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TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said property of the said FIDELITY FE TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said FIDELITY FE	emises belonging, or in anywise incident or DERAL SAVINGS AND LOAN ASSOCIA	ATION, OF
And X We do hereby bind XXXXXX ourselves and our Heirs, Executors and ngular the said Premises unto the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, Our and our	F GREENVILLE, S. C., its successors and	assigns, from t thereof.
A controlled Heirs. Executors, Administrators, and Assigns, and every person whomsoever lawfu	my craiming of to claim the same	
And X WO do hereby agree to insure the house and buildings on said lot in a sum not less that	3,000.00) Dollars fire insurance and	1 not less than
Three Thousand & No/100 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 assign	said policy or
s and engines and in the event X We S	hould at any time ran to moure said pro-	, - , - ,
remiums thereon, then the said mortgagee, its successors and assigns, and in the overselvent of the said mortgagee, its successors and assigns, may cause the building to be insured in x remiums and expense of such insurance under this mortgage, with interest.		
And X We do hereby agree to pay all taxes and other public assessments against this property and to exhibit the tax receipts at the offices of the FIDELITY FEDERAL SAVINGS AND LOAN ASSO ayment, until all amounts due under this mortgage have been paid in full, and should X fail nortgage may, at its option, pay same and charge the amounts so paid to the mortgage debt, and collect same nortgage may, at its option, pay same and charge the amounts so paid to the mortgage to pay on the pay on the pay of the	e under this mortgage, with interest.	after together
And the mortgagor(s) do(es) hereby agree, on demand of the mortgagee at any time, to pay, our with, and in addition to, the monthly payments of principal and interest stated above, a sum equal to one-nsurance premiums, as estimated by the mortgagee. The mortgagor(s) further agree(s) to pay on demand, a further agreed that any such additional payments, when so demanded by the mortgagee, shall become a page of the content of the mortgage of the content of the content of the mortgage of the content of the mortgage of the content of the content of the mortgage of the content of the content of the mortgage of the content of the content of the mortgage of the content of the cont	twelfth $(1/12)$ of the said annual taxes, a at any time, any additional sums necessary to part of the monthly installments due under the	pay these items. e terms of this
And it is hereby agreed as a part of the consideration of the loan herein secured, that the mortgagor. And it is hereby agreed as a part of the consideration of the loan herein secured, that the mortgagor. And it is hereby agreed as a part of the consideration of the loan herein secured, that the mortgagor.	shall keep the premises herein described to premises, make whatever repairs are necessary	m good repair,
And X do hereby assign, set over and transfer unto the said FIDELITY FEDERAL SAVIN S. C., its successors and assigns, all the rents and profits accruing from the premises hereinabove described, as the payments herein set out are not more than thirty days in arrears, but if at any time any part of s as the payments herein set out are not more than thirty days in arrears, but if at any time any part of s as the payments herein set out are not more than thirty days in arrears, but if at any time any part of s as the payments herein described are occupied by a tenant or past due and unpaid, said mortgagee may (provided the premises herein described are occupied by a tenant or	retaining, however, the right to collect said aid debt, interest, fire insurance premiums or tenants), without further proceedings, take overest, and principal, without liability to account	rents so long taxes, shall be yer the property nt for anything
herein described, and confect said rents and profits actually collected, less the costs of collection; and should said premises be occurred than the rents and profits actually collected, less the costs of collection; and should said premises be occurred than the rents and profits actually collected, less the costs of collection; and should said premises be occurred to the costs of collection.	pied by the mortgagor. herein, and the property to	eayments herein-
above set out become past due and unpaid, then X we do never agree that such authority to the Circuit Court of said State, at Chambers or otherwise, for the appointment of a Receiver, with authority to rental, and collect same and apply the net proceeds thereof (after paying costs of collection) upon said debt, is the rents and profits actually collected.	take charge of the mortgaged premises, designates takes, and fire insurance, without liab	bility to account
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if X WO	the said mortgagors, ax our	TY FEDERAL
representatives, shall on or before the mist day of said morts and said sparties hereto, that the said mortgagor are shall be made. But if we shall make default in the payment of said monthly installments, or shall representatives, shall make default in the payment of said monthly installments, or shall representatives, shall make default in the payment of said monthly installments, or shall representatives, shall make default in the payment of said monthly installments, or shall representatives.	to hold and enjoy the said premises until def	force and virtue.
