16			
7.75 10-		or in anywise incident	or appertaining.
the Dights Membe	rs, Hereditaments and Appurtenanc	tes to the said premises belonging, or in anywise incident id FIDELITY FEDERAL SAVINGS AND LOAN ASSO	OCIATION, OF
TOGETHER with all and singular the Rights, members of HAVE AND TO HOLD all and singular the Pre-	mises before mentioned unto the sa	id FIDELITT PROGRAM	
TO HAVE AND TO HOLD all and singular transfer of the REENVILLE, S. C., its successors and assigns forever.	• • • • • • • • • • • • • • • • • • •	rs, Executors and Administrators to warrant and forever SOCIATION, OF GREENVILLE, S. C., its successors a	r defend all and and assigns, from
and T We do hereby bind governor CEDE	<b>selves, our</b> Hei	rs, Executors and Administrators to warrant and forever SOCIATION, OF GREENVILLE, S. C., its successors a subarrance lawfully claiming or to claim the same or any parts of the same of th	
d against Ourselveneirs, Executors, Administrator	s, and Assigns, and every person	sum not less than	10/100
do hereby agree to insure the house	e and buildings on said lot in a	sum not less than	and not less than
And A		(\$1,800.00) Dollars fire insurance	
	1 (100	om loss or damage by fire or windstorm, and do hereby ass should at any time fail to insure said pre	.) Dollars tornado sign said policy or
Eighteen hund	gagee, and to keep same insured from	om loss or damage by fire or windstorm, and do hereby	emises or pay the
nsurance, in a company or companies acceptable to the more	and assigns and in the event	should at any time fail to insure said pre	itself for the
olicies of insurance to the said mortgagee, its successors	and assigns, and course the huilding t	be insured in <b>MK. OUF</b> name, and reimb	ourse usen 201
premiums thereon, then the said mortgagee, its successors an	age, with interest.		
premiums and expense of outs.	and other public assessments	against this property on or before the first day of January of ND LOAN ASSOCIATION, OF GREENVILLE, S. C., fail to pay said taxes and other government of the first day of each succeeding month	, immediately upon tal assessments, the
And And And do hereby agree to pay all tax	LITY FEDERAL SAVINGS AND THE PROPERTY OF THE P	fail to pay said taxes and other government fail to pay said taxes and taxes are government fail to pay said taxes and taxes are government fail to pay said taxes and taxes are government fail to pa	together
payment, until all amounts due under this mortgage have	mounts so paid to the mort gage di	to pay, on the first day of each succeeding month	thereaster, togethere tees, assessment and
And the mortgagor(s) do(es) hereby agree, on der	nand of the mortgagee at any and and interest stated above, a su all and interest stated above, a su	im equal to one-twelfth (1712) to pay on demand, at any time, any additional sums necessary to pay on demand, at any time, any additional sums necessary	er the terms of this
insurance premiums, as estimated by the mortgagee. In	en so demanded by the mortgagee,	shan become a	ibed in good repair,
It is further agreed that any such additional property mortgage and the note secured thereby.	ion of the loan herein secured, tha	t the mortgagor shall keep the premises herein descr ay enter upon said premises, make whatever repairs are no with interest.	ecessary, and charge
And it is hereby agreed as a part of the considerat	gee, its successors, or assigns, ma	t the mortgagor shall keep the premises never decor- ay enter upon said premises, make whatever repairs are no with interest. EDERAL, SAVINGS AND LOAN ASSOCIATION, ( EDERAL, SAVINGS AND LOAN ASSOCIATION, (	OF GREENVILLE,
and should <b>K</b> . We fail to do so, the mortga the expenses for such repairs to the mortgage debt and to	ollect same under this mortgage,	with interest.  EDERAL, SAVINGS AND LOAN ASSOCIATION, (einabove described, retaining, however, the right to collect enabove described, retaining, however, the right to collect enabove described, retaining, however, the right to collect enabove described, retaining, without further proceedings, to upied by a tenant or tenants), without further proceedings, to fire insurance, interest, and principal, without liability to	t said rents so long s or taxes, shall be
And K. We do hereby assign, set over and tra	s accruing from the premises her days in arrears, but if at any tim	EDERAL, SAVINGS AND LOAN to collect einabove described, retaining, however, the right to collect enabove described, retaining, however, the right to collect enabove described, interest, fire insurance premiums upied by a tenant or tenants), without further proceedings, to fire insurance, interest, and principal, without liability to	ake over the property account for anything
S. C., its successive and out are not more than thirty	days 1 described are occ	upled by a comment and principal, Without habits	
lici citi deperation	of collection; and should s	aid premises be occupied by	Tudge of
more than the rents and profits actually collected, less in	do hereby ag	ree that said mortgagee, its successors and assigns, may a er, with authority to take charge of the mortgaged premises, on) upon said debt, interest, taxes, and fire insurance, without the contrager mortgager.	designate a reasonable
share set out become past due and unpaid, then	e for the appointment of a R eceiv	er, with authority to take er, taxes, and fire insurance, with	)((t 1100-11-5)
rental, and collect same and apply the net proceeds the	ollected.	the said mortgagor to be paid to the F	IDELITY FEDERAL
PROVIDED, ALWAYS, nevertheless, and on the	s EXPRESS CONDITION, that ch and every month from and af	if <b>X. W.6</b>	ntil said debt, and an n full force and virtue.
representatives, shan ASSOCIATION, OF GRE	in full then this deed of trust an	d bargam shan become	
interest and amounts due thereon sales			
And it is further agreed by and between the said	parties hereto, that the said mortgo	agor <b>E. A.P.S</b> to hold and enjoy the said premises u	intil default of payment
And it is further agreed by and between the said shall be made. But if <b>X</b> shall make default set out for a space of thirty days, then, and in such estate and a reasonable attorney's fee, and shall have the	parties hereto, that the said mortgate in the payment of said monthly invent, the Association may, at its or right to foreclose its mortgage.	installments, or shall make default in any of the covenants and apption, declare the whole amount hereunder at once due and	d provisions hereinabove payable, together with
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And it is further agreed by and between the said  shall be made. But if X. We shall make default set out for a space of thirty days, then, and in such ecosts and a reasonable attorney's fee, and shall have the IN WITNESS WHEREOF. We have I of our Lord One Thousand, Nine Hundred and Independence of the United States of America.  Signed, sealed and delivered in the presence of:  Mary S. Wilburn  D. B. Leatherwood  STATE OF SOUTH CAROLINA,  County of Greenville  PERSONALLY appeared before me Lessie Co  sign, seal and as their act and deed witnessed the execution thereof.  SWORN to before me this the November  D. B. Leatherwood  Notary Public for South Carolina,  County of Greenville  I, Mary S. Wilburn	parties hereto, that the said mortgate in the payment of said monthly event, the Association may, at its of right to foreclose its mortgage.  The mary S. Wilburn hand S. forty-four  Mary S. Wilburn hand Mary S. forty-four	installments, or shall make default in any of the covenants and prion, declare the whole amount hereunder at once due and and seal. 3, this the 22nd day of November and in the One Hundred and X.  Lessie Coats Tranmell  R. Paul Trammell  d that She, with D. B. Leatherwo  Mary S. Wilbura  R. Paul Trammell	d provisions hereinaboved payable, together with payable, together with payable, in the year of the grand (SEAI (SEAI)(SAI (SEAI (SE
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Mary S. Wilburn
Notar Public for South Carolina.

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