TOUTHLESS with the designation of States. Marriages Hardward States and provides between the stage of states and provides and the state of the states and stages and the states of the states and stat	TOGETHER with all and singular the Rights, Members, Hereditaments	and Appurtenance to the
the state the paid Practices used the self-DELTY FERRAL ANNIES AND LOSS AND	TO HAVE AND TO HOLD all and singular the Premises before mention	and Appurtenances to the said premises belonging, or in anywise incident or appertaining
AndUVENION_A Contents of became on became and bedience can send but in a sum not less thanUVENION_A but when years to have the beam and bedience can send but in a sum not less thanUVENION_A but when years to have the beam and bedience can send but in a sum not less thanUVENION_A but when years to common an expense of a send program of a sen	distigns forever.	and the said FIDELITY FEDERAL SAVINGS AND LOAN AGE.
AndUVENION_A Contents of became on became and bedience can send but in a sum not less thanUVENION_A but when years to have the beam and bedience can send but in a sum not less thanUVENION_A but when years to have the beam and bedience can send but in a sum not less thanUVENION_A but when years to common an expense of a send program of a sen	do honol 1' 1	
Acc EXPROSITAL — Ab brittly agent to immer the beat and collisions on add in the 1 are not be the first and the second of the se	and against I Heirs Executors Add to	ND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors and
TREMITY-SIX MIN DESTINATION or the same and seek in a sum case to the college of the long same institute from the college of the long same institute or public of formation to the said more grown of the college of the long same institute from the college of the long same institute or public of formation to the said more grown or the college of the co	and my	nd every person whomsoever lawfully claiming or to claim the
ATTENTY-SIX HINDRED (A. 2600.00) Dollar fire insurance and analysis to the surrection, and is may make housed from tour or takenge by fire or well-about an additional property of the surrection, and it is not property and in the event. I should it may fine that it is not fine that the event of the property of the surrection and stronger in the event of the property of the surrection and stronger in the event of the property of the surrection and stronger in the event of the property of the surrection and copies of each third transaction which it is not contained in the event of the property of the surrection and copies of each third transaction which it is not contained to the event of the property of the surrection and the event of the property of the surrection and the event of the property of the surrection and the event of the property of the surrection and the event of the property of the surrection and the event of the property of the surrection and the event of the property of the surrection and t	And myself/ do hereby agree to insure the house and buildings	s on said lot in a sum not to a
Solve or pulses of enumerate to the alternatives. The neutron of states and states are designed to translation and all events and states are designed on the states and states are designed and all the control. And all are designed the states are designed and the control of th		TWENTY-SIX HUNDRED
Solve or pulses of enumerate to the alternatives. The neutron of states and states are designed to translation and all events and states are designed on the states and states are designed and all the control. And all are designed the states are designed and the control of th	MILITANIAN CONTRACTOR OF THE PROPERTY OF THE P	(\$ 2600.00) Dollars fire insurance and not less the
specified precipient alternous, these the sould necessary as in contrast and originate, and compared and interesting to the interest of the contrast of the precipient and copies of the interesting states of the contrast of	acceptable to the mortgages acceptable to the mortgages	0/00
specified precipient alternous, these the sould necessary as in contrast and originate, and compared and interesting to the interest of the contrast of the precipient and copies of the interesting states of the contrast of	policy or policies of insurance to the said mortgagee, its successors and exit	p same insured from loss or damage by fire or windstorm, and do hereby assign sa
And	pay the premiums thereon, then the said mortgages, its successors and assigns	s; and in the event I should at any time fail to insure said premises
year, and a scaled the law receipts at the office of the control of the property and a process,	modulated under this mortgage with inter-	may cause the buildings to be insured in the same
And it is broken, per same and charge the mode in the possible but the corresponded, and collection and the contribution of th	year, and to exhibit the tax read of the pay an taxes and other public as	issessments against this areas to
And I also betty agreed as a part of the considerative for the New Berde second, that the mercycaper— shall be good by permission berein described in good permission. The second is not to be the permission of the second of the contract second contract sense merch than compact, and interest. And I also betty states of the contract second contract sense merch than compact, and interest. And I also betty states of the contract second contract sense merch than compact, and interest. And I also betty states of the contract second contract sense merch than compact, and interest, and profits	payment, until all amounts due under this mortgage have been paid in 5 M	AVINGS AND LOAN ASSOCIATION, OF GREENVILLES C.
