TOGETHER with a	all and singular the Rights, Membe	ers, Hereditaments and	Appurtenances to the s	aid premises belonging, or in anywise i	ncident or appertaining.
TO HAVE AND TO	O HOLD all and singular the Pres	mises before mentioned	d unto the said FIDEI	ITY FEDERAL SAVINGS AND LOA	AN ASSOCIATION, OF
GREENVILLE, S. C., i	its successors and assigns forever	•			
And I	do hereby bind myself, my	DERAL SAVINGS AND	LOAN ASSOCIATION	ors and Administrators to warrant and ON, OF GREENVILLE, S. C., its succe	essors and assigns, from
and assingt mvself	And my Heirs, Executors, Administra	ators, and Assigns, and	every person whomso	ever lawfully claiming or to claim the s	ame or any part thereof.
				not less than THIRTEEN HUND	
				(\$1300.00) Dollars fire inst	urance and not less than
	THIRTEEN HUNDRE	D		(\$ 1300 • loss or damage by fire or windstorm, a	00 Dollars tornado
				should at any time fail to	
for the premiums and o	expense of such insurance under tr	nis mortgage, with inter	.est.	ngs to be insured in mynan	
year, and to exhibit the	e tax receipts at the offices of the F	IDECITY FEDERAL S	MVINGS AND LOAN	property on or before the first day of ASSOCIATION, OF GREENVILLE,	~· -,·····························
the mortgagee may, a	it its option, pay same and charge	the amounts so paid to	o the mortgage debt, a	fail to pay said taxes and other go and collect same under this mortgage, tgagor shall keep the premises h	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
repair, and should I	fail to do so, the mortg	gagee, its successors, or debt and collect same	r assigns may enter u under this mortgage,	pon said premises, make whatever re with interest.	pairs are necessary, and
And Ido S. C., its successors ar long as the payments be past due and unpa	o hereby assign, set over and trans nd assigns, all the rents and profit herein set out are not more than the lid, said mortgagee may (provided	sfer unto the said FIDE is accruing from the pr hirty days in arrears, but the premises herein de	CLITY FEDERAL SA remises hereinabove d ut if at any time any p escribed are occupied b	VINGS AND LOAN ASSOCIATION escribed, retaining, however, the right art of said debt, interest, fire insurance y a tenant or tenants), without further pes, fire insurance, interest, and principle of the property of the said premises be occupied by the said premises as the said premises are said to be a said premise as the said premises are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the said premise are said to be a said premise as the s	premiums or taxes, shall proceedings, take over the ipal, without liability to
and the payments her	reinabove set out become past du	te and unpaid, then I at Chambers or otherwi	do her ise, for the appointmen proceeds thereof, after	reby agree that said mortgagee, its suct of a Receiver, with authority to take paying costs of collection) upon said	cessors and assigns, may
PROVIDED, ALV	WAYS, nevertheless, and on this	EXPRESS CONDITIO	ON, that if I	the said mortgagor ,my	heirs or legal
				nese presents, pay or cause to be paid to nthly installments, as set out herein, un ecome null and void; otherwise to rema	
				to hold and enjoy the sa	
and provisions herein due and payable, tog	nabove set out for a space of thirty gether with costs and a reasonable	e attorney's fees, and	shall have the right to		
				, this the 19thday of Apri	
of our Lord One Tho Independence of the	ousand, Nine Hundred and United States of America.	Thirty-eig	ght , and in the O		ond year of the
-	delivered in the presence of: L. Love			Meta Southerlin Dil	
					(SEAL)
Cat	therine Brown				(SEAL)
STATE OF SOUTH	> PROBATE				
PERSONALLY	appeared before me	J. L. Love		and made oath that	he saw the within named
	Meta Souther]	in Dill		· <u> </u>	
sign, seal and as witnessed the exceu	her act and deed deliver	the within written de	eed, and thathe,	with Catherine Br	·own
	ore me this the 19th				
RIAL	p ri }			J. L. Love	
Ca	therine Brown Notary Public for South Car	rolina (SEAL)			
SET			(MODERA &	TAN A THIOREM NT \	
County of G		ION OF DOWER	(MORTGA	GOR A WOMAN)	
I,		, a Notar	y Public for South Ca	arolina, do hereby certify unto all w	hom it may concern, that
D.C.vo		the wif	e of the within name	d	
did this day appear dread or fear of any ASSOCIATION, OF	before me, and, upon being priva	ately and separately ex	amined by me, did dec	lare that she does freely, voluntarily, and the within named FIDELITY FEDER and also all her right and claim of Down	nd without any compulsion AL SAVINGS AND LOAN
	my hand and seal, this				
	Notary Public for South				
			70		Y rs
	Recorded April 19th	<u>1</u> 9	50, at 12:	o'clock	P.M
				By-N.S.	