E E E

				•								•		-
	S. C. P.	ereinafter ri full, or un:	eferred to as "/ til twenty-one y	and indebted	REAL PR	made nders	by or beco	me due to	Fidelity For	ederal Savings antil all of suc	th loans and it	O PASE sociation of indebtedness	Greenville, s have been	
	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													
	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:													
	3.	The prope	erty referred to	by this agree	ment is descri	sea a	a tonowa:							
-	ပ (Property Property Property		i at: 1	03 Pheasa		Trail (1979	Sreenvi	ille;Æ	a Afgert 241 Kirieta Ce Ag evirued I	100	19 <u>79</u>	*******	- 3
			dwelling		DEG 3	,	1919		6 × /	em le	1/1/0	·lu-		
1.E	4 01 PM	Y. TANKERS!	Ger Deserve		alhen	_	18	130	y house	ASSISIANI YX 271 9 271 9	EFRESIDENT			- 4 - 1
7	دين	دی دی							3	~4 VBC	UD_{λ}	2017A-		-
œ	Thirties to the	ereol or ber Association	ealter signed l and agrees the	y the undersi	any of the ter gned agrees ar I jurisdiction r ollect the reats	d do may,	es hereby at chambe	assign the	e rents and ruise, app	profits arisin	eg or to and r of the des	e from sui cribed pres	d premas s uses, with	. !
	full authority to take possession thereof and collect the rents and profits and hold the same subject to the further order of said court. 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other sums be not paid to Association when doe, Association, at its election may declare the entire remaining unpaid principal and interest of any obligation or indebtodness then remaining unpaid to Association to be due and payable forthwith.													
	5. That Association may and is bereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Association, in its discretion, may elect.													
	until the to the l of said	en it shall i erefit of A indebtedre	ipply to and bi ssociation and ss to remain u	ind the unders its successors appid shall be	the undersigned, their he and assigns. It and assigns. It authorized to	irs, k ke af e çoc	egatees, de lidavit of a glusive ev	visces, ad try office	zairistrato r or depart	rs, executors, ment manage	successors a r of Associat	nd assigns. Dou showin	and inure g any part	:
		Witness	aude	Mirt	/			Bil	ly x	<u> </u>	Boull		(I_ S.)	,
ဂ္ဂ		Witness	Kuth.	Notis)			Pogg	y <u>S. s</u>	Somece	-		(L. S.)	ļ
ō	•	Fide	elity Fede	3 o fere	ı									
ı	Dated a			Jul 5 q			_			i farit	ETT			
1		12	-1-77		_						ESS			
-			Date					******	-		1100	. *		
Ö	State o	f South Ca	andina					及			斜位	$Z_{\mathcal{J}_{i}}$		
3-4		_						€ 5		GEN.				
	County	of GIG	enville						يين			正正		
77	Pe	rsonally ap	peared before	me	Lewis W.			n			after being	doly szen	, says that	ē-
L G	bes	aw the will	hin named	Bill	ly R. Gos	mel	ı and		y S. Go	osnell		·		
ŭ		al and are	اد است جيو بايرا	and deliver st	e within writte	m for	tromes of	(Barrer uriting	-	ervereri31	Rut	h Neves	;	
		-	ition thereof.	as searce to	- avin #11ff	.es 3112	newscia (I	. winnig	ent that O	CHARRIE MAIN		(Titaca)		
			d sworn to be	fore me				7)		. 1				
	_	/	1/300		17				1.1 2	1/_ 2	_			

O Hygen 1005

RECORGED DEC 12 1977 at 2:30 P.M.

4328 RV.2

17907