charge the exponents for "mail to do so, the amongs and and celled sum annotated the mergane and of receives, sales whatever regain and receives and of the mergane color than mergane and the	And it is hereby agreed as a part of the consideration	should <u>T</u> fail to pay said taxes and other governmental assessments
And I do involve assign, set over and transfer some mode this somegace, without and an advanced region and product assign, set over and transfer some the said PIDLIVEY FEDDEAL SATURGS AND LOAN ASSOCIATION, OF GREEN/ITEE AND LOAN ASSOCIATION, AND LOAN ASSOCIATION, OF GREEN/ITEE AND LOAN ASSOCIATION, AND LOAN ASSOCIATION, OF GREEN/ITEE AND LOAN ASSOCIATION, OF GREEN/ITEE AND LOAN ASSOCIATION, AND LOAN ASSOCIATION	repair, and should T fail to do not the loan herein sec	cured, that the mortgagor shall keep the premises herein described
for any place of the Control of the	to the mortgage debt and collect same	and the said premises make
account for anything core that the rest and protes and regit can send that a counted by a sensal for country for the management and account of anything core that the rest and properly collected first the count of calciforms the statement, increed, and properly collected first the count of calciforms the country increed, and properly collected first the count of calciforms the country increed, and properly calciforms the country of the country and the country of the c		
account for anything rows than the results and protein and empty can described and excepted by a measure or manufacture that the results and protein and protein and protein and the payment and payment payment and payment and payment and payment and payment payment and payment payment and payment payment and payment payme	be past due and unpaid, said mortgagee may (provided the receipt days in arrears, but	mises hereinabove described, retaining, however, the right to collect right right to collect right to collect right
and the proposals hereinalouse set on heromorpout due and unpaid, from I do inverted spree first and entertages, in any of set of the promoted of the proposal control of the	account for anything more than the rents and profits and apply same to	the payment of taxes, fire insurance premiums or taxes, shall
remarks designate a reasonable rental, and collect and changes or otherwise for the appointment of the propertion of the properties of the	and the payments hereinabove set out become past due of the payments hereinabove set out become payments and the payments are payments are payments and the payments are payments and the payments are payments are payments are payments and the payments are payments are payments are p	costs of collection; and should said premises be occupied by the mortgager than
propriete mixer, and one the term for the roll cands and EXPRESS CONDITION, that if I the said mortgagor. By beins or legal SALVINGS AND LOAN ASSICIATION, ON first the roll cands and on the propriete forms and the form of the propriete mixers and assemble dependence of the forms and that seems and the forms a	premises, designate a reasonable rental, and collect same and apply the net premise, fire insurance without liability to account of	for the appointment of a Receiver, with authority, its successors and assigns, may
perspectations, shall one or before the first day of costs and extractions. SUNDITION, that if I the said mortgagor. By helps or lead SAVINGS AND LOAN ASSOCIATION (CONTRICTS VILLE, S.C., its successor or subject, to discuss on be guid to the FIDELITY FEDERAL set and amounts due thereon, shall have been subject to the subject of the FIDELITY FEDERAL and amounts due thereon, shall have been subject to the subject of the FIDELITY FEDERAL And its further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And it is further agreed by and between the said parties bereto, that the said mortgagor. And mortgagor. And the said mortgagor. And mortgagor. And mortgagor. And the said mortgagor.	PROVIDED, ALWAYS percentage	profits actually collected.
the stand amounts due thereon, shall have been poid in fail, the with off or first and baggain all all knowns and another presents, pay or cause to be paid to the FIDELITY FEDERAL. And it is further agreed by and between the said parties hereto, that the said morgagor. And it is further agreed by and between the said parties hereto, that the said morgagor. Is no hold and enjoy the said premise small default. And and it is further agreed by and between the said parties hereto, that the said morgagor. Is no hold and enjoy the said premise small default in payment of said monthly installments, or shall make default in the payment of paid provisions between the said payment provides between the said payment payment of said monthly installments, or shall make default in any of the covenant payment payment of said monthly installments, or shall make default in any of the covenant payment payment payment of said monthly installments, or shall make default in any of the covenant payment	and on this EXPRESS CONDITION,	that ifI
