		***	-		
$\sim$	ъ	1	16	1Λ.	

TOGETHER with all and singular the Rights, Members, Hereditaments and Apput TO HAVE AND TO HOLD all and singular the Premises before mentioned unto GREENVILLE, S. C., its successors and assigns forever.	the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF
And X W.O. do hereby bind <b>MysMtxxx</b> ourselves our singular the said Premises unto the said FIDELITY FEDERAL SAVINGS AND LOA	Heirs, Executors and Administrators to warrant and forever defend all andN ASSOCIATION, OF GREENVILLE, S. C., its successors and assigns, from
ourselves, our and against. Heirs, Executors, Administrators, and Assigns, and every p	
And * W6	
and with the control of the control	(\$ 600.00 ) Dollars fire insurance and not less than
Six Hundred and No/100 insurance, in a company or companies acceptable to the mortgagee, and to keep same insurance.	
policies of insurance to the said mortgagee, its successors and assigns; and in the even	
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.	
And in the document of the first and to exhibit the tax receipts at the offices of the FIDELITY FEDERAL SAVINGS payment, until all amounts due under this mortgage have been paid in full and should mortgagee may, at its option, pay same and charge the amounts so paid to the mortgage	AND LOAN ASSOCIATION, OF GREENVILLE, S. C., immediately upon <b>MC</b> fail to pay said taxes and other governmental assessments, the e debt, and collect same under this mortgage, with interest.
And the mortgagor(s) do be hereby agree, on demand of the mortgagee at any with, and in addition to, the monthly payments of principal and interest stated above, a insurance premiums, as estimated by the mortgagee. The mortgagor(s) further agree It is further agreed that any such additional payments, when so demanded by the mortgage mortgage and the note secured thereby.	s) to hav on demand at any time any additional clime necessary to now these items
And it is hereby agreed as a part of the consideration of the loan herein secured, t and should <b>K</b> . <b>WO</b> fail to do so, the mortgagee, its successors, or assigns, the expenses for such repairs to the mortgage debt and collect same under this mortgage.	may enter upon said premises make whatever repairs are necessary and charge
And I. W.Sdo hereby assign, set over and transfer unto the said FIDELITY S. C., its successors and assigns, all the rents and profits accruing from the premises has the payments herein set out are not more than thirty days in arrears, but if at any tipast due and unpaid, said mortgagee may (provided the premises herein described are of herein described, and collect said rents and profits and apply same to the payment of taxe	iereinabove described, retaining, however, the right to collect said rents so long ime any part of said debt, interest, fire insurance premiums or taxes, shall be counted by a tenant or tenants) without further proceedings, take over the proceedings.
more than the rents and profits actually collected, less the costs of collection; and should	
above set out become past due and unpaid, then <b>K</b> do hereby a the Circuit Court of said State, at Chambers or otherwise, for the appointment of a R ecei rental, and collect same and apply the net proceeds thereof (after paying costs of collect for anything more than the rents and profits actually collected.	ver with authority to take charge of the mortgaged premises designate a reasonable
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that representatives, shall on or before the first day of each and every month from and at SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors interest and amounts due thereon shall have been paid in full, then this deed of trust are	iter the date of these presents, pay or cause to be paid to the FIDELITY FEDERAL
And it is further agreed by and between the said parties hereto, that the said mortga	
about the market Providence WG	
shall be made. But it seems shall make default in the payment of said monthly in set out for a space of thirty days, then, and in such event, the Association may, at its or 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 are	
costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage.	nd seal
costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage.  IN WITNESS WHEREOF have hereunto set hand and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:	nd seal, this the
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 forty-two independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen /	nd seal, this the 30th day of July in the year of the seal, and in the One Hundred and sixty-seventh year of the
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen v  J. L. Love  J. L. Love  Mrs. Louise Holobaugh  Mrs. O. D. Steinback	mod seal, this the
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen v  J. L. Love  Mrs. Louise Holobaugh  Mrs. O. D. Steinback  Larguerite C. Bolling- Evelyn C. Martin as to	nd seal, this the
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen v  J. L. Love  J. L. Love  Mrs. Louise Holobaugh  Mrs. O. D. Steinback	Mamie F. Calhoun  Elizabeth Calhoun Jenkins  Clyde Calhoun  Emily C. Greer
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jenv  J. L. Love  Love Holobaugh  Louise Holobaugh  Ars. C. D. Steinback  STATE OF SOUTH CAROLINA,  PROBATE  County of Greenville	Mamie F. Calhoun  Clyde Calhoun  Clyde Calhoun  Clyde Calhoun  Emily C. Greer  Thamer Calhoun  Thamer Calhoun
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen / J. L. Love  J. L. Love  J. L. Love  Hrs. County of Greenville  PERSONALLY appeared before me Ruby M. Eskew  PERSONALLY appeared before me Ruby M. Eskew	Mamie F. Calhoun  Clyde Calhoun  Clyde Calhoun  Emily C. Greer  Thamer Calhoun  and made oath that S. he saw the within named
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen / J. L. Love  J. L. Love  Ara. Louise Holobaugh Ars. C. D. Steinback  STATE OF SOUTH CAROLINA,  County of Greenville  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins	Mamie F. Calhoun (SEAL)  Clyde Calhoun (SEAL)  Emily C. Greer  Thamer Calhoun  and made oath that S. he saw the within named
costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage.  IN WITNESS WHEREOF We have hereunto set hand and of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen / J. L. Love  J. L. Love  The Louise Holobaugh are C. Bolling-Evelyn C. Martin as to State Of Greenville  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.	Mamie F. Calhoun (SEAL)  Clyde Calhoun (SEAL)  Emily C. Greer  Thamer Calhoun  and made oath that S. he saw the within named
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 are of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jen v  J. L. Love Elizabeth C. Jen v  J. L. Love Greenville  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.	and seal state the whole amount hereinder at once the and payable, together with the seal state of the seal seal state of the seal state o
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jenv  J. L. Love  Ara. Louise Holobaugh  Ars. O. D. Steinback  Arguerite C. Bolling- Evelyn C. Martin as to STATE OF SOUTH CAROLINA,  County of Greenville  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the 30th day of July 19 42	Mamie F. Calhoun (SEAL)  Clyde Calhoun (SEAL)  Emily C. Greer  Thamer Calhoun  and made oath that S. he saw the within named
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jenv  J. L. Love  Louise Holobaugh  Bra. Louise Holobaugh  Bra. Louise Holobaugh  Bra. County of Greenville  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the 30th day of July J. L. Love	and seal state the whole amount hereinder at once the and payable, together with the seal state of the seal seal state of the seal state o
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  As to Mamie F. Calhour & Elizabeth C. Jenv  J. L. Love  Fra. Louise Holobaugh  Bra. Louise Holobaugh  Bra. County of Greenville  PERSONALLY appeared before me. Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the 30th day of  July 19 12  J. L. Love  Notary Public for South Carolina.	and seal state the whole amount hereinder at once the and payable, together with the seal state of the seal seal state of the seal state o
IN WITNESS WHEREOF We have hereunto set our hand a reasonable attorney's fee, and shall have the right to foreclose its mortgage.  IN WITNESS WHEREOF We have hereunto set our hand and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Blizabeth C. Jenv  J. L. Love  In Love Brain as to State of America.  STATE OF SOUTH CAROLINA,  PROBATE  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Blizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the day of July 19 12  J. L. Love Notary Public for South Carolina.  STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  County of Carolina  RENUNCIATION OF DOWER	nd seal. S this the
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 S ar of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jenv  I. L. Love Steinback  Erguerite C. Bolling- Evelyn C. Martin as to STATE OF SOUTH CAROLINA,  PROBATE  PERSONALLY appeared before me Ruby M. Eskew  Mamie F. Calhoun and Elizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the July 19 42  J. L. Love (SEAL)  Notary Public for South Carolina.  STATE OF SOUTH Carolina  STATE OF SOUTH CAROLINA,  SEAL REPURCIATION OF DOWER  County of SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  County of SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION OF DOWER  AND SECTION STATE OF SOUTH CAROLINA  RENUNCIATION SECTION STATE OF SOUTH CAROLINA  RENUNCIATION SECTION SEC	And seal S this the 30th day of July in the year of the Mamie F. Calhoun (SEAL)  Elizabeth Calhoun Jenkins (SEAL)  Clyde Calhoun (SEAL)  Emily C. Greer  Thamer Calhoun  and made oath that S he saw the within named of the saw the saw the within named of the saw the saw the within named of the saw the within named of the saw the saw the within named of the saw the s
in witnessed the execution thereof.  Sworn to before me this the execution thereof.  Sworn to before me this the execution thereof.  Sworn to before me this the execution of powers and and as the first the execution of south Carolina.  Sign, seal and as the first the execution thereof.  Sworn to before me this the execution of powers and and the execution of powers and and the execution of powers.  Sworn to before me this the execution of powers and the execution of powers and the execution of powers and the execution of powers.  Sworn to before me this the execution thereof.  Sworn to be the execut	And seal state the whole annount hereinate at once the and payable, together with and seal state the whole annount hereinate at once the and payable, together with and seal state state of the state of
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 of our Lord One Thousand, Nine Hundred and forty-two Independence of the United States of America.  Signed, sealed and delivered in the presence of:  as to Mamie F. Calhour & Elizabeth C. Jenv  J. L. Love  Bra. Louise Holobaugh  Ars. O. D. Steinback  Arguerite C. Bolling Evelyn C. Martin as to State of South Carolina,  PROBATE  PERSONALLY appeared before me. Ruby M. Eskew  Mamie F. Calhoun and Blizabeth Calhoun Jenkins  sign, seal and as their act and deed deliver the within written deed, and the witnessed the execution thereof.  SWORN to before me this the 30th day of July 19 142  J. L. Love (SEAL)  Notary Public for South Carolina.  STATE OF Carolina  STATE OF Carolina  STATE OF Carolina  STATE OF Carolina  Their county of Carolina RENUNCIATION OF DOWER  County of Carolina RENUNCIATION OF DOWER  County of Any person or persons whomsoever, renounce, release, and forever relinquish ur CIATION OF GREENVILLE, S. C., its successors and assigns, all her interest and estate within mentioned and released.  GIVEN under my hand and seal, this 21st	And seal state the whole annount hereinate at once the and payable, together with and seal state the whole annount hereinate at once the and payable, together with and seal state state of the state of
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 of our Lord One Thousand, Nine Hundred and forty-two independence of the United States of America.  Signed, sealed and delivered in the presence of:  Ruby M. Rakew Sastew Signed, sealed and delivered in the presence of:  Ruby M. Rakew Sastew	And seal state the whole annount hereinate at once the and payable, together with and seal state the whole annount hereinate at once the and payable, together with and seal state state of the state of