	_		
GR	E	M.	_10a

TOGETHER with all and singular the Rights, Members, Hereditaments and TO HAVE AND TO HOLD all and singular the Premises before mentioned GREENVILLE, S. C., its successors and assigns forever.		
And I do hereby bind myself, mysingular the said Premises unto the said FIDELITY FEDERAL SAVINGS AND		rever defend all and ors and assigns, from
and my and against Myself/Heirs, Executors, Administrators, and Assigns, and every And Ido hereby agree to insure the house and buildings on said	ery person whomsoever lawfully claiming or to claim the same or	my part thereof.
······································		
AL MARKET TO THE WARM		
nsurance, in a company or companies acceptable to the mortgagee, and to keep same		
policies of insurance to the said mortgagee, its successors and assigns; and in the remiums thereon, then the said mortgagee, its successors and assigns, may cause the bremiums and expense of such insurance under this mortgage, with interest.		
And I	NGS AND LOAN ASSOCIATION, OF GREENVILLE, S. (immediately woon
And the mortgagor (f) do(es) hereby agree, on demand of the mortgagee at with, and in addition to, the monthly payments of principal and interest stated above assurance premiums, as estimated by the mortgagee. The mortgagor(s) further at is further agreed that any such additional payments, when so demanded by the mortgage and the note secured thereby.	ve, a sum equal to one-twelfth (1/12) of the said annual taggree(s) to pay on demand, at any time, any additional sums necessa	xes, assessment and very to pay these items.
And it is hereby agreed as a part of the consideration of the loan herein secur		19
ad should I	tgage, with interest.	
And I do hereby assign, set over and transfer unto the said FIDELI. C., its successors and assigns, all the rents and profits accruing from the premis s the payments herein set out are not more than thirty days in arrears, but if at a sat due and unpaid, said mortgagee may (provided the premises herein described a crein described, and collect said rents and profits and apply same to the payment of	any time any part of said debt, interest, his insurance premium	ke over the property
nore than the rents and profits actually collected, less the costs of collection; and sh		
bove set out become past due and unpaid, then I	ol lection) upon said debt, interest, taxes, and fire insurance, withou	it liability to account
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, epresentatives, shall on or before the first day of each and every month from a AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its succenterest and amounts due thereon shall have been paid in full, then this deed of transfer and amounts due thereon shall have been paid in full, then this deed of transfer and amounts due thereon shall have been paid in full, then this deed of transfer and amounts due thereon shall have been paid in full, then this deed of transfer and the statement of the stateme	and after the date of these presents, pay or cause to be paid to the FI	DELITY FEDERAL
And it is further agreed by and between the said parties hereto, that the said ment hall be made. But if Ishall make default in the payment of said mont et out for a space of thirty days, then, and in such event, the Association may at	thly installments, or shall make default in any of the covenants and p	rovisions hereinahove
hall be made. But if Ishall make default in the payment of said montet out for a space of thirty days, then, and in such event, the Association may, at osts and a reasonable attorney's fee, and shall have the right to foreclose its mortgag. IN WITNESS WHEREOF. I	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price. April April And in the One Hundred and 6762. Minnie M. Holland	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)
hall be made. But if I	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price. April April And in the One Hundred and 6762 Minnie M. Holland	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)
nall be made. But if Ishall make default in the payment of said monter out for a space of thirty days, then, and in such event, the Association may, at losts and a reasonable attorney's fee, and shall have the right to foreclose its mortgag. IN WITNESS WHEREOF	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price. April April And in the One Hundred and 6762. Minnie M. Holland	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)
nall be made. But if I	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price. April April And in the One Hundred and 6762 Minnie M. Holland	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)
nall be made. But if I	thly installments, or shall make default in any of the covenants and points option, declare the whole amount hereunder at once due and points.	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)(SEAL)
nall be made. But if I	thly installments, or shall make default in any of the covenants and pits option, declare the whole amount hereunder at once due and pite.	rovisions hereinabove ayable, together with, in the yearyear of the(SEAL)(SEAL)
all be made. But if I	thly installments, or shall make default in any of the covenants and pits option, declare the whole amount hereunder at once due and pite.	rovisions hereinabove ayable, together with, in the year
hall be made. But if Ishall make default in the payment of said mont of tout for a space of thirty days, then, and in such event, the Association may, at sits and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF have hereunto set my hand. The court Lord One Thousand, Nine Hundred and for ty three independence of the United States of America. Igned, sealed and delivered in the presence of:	thly installments, or shall make default in any of the covenants and pits option, declare the whole amount hereunder at once due and pite.	rovisions hereinabove ayable, together with, in the year
all be made. But if I	th ly installments, or shall make default in any of the covenants and pits option, declare the whole amount hereunder at once due and pite.	rovisions hereinabove ayable, together with, in the year
all be made. But if I	thly installments, or shall make default in any of the covenants and pits option, declare the whole amount hereunder at once due and pite.	rovisions hereinabove ayable, together with, in the year
pall be made. But if I	th ly installments, or shall make default in any of the covenants and partits option, declare the whole amount hereunder at once due and partite.	rovisions hereinabove ayable, together with, in the year
mall be made. But if Ishall make default in the payment of said mont et out for a space of thirty days, then, and in such event, the Association may, at sets and a reasonable attorney's fee, and shall have the right to foreclose its mortgage. IN WITNESS WHEREOF have hereunto set my hand. If our Lord One Thousand, Nine Hundred and for ty three independence of the United States of America. Igned, sealed and delivered in the presence of: Madah M. Bray Ben C. Thornton TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me Madah M. If	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price.	rovisions hereinabove ayable, together with, in the year
mall be made. But if I	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price.	may concern, that may compulsion, dread ND LOAN ASSO
all be made. But if I	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price.	may concern, that may compulsion, dread ND LOAN ASSO
hall be made. But if Ishall make default in the payment of said mont et out for a space of thirty days, then, and in such event, the Association may, at osts and a reasonable attorney's fee, and shall have the right to foreclose its mortgag IN WITNESS WHEREOF have hereunto set my hand. In our Lord One Thousand, Nine Hundred and for ty three independence of the United States of America. It igned, sealed and delivered in the presence of: Madah M. Bray Ben C. Thornton TATE OF SOUTH CAROLINA, County of Greenville PERSONALLY appeared before me Madah M. If	thly installments, or shall make default in any of the covenants and prits option, declare the whole amount hereunder at once due and price.	may concern, that may compulsion, dread ND LOAN ASSO