set our hand and	seal, this the 26th day of February	, in the year
	airtr_aichth	
Independence of the United States of America.	J. O. Hendrix J. C. Hendrix Hazel H. Howell Harley Louise Hendrix Joseph R. Hendrix George B. Hendrix	
Signed, sealed and delivered in the presence of:	J. C. Hengrix Hazel H. Howell	(SEAL)
W. E. Lineburger T. R. Austin	Harley Louise Hendrix	COTATA
Me deh M. Brew	George B. Hendrix	ISEAL)
Madah M. Bray J. L. Love	Alta H. Garraux	(SEAL)
2. D. D046		(SEAL)
	Divver B. Hendrix	(SEAL)
STATE OF SOUTH CAROLINA,	Divver B. Hendrix	(SEAL)
STATE OF SOUTH CAROLINA, County of Greenville PROBATE	Divver B. Hendrix	(SEAL)
County of Greenville PROBATE	Divver B. Hendrix	(SEAL)
PROBATE	Divver B. Hendrix	(SEAL)
County of Greenville PROBATE PERSONALLY appeared before me	Divver B. Hendrix and made oath that	the within named
County of Greenville PERSONALLY appeared before me. Madah M. Bray J. O. Hendrix, Hazel H. Howell, Harly Louise Hendrik. Garraux and Divver B. Hendrix	ix, Joseph R. Hendrix, George B. He	the within named
County of Greenville PERSONALLY appeared before me. Madah M. Bray J. O. Hendrix, Hazel H. Howell, Harly Louise Hendrik. Garraux and Divver B. Hendrix	ix, Joseph R. Hendrix, George B. He	the within named
PROBATE PERSONALLY appeared before me	ix, Joseph R. Hendrix, George B. He	the within named
PROBATE PERSONALLY appeared before me. Madah M. Bray J. O. Hendrix, Hazel H. Howell, Harly Louise Hendr H. Garraux and Divver B. Hendrix sign, seal and as our act and deed deliver the within written deed, and the witnessed the execution thereof.	ix, Joseph R. Hendrix, George B. He	the within named
County of Greenville PERSONALLY appeared before me	ix, Joseph R. Hendrix, George B. He	the within named
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PROBATE PERSONALLY appeared before me	and made oath that She saw to saw the saw to say the say the say the say to say the say th	ay concern, that ryn B. Hendri
PROBATE PERSONALLY appeared before me	and made oath that She saw to saw the saw to say the say the say the say to say the say th	ay concern, that ryn B. Hendri
PROBATE PERSONALLY appeared before me	and made oath that She saw to saw the saw to say the say the say the say to say the say th	ay concern, that ryn B. Hendri
PROBATE PERSONALLY appeared before me	and made oath that she saw to saw the saw to some state of Joseph R. Hendrix, George B. Hendrix and Kath thin named George B. Hendrix and Kath to the within named FIDELITY FEDERAL SAVINGS AND and also all her right and claim of Dower of, in or to all and sing	ay concern, that ryn B. Hendri

J. L. Love

Notar Public for South Carolina.

....(SEAL)