And it is further agreed by and between the said parties hereto, that the said mortgagor and shall be made. But if we shall make default in the payment of said monthly installments, or shall rest out for a space of thirty days, then, and in such event, the Association may, at its option, declare with costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF have hereunto set our hand and seal standard this the	to hold and enjoy the said premises until definate default in any of the covenants and provise whole amount hereunder at once due and particles. The same of the covenants and provise the whole amount hereunder at once due and particles.	fault of payment sions hereinabove payable, together , in the year
And it is further agreed by and between the said parties hereto, that the said mortgagor and shall be been paid in full, then this deed of trust and bargain shall be been paid in full, then	to hold and enjoy the said premises until definate default in any of the covenants and provise whole amount hereunder at once due and particles. The same of the covenants and provise the whole amount hereunder at once due and particles.	fault of payment sions hereinabove payable, together, in the yearyear of the
And it is further agreed by and between the said parties hereto, that the said mortgagor are shall be made. But if we shall make default in the payment of said monthly installments, or shall set out for a space of thirty days, then, and in such event, the Association may, at its option, declare 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 shall in the Court of the United States of America. Signed, sealed and delivered in the presence of: W. E. Annie Kither Browne	to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provided the day of January One Hundred and Sixty-sixth McManus McManus	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)
shall be made. But if we shall make default in the payment of said monthly installments, or shall set out for a space of thirty days, then, and in such event, the Association may, at its option, declare with costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF have hereunto set	the null and void; otherwise to remain in full to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provide the day of	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)
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representatives, shall on or bedre file file. So of GREENVILLE, S. C., its successors or assigns, the mon- SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or assigns, the mon- interest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become And it is further agreed by and between the said parties hereto, that the said mortgagor are shall be made. But if and the shall make default in the payment of said monthly installments, or shall reserved to the first of a space of thirty days, then, and in such event, the Association may, at its option, declare with costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF have hereunto set our hand and seal and seal and seal and seal and in the complete of the United States of America. Signed, sealed and delivered in the presence of: Kitty Browne J. L. Love STATE OF SOUTH CAROLINA, PROBATE	to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provided the day of January One Hundred and Sixty-sixth McManus McManus	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)
representatives, shall on or better the first stay of Greenville. SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or assigns, the monstand amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become shall be made. Shall be made. But if x we shall make default in the payment of said monthly installments, or shall reset out for a space of thirty days, then, and in such event, the Association may, at its option, declare 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 s, this the of our Lord One Thousand, Nine Hundred and Independence of the United States of America. Signed, sealed and delivered in the presence of: **K1tty Browne** **J. L. Love** **STATE OF SOUTH CAROLINA,** PROBATE PROBATE	to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and you have day of January One Hundred and Sixty-sixth McManus McManus	force and virtue. fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)
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representatives, shall on or before the said parties hereto, that the said mortgagor assigns, the moninterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon, shall have be said mortgagor. And it is further agreed by and between the said parties hereto, that the said mortgagor are shall have been paid in full, then this deed of trust and bargain shall becominterest and amounts due thereon this deed of trust and bargain shall becomintered and mortgagor. Shall be made. But if X.W9	to hold and enjoy the said premises until definake default in any of the covenants and provise the whole amount hereunder at once due and some Hundred and Sixty-sixth McManus McManus and made oath that She saw	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)(SEAL)
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representatives, shall on or better the said savings AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or assigns, the moninterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become the said amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become the said amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become the said amounts due thereon, shall reserve the said mortgagor. And it is further agreed by and between the said parties hereto, that the said mortgagor are set out for a space of thirty days, then, and in such event, the Association may, at its option, declare 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 and s	to hold and enjoy the said premises until definake default in any of the covenants and provise the whole amount hereunder at once due and some state of the day of	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)(SEAL)
