F.M.—10a	is ensurise incident or appertaining.
	nances to the said premises belonging, or in anywise included of Egyptian and the said premises belonging, or in anywise included of Egyptian and Eg
	said FIDELITY FEDERAL SAVINGS TRUE
TO HAVE AND TO HOLD all and singular to HAVE AND TO HAVE AN	and forever defend all and
	Heirs, Executors and Administrators to warrant and lotever details, from
And I do hereby bind myself, my	ASSOCIATION, OF GREAT-
my against myself/ Heirs, Executors, Administrators, and Assigns, and every personagainst.	son whomsoever lawfully claiming or to claim the same or any part thereof.
against myself/ Heirs, Executors, Administrators, and Assigns, and every personal And I	Twenty-Six Hundred Filty & No.
And I	(\$2650.00 Dollars fire insurance and not less than
Twenty-Six Hundred Fifty & No/100 urance, in a company or companies acceptable to the mortgagee, and to keep same insured	2650-00 Dollars tornado
Twenty-Six Hundred Fifty & No/100	from loss or damage by fire or windstorm, and do hereby assign said policy or
urance, in a company or companies acceptable to the mortgagee, and to keep same insured icies of insurance to the said mortgagee, its successors and assigns; and in the event	from loss of damage and time fail to insure said premises, or pay the
to the said mortgagee, its successors and assigns; and in the event	I should at any time and raimburse itself for the
and account may cause the burners	g to be insured in myname, and romo
miums thereon, then the said mortgagee, its successors and assigns, hard miums and expense of such insurance under this mortgage, with interest.	and colendar year.
	ts against this property on or before the first day of January of each each upon the against this property on or before the first day of January of each each upon the against
And I do hereby agree to pay all taxes and other FEDERAL SAVINGS the tax receipts at the offices of the FIDELITY FEDERAL and should	AND LOAN ASSOCIATION and taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments, the Loan fail to pay said taxes and other governmental assessments.
yment, until all amounts due under this mortgage nave been pard in amounts due under this mortgage nave been pard in amounts so paid to the mort gage	debt, and collect same under the day of each succeeding month thereafter, together
in the mortgagee at any t	time, to pay, or the said aimidal districtions items
ith, and in additions as estimated by the mortgagee. The mortgage to the the mortgage	e shall become a part of the months
is further agreed that any such additional payments, when so demands a	the premises herein described in good repair,
And it is hereby agreed as a part of the consideration of the loan herein secured, the	that the mortgagor
fail to do so, the mortgage, the mortgage.	with interest.
t capenage and the said FIDELITY	redefining however, the right to concer such that he
And I	time any part of said debt, interest, fire listifance proceedings, take over the property
S the payments and the provided the premises herein do	free incirance, litterest, and P
erem descrisos, sur d	regid premises he occupied by the mortgagor hereas,
ast due and unpaid, said mortgagee may (profits and apply same to the payment of taxe herein described, and collect said rents and profits and apply same to the payment of taxe nore than the rents and profits actually collected, less the costs of collection; and should above set out become past due and unpaid, then I	that said mortgagee, its successors and assigns, may apply to any Judge of
above set out become past due and unpaid, then I	agree that said the state charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designation of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises, designated accounties with authority to take charge of the mortgaged premises.
the Circuit the same and apply the net proceeds thereof (arter paying	1 on low
to anything the CONDITION, that	it it I procents pay or cause to be paid to the Fibraria data and a
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that representatives, shall on or before the first day of each and every month from and representatives, shall on ASSOCIATION, OF GREENVILLE, S. C., its successor SAVINGS AND LOAN ASSOCIATION, or green paid in full, then this deed of trust a interest and amounts due thereon shall have been paid in full, then this deed of trust a	es or assigns, the monthly installments, as set out herein, until some and virtu
interest and amounts due thereon shall have been paid in fun, then this	
med out	tgagor isto hold and enjoy the said premises until default of payme
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.	18th March in the year
IN WITNESS WHEREOF. I have hereunto set my hand of our Lord One Thousand, Nine Hundred and Forty-Three Independence of the United States of America.	sixty-Seventin year of single the One Hundred and single the One Hundred an
Thousand Nine Hundred and	
•	deal plan also dep 5400. And to
Signed, sealed and delivered in the presence of:	(SEA
Signed, sealed and delivered in the presence of Hubert E. Nolin	
J. L. Love	(SE/2
	(SEA
	(312)
	(312)
STATE OF SOUTH CAROLINA, PROBATE	
County of Greenville Hubert E. Noli	nand made oath thathe saw the within na
County of Greenville Hubert E. Noli	nand made oath thathe saw the within na
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PERSONALLY appeared before me	nand made oath thathe saw the within na
County of Greenville Hubert E. Nolin PERSONALLY appeared before me. Lilla B. Koester sign, seal and as her act and deed deliver the within written deed, as witnessed the execution thereof. SWORN to before me this the March 1943	nand made oath thathe saw the within nahe, withbe, withbe, withbe, withbe, withbe, withandandbe, withbe, with
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BY:N.S.

Notar Public for South Carolina. (SEAL)