insident or appear	-taining.
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging, or in anywise incident or apper	N. OF
mo ITOLD all and singular the Premises before including and	1
GREEN VILIAL, AS CONTROL OF THE PROPERTY OF TH	LOAN
And I do never blind in the state and forever defend all and singular the state and Heirs, Executors and Administrators to warrant and forever defend all and singular the state and Heirs, Executors and Administrators to warrant and forever defend all and singular the state and the	
And Ido hereby bind thysen, my forever defend all and singular the said Theirs, Executors and Administrators to warrant and forever defend all and singular the said Theirs, Executors and Administrators to warrant and forever defend all and singular the said The said Theirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming theirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming the said Th	ng or to
Claim the same or any part thereof. And I	lundre d
And I	mage by
in a company or companies acceptable to the mortgage,	
do hereby assign said policy or policies of insurance to the said mortgagee, its successors and assigns, and	ing to be
should at any distributes itself for the premiums and expense of such insurance under this more gray.	l. solondar
And I do hereby agree to pay all taxes and other public assessments again to the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREEK TOWN,	mental as-
year, and to change this mortgage have been paid in full, and should I	interest, in
twelve equal monthly instalments in addition to regular monthly restricted the consideration for the loan herein secured, that the mortgagor shall keep the premises	and
fail to do so, the mortgagee, its successors, or assigns mortgage, with interest, in twelve equal monthly	ı ı
repair, and should I	ereunder at
or deed of conveyance without consent of the said Association and should I	EENVILLE,
as the payments herein set out are not more than unity days in the premises herein described are occupied by a state insurance, interest, and printed as the payments herein set out are not more than unity days in the payment of taxes, fire insurance, interest, and printed be past due and unpaid, said mortgagee may (provided the premises herein described are occupied to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed to the payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, fire insurance, interest, and printed taxes are payment of taxes, and printed taxes a	by the mort-
gagor herein, and the payments hereinabove set out become past due and unpaid, then I	ceeds thereof ally collected.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	and all inter- ce and virtue.
est and amounts on the said parties hereto, that the said mortgagor is	annta and
chall make default in the payment of said may at its option, declare the whole units and a said may be a said of the whole units and a said of the whole units a said of the whole units a said of the whole units and a said of the whole units a said of the whole units and a said of the whole units a said of the whole units and a said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the whole units a said of the said of the whole units a said of the whole units a said of the said of the said of the whole units a said of the said of	once due and
provisions included by the costs and a reasonable attorney's lees, and or navable, together with costs and a reasonable attorney's lees, and or leave of october	, in the year
IN WITNESS WHEREOF 1 have hereunto set my hand and Sixty-Seventh	year of the
In WITNESS WHEREOF	(SEAL)
Independence of the United States of Al 1C 8 3. MCRITICAL	(SEAL)
of our Lord One Thousand, Nine Hundred and Forty-two, and in the One Hundred and Independence of the United States of America. Signed, sealed and delivered in the presence of: Doris S. Scott Doris B. LeFoy	(SEAL)
Daisy B. LaFoy	
CLEOTINA]	
STATE OF SOUTH CAROLINA, PROBATE County of Greenville.	aithin named
County of Greenville. Doris S. Scott PERSONALLY appeared before me	me within hamed
sign, seal and as her act and deed deliver the within written deed, and that She, with Dei sy B. LaFcy	
SWORN to before me this the First day of Doris S. Scott	
October , A. D. 19	
The first H is $H(W)$	
Dai sy B. LaFoy (SEAL) Notary Public for South Carolina.	
Notary Public for South Caronia.	
Notary Public for South Carollia. STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER	
STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER A Notary Public for South Carolina, do hereby certify unto all whom it a	
Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I,	may concern, that
Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER , a Notary Public for South Carolina, do hereby certify unto all whom it is the wife of the within named. Mrs	may concern, that
STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER A Notary Public for South Carolina, do hereby certify unto all whom it is a set the within named.	may concern, that