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representatives, shall on of better the missing shall be and the said parties hereto, and in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of said monthly installments, or shall rest to foreclose its mortgagor. IN WITNESS WHEREOF We have hereunto set our hands and seal so this the for our Lord One Thousand, Nine Hundred and Forty-two and in the County of Greenville Forty-two and seal so the said parties hereto, that the said mortgagor shall be content of the United States of America. W. B. Signed, sealed and delivered in the presence of: K1tty Browne W. E. McManus and Annie McManus sign, seal and as their act and deed deliver the within written deed, and that S he, with witnessed the execution thereof. SWORN to before me this the day of January 19 142 J. L. Love Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Greenville RENUNCIATION OF DOWER	to hold and enjoy the said premises until definake default in any of the covenants and provise the whole amount hereunder at once due and provided the said of the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provided the said of the sa	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL) the within named
representatives, shall on or between the said parties hereto, that the said mortgagor assigns, the mon interest and amounts due thereon, shall have been paid in full, then this deed of trust and bargaran shall becommend the said parties hereto, that the said mortgagor are are shall research of the triple of the said mortgagor are are shall be made. But if x w shall make default in the payment of said monthly installments, or shall reset out for a space of thirty days, then, and in such event, the Association may, at its option, declare with costs and a reasonable attorney's fee, and shall have the right to forcelose its mortgage. IN WITNESS WHEREOF w have hereunto set our hand and seal s, this the four Lord One Thousand, Nine Hundred and Independence of the United States of America. Signed, sealed and delivered in the presence of: Kitty Browne J. L. Love STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me Kitty Browne W. E. McManus and Annie McManus sign, seal and as their act and deed deliver the within written deed, and that she, with witnessed the execution thereof. SWORN to before me this the 9th day of January 19 L2 Kit January 19 L2 Kit January 19 L2 Kit January 19 L2 Kit January 19 L5 L. Love REPUBLIE for South Carolina.	the null and void; otherwise to remain in full in the null and void; otherwise to remain in full in the null and void; otherwise to remain in full in the null and void; otherwise to remain in full in the null and void; otherwise to remain in full in the null and void; otherwise to remain in full in the null and provise the whole amount hereunder at once due and provise the whole amount here whole and provise the whole amount hereunder at once due and provise th	fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL) the within named
representatives, shall on of better the missing shall be and the said parties hereto, and in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be conterest and amounts due thereon, shall have the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of the said parties hereto, that the said mortgagor shall be content of said monthly installments, or shall rest to foreclose its mortgagor. IN WITNESS WHEREOF We have hereunto set our hands and seal so this the for our Lord One Thousand, Nine Hundred and Forty-two and in the County of Greenville Forty-two and seal so the said parties hereto, that the said mortgagor shall be content of the United States of America. W. B. Signed, sealed and delivered in the presence of: K1tty Browne W. E. McManus and Annie McManus sign, seal and as their act and deed deliver the within written deed, and that S he, with witnessed the execution thereof. SWORN to before me this the day of January 19 142 J. L. Love Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Greenville RENUNCIATION OF DOWER	the mistalment, as a structure of the main in full is me null and void; otherwise to remain in full is to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provise the whole amount here are the whole amount here are the whole amount here are the whole amount hereunder at once due and provise the whole amount here are the w	force and virtue. fault of payment sions hereinabove payable, together, in the yearyear of the(SEAL)(SEAL)(SEAL) the within named TOAN ASSOCIA.
epresentatives, shall on of bettereon, shall have been paid in full, then this deed of trust and bargain shall beconterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall beconterest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall be not received by and between the said parties hereto, that the said mortgagor and and it is further agreed by and between the said parties hereto, that the said mortgagor and and it is further agreed by and between the said parties hereto, that the said mortgagor and shall be made. But if a well and shall make the right to foreclose its mortgagor. IN WITNESS WHEREOF we have hereunto set our hand and seal. So, this the full to foreclose its mortgagor. IN WITNESS WHEREOF we have hereunto set our hand and seal. So, this the four Lord One Thousand, Nine Hundred and parties. Signed, sealed and delivered in the presence of: K1tty Browne J. L. Love STATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me. K1tty Browne W. E. McManus and Annie McManus sign, seal and as their act and deed deliver the within written deed, and that So, he, with writnessed the execution thereof. SWORN to before me this the 9th day of January 19.42. J. L. Love (SEAL) Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Greenville J. L. Love , a Notary Public for South Carolina first day appears before me, and, upon being privately and separately examined by me, did declare that or fear of any person of January and supon being privately and separately examined by me, did declare that or fear of any person of January and supon being privately and separately examined by me, did declare that or fear of any person of January and seal, supon being privately and separately examined by me, did declare that or fear of any person of January and seal, supon being privately and separately examined by me, did declare that or fear of any person of January and seal this supon bein	the mistalment, as a structure of the main in full is me null and void; otherwise to remain in full is to hold and enjoy the said premises until definate default in any of the covenants and provise the whole amount hereunder at once due and provise the whole amount here are the whole amount here are the whole amount here are the whole amount hereunder at once due and provise the whole amount here are the w	force and virtue. fault of payment sions hereinabove payable, together , in the year year of the (SEAL) (SEAL) (SEAL) the within named TOAN ASSOCIA