E O F O

	The warrant the			800K	42 no 407	
REC	ORDING FEE MAR 26 1974 REAL PROPERT	Y AGREEN	IENT	VCL	996 race 42	
FAID 7 7 8 ST						
In consideration of such loans and indebtedness as shall be made by or become due to Fidelity Federal Savings and Loan Association of Greenville, In consideration of such loans and indebtedness as shall be made by or become due to Fidelity Federal Savings and Loan Association of Greenville, In consideration of such loans and indebtedness have been S. C. Bereinafter referred to as "Association" to or from the undersigned, jointly or severally, and until all of such loans and indebtedness have been S. C. Bereinafter referred to as "Association" to or from the undersigned, jointly or severally, whichever first occurs, the undersigned, jointly and paid in full, or until twenty-one years following the death of the fast survivor of the undersigned, whichever first occurs, the undersigned, jointly and paid in full, or until twenty-one years following the death of the fast survivor of the undersigned, whichever first occurs, the undersigned, jointly and paid in full, or until twenty-one years following the death of the fast survivor of the undersigned, whichever first occurs, the undersigned paid in full, or until twenty-one years following the death of the fast survivor of the undersigned, whichever first occurs, the undersigned paid in full, or until twenty-one years following the death of the fast survivor of the undersigned whichever first occurs, the undersigned paid in full, or until twenty-one years following the death of the fast survivor of the undersigned whichever first occurs, the undersigned paid in full, or until twenty-one years following the death of the fast survivor of the undersigned paid in full twenty-one years following the death of the fast survivor of the undersigned paid in full twenty-one years followed the fast survivor of the undersigned paid in full twenty-one years followed the fast survivor of the undersigned paid in full twenty-one years followed the fast survivor of the undersigned paid in full twenty-one years followed the fast survivor of the undersigned paid in full twenty-one						
	1. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind imposed or levied upon the real property described below; and 2. Without the prior written consent of Association, to refrain from creating or permitting any lien or other encumbrance (other than a light or consent of the prior written consent of the prior written consent of the real property described below,					
2. Without the prior written consent of Association, to refrain from creating or permitting any lien or other entumorable to the prior written consent of Association, to refrain from creating or permitting any lien or other entumorable to the property described below, those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property described below, those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property described below, or any interest therein; or any leases, rents or funds held under escrow agreement relating to said premises; and						
	3. The property referred to by this agreement is described as follows:	lows:			Marie 8. T	
	Dwelling located at 220 W. Mountain View		THIS / JOAY OF FIDELUTY FEDER	E Cat	1976 35. 9 LOAN ASSN.	
			BY Jale	11/01	·AVP	
	के हुँ हैं हैं हैं OCT 15'76	1 0553	House	OFFICE Hen	ele.	
•	7. 27.8 8.7.7 4.7.8 8.7.7 4.7.8 8.7.7 4.7.8 8.7.7 8.7 8		_//CC/j_x	2 //	Macal AZ	
ì	₩ ₩ - ₹					
1	That if default be finde in the performance of any of the terms here notes hereof or hereafter signed by the undersigned agrees and does let to the Association and agrees that any judge of jurisdiction may, at a full authority to take possession thereof and collect the rents and profit full authority to take possession thereof and collect the rents and profit full authority to take possession thereof and collect the rents and profit full authority to take possession thereof and collect the rents and profit full authority to take possession thereof and collect the rents and profit full authority to take possession thereof and collect the rents are profit full authority.	site and hold th	e same subject to the	further ord	er of said court.	
•						
when due Association, at its electron and						
remaining unput to resociation may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places						
and application in its discretion, that seems and affect and						
	as Assetution, 1 and 1 indebtedness of the undersigned to Asset until then it shall apply to and bind the undersigned, their heirs, legs to the benefit of Association and its successors and assigns. The affect of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person may and is hereby authorized to rely the	lavit of any offic usive evidence ereon.	of the validity, effec	tiveness an	ors and assigns, and naure octation showing any part d continuing force of this	
	1. A. tra B Marie	×7000	VLEAZIV.	Litt	efelle as	
•	Witnest Carlo			•	4	
	3 Judy 4D. 4NºHUSU	LU			(L S.)	
•	B William /					
	Dated at: Greenville, S. C.	-				
	Warch 21, 1974					
	De G					
	State of South Carolina					
	County of Greenville, C.			-l6	being duly sworn, says that	
	V V V 14	(without)		. wno, arer	being day awar,	
			arover)	ो नीरिक्स के	dy B. McAlister	
sign, seal, and as their act and deed deliver the within written instrument or writing, and that deposits and the deposits of writing,					(Witness)	
•	winesses the execution thereof.				•	
	Subscribed and sworn to before me	y lu	rtio B.	YU	yfin	
	the 21st key of Varch		, (Wi	taem nigh berr	OO .	
	Notary Public, State of South Carolina					
•	My Commission expires	REC	ORDEG KK 25	74	23815	
	7 cm 2073					

4328 RV.2)