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TOGETHER with all and singular the Rights, Members, Hereditaments and Appurts TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the GREENVILLE, S. C., its successors and assigns forever.	
And I	Heirs, Executors and Administrators to warrant ASSOCIATION, OF GREENVILLE, S. C., its successors and assigns, from
my	lamber of a claiming or to claim the same of any part the
the house and buildings on said lot in	a sum not less than
Girtson Hundred and No/100	(\$1600.00) Dellars tornado
Sixteen Hundred and No/100 insurance, in a company or companies acceptable to the mortgagee, and to keep same insured	d from loss or damage by fire or windstorm, and do hereby assign said policy of
insurance, in a company or companies acceptable to the mortgagee, and to keep same 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 event	name, and reimburse itself for the
policies of insurance to the said mortgagee, its successors and assigns, and in 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.	
And I	11. and collect same under this mortgage, with interest.
And the mortgagor (s) do (es) hereby agree, on demand of the mortgagee at any with, and in addition to, the monthly payments of principal and interest stated above, a with, and premiums, as estimated by the mortgagee. The mortgagor (s) further agree insurance premiums, as estimated by the mortgagee, when so demanded by the mortgage	time, to pay, on the first day of each succession and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal to one-twelfth (1/12) of the said annual taxes, assessment and sum equal taxes, as a sum equal taxes,
mortgage and the note becare	shall keen the premises herein debotation
fail to do so the mortgagee, its successors, or assigns,	11 to the second
And I	FEDERAL SAVINGS AND LOAN ASSOCIATION ASSOC
more than the rents and profits actually collected, less the costs of collection; and should	I said premises be occupied by the moregager and apply to any Judge of
above set out become past due and unpaid, then I	agree that said mortgagee, its successor and fire insurance, without liability to account etion) upon said debt, interest, taxes, and fire insurance, without liability to account
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that representatives, shall on or before the first day of each and every month from and SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successor interest and amounts due thereon shall have been paid in full, then this deed of trust	t if Iheirs or legal after the date of these presents, pay or cause to be paid to the FIDELITY FEDERAL, s or assigns, the monthly installments, as set out herein, until said debt, and all and bargain shall become null and void; otherwise to remain in full force and virtue.
	gagor isto hold and enjoy the said premises until default of payment
shall be made. But if Ishall make default in the payment of said monthly set out for a space of thirty days, then, and in such event, the Association may, at its costs and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF	this the 23rd day of December, in the year
Thousand Nine Hundred and Forty-two	and in the One Funded and
Signed, sealed and delivered in the presence of:	R. C. Jones (SEAL)
Signed, sealed and delivered in the presented with	R. C. Jones (SEAL) (SEAL)
J. L. Love	(SEAL)
	,
STATE OF SOUTH CAROLINA, County of Greenville County of Greenville	
PERSONALLY appeared before me	and made oath that St. he saw the within named
R. C. Jones	*
	nd thatShe, withJ. L. Love
witnessed the execution thereof.	nd thathe, with
SWORN to before me this the 23rd day of December 19 42	Madah M. Bray
J. L. Love (SEAL) Notary Public for South Carolina.	
STATE OF SOUTH CAROLINA, County of Greenville RENUNCIATION OF DOWE	
J. L. Love , a Notary Pt	ablic for South Carolina, do hereby certify unto all whom it may concern, that
To Toron a the miss of	R. C. Jones
Mrs. Lucy F. Jones ,, the wife of did this day appear before me, and, upon being privately and separately examined or fear of any person or persons whomsoever, renounce, release, and forever relinque CIATION OF GREENVILLE, S. C., its successors and assigns, all her interest and within mentioned and released.	by me, did declare that she does freely, voluntarily, and without any companion, areas
27-3	ish unto the within named FIDELTTI FEDERATION of the within named FIDELTTI FEDERATION of the singular the Premises estate, and also all her right and claim of Dower of, in or to all and singular the Premises
GIVEN under my hand and seal, this 22rd	estate, and also all lief right and con-
GIVEN under my hand and seal, this 23rd day of December , A. D. 1942 J. L. Love (SEAL)	Lucy F. Jones