And it is further agreed by and between the said parties hereto, that the said morrisgor, 18 to bold and enjoy the said premises small default of programs that he made that I shall make default in the governer of and monthly installments, or shall make the coverance of any payable, together with coats and a reasonable acturery's feets, and of any payable, together with coats and a reasonable acturery's feet, and all have the right to foreclose this mortage. In WITNESS WHEREOF I bave hereunto set HUY hand and seall, this the 8th day of September, in the year degeneration of the United Sales of America. In WITNESS WHEREOF I have hereunto set HUY hand and seall, this the 8th day of September, in the year degeneration of the United Sales of America. In WITNESS WHEREOF I have hereunto set HUY hand and seall, this the 8th day of September, in the year degeneration of the United Sales of America. In WITNESS WHEREOF I have hereunto set HUY hand and seall, this the 8th day of September, in the year degeneration of the United Sales of America. In WITNESS WHEREOF I have been suited and delivered in the presence of: KILLY Browne (SEAL) J. L. LOVE (SEAL) AREO OF SOUTH CAROLINA, PROBOTE ARE and as here and deed deliver the within written deed, and that S. he, with J. L. LOVE WORN to before me this the Sth day of September 1937. KILLY Browne TE OF SOUTH CAROLINA, PREMUNCIATION OF DOWER L. , a Notary Public for South Carolina, do hereby certify unto all whom it may concern that the wide of the within caused the second of Greenville and claim of Dower of, in or to all and singles, all her increas and estale, and also all her right and claim of Dower of, in or to all and singles. IN Outry Public for South Carolina, (SEAL) Notary Public for South Carolina. South Carolina and seed, this.	SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successor	nd after the date of these presents, pay or cause to be poid to the DVD and the series or legal
in promotional becomes agreed by and between the said parties hereto, that the said mortgagor . 18 to hold and enjoy the said premises until default in promotional becomes educated for a space of chirty days, then, and in successories and a made control of the said promotion may, at its option, declare the whole anomals intermediate at once and payable, together with close and a reasonable attorney's feet, and shall have the right foreign may, at its option, declare the whole anomals heremother at once in an approach, together with close and a reasonable attorney's feet, and shall have the right foreign may, at its option, declare the whole anomals heremother at once in an approach, together with close and a reasonable attorney's feet, and shall have the right foreign may, at its option, declare the whole anomals heremother at once in an approach of the control of the processor of the control of the processor of America. [SEAL] J. I. LOVE ATE OF SOUTH CAROLINA, PROBATE Country of Greenville PROBATE Country of Greenville ANOMALY Public for South Carolina, the within written deed, and that .8. be, with J. L. LOVE WORN to before me this the .8th day of Soptember . 1937. J. L. LOVE ATE OF SOUTH CAROLINA, Notary Public for South Carolina, do bereby certify unto all whom it may concern, that the day of Greenville L a Notary Public for South Carolina, do bereby certify unto all whom it may concern, that of the wide of the within anneal CIDILITY FEDERAL SAVINGS AND LOAN in the witten under study and allowed and related. A D. 19. Notary Public for South Carolina, CEAL) Notary Public for South Carolina, CEAL)	have been paid in full, then this deed of trust ar	nd bargain shall become null and void; otherwise to remain in the file LITY FEDERAL
and and as the presence of: County of Greenville PERSONALLY appeared before me. Kitty Browne Kitt	And it is further agreed by and between the said parties hereto, that the said m	Outgager is
SEAL) J. L. LOVE (SEAL) ATE OF SOUTH CAROLINA, County of Greenville FURTH T. ROGETS (SEAL) ATE OF SOUTH CAROLINA, County of Greenville Ruth T. ROGETS (SEAL) ATE OF SOUTH CAROLINA, County of Greenville Ruth T. ROGETS Aday of September 1. L. LOVE (SEAL) A Notary Public for South Carolina, County of Greenville REMUNCIATION OF DOWER I	dependence of the United States of America.	and in the One Hundred and Sixty-second
J. L. LOVE (SEAL) ATE OF SOUTH CAROLINA. County of Greenville PERSONALLY appeared before me Kitty Browne and made oath that She saw the within named Ruth T. Rogers seal and as her act and deed deliver the within written deed, and that She, with J. L. Love sested the execution thereof. WORN to before me this the Sth day of September 1957. J. L. Love (SEAL) Te OF SOUTH CAROLINA, Notary Public for South Carolina. RENUNCIATION OF DOWER I	gned, sealed and delivered in the presence of:	year of the
County of Greenville PERSONALLY appeared before me Kitty Browne and made oath that She saw the within named Ruth T. Rogers seal and as Ner act and deed deliver the within written deed, and that She, with J. L. Love sesed the execution thereof. SOURN to before me this the 8th day of September 1927 Kitty Browne T. J. L. Love Notary Public for South Carolina. TE OF SOUTH CAROLINA, RENUNCIATION OF DOWER To five of Greenville A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named by me, did declare that she does freely, voluntarily, and without any compulsion. CIATION GREENVILLES. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular sizes within member and released. Notary Public for South Carolina. A D. 19 Notary Public for South Carolina. (SEAL)		(SEAL)
County of Greenville PERSONALLY appeared before meKitty Browne	J. L. Love	(SEAL)
County of Greenville PERSONALLY appeared before me Kitty Browne and made oath that She saw the within named Ruth T. Rogers seal and as her act and deed deliver the within written deed, and that She, with J. L. Love SWORN to before me this the 8th day of September 1937. J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, , a Notary Public for South Carolina. RENUNCIATION OF DOWER I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN misses within mentioned and released. A. D. 19 Notary Public for South Carolina. Notary Public for South Carolina. (SEAL)		(SEAL)
PERSONALLY appeared before me. Kitty Browne and made oath that She saw the within named Ruth T. Rogers seal and as her act and deed deliver the within written deed, and that She, with J. L. Love WORN to before me this the 8th day of September 1927. J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed FIDELITY FEDERAL SAVINGS AND LOAN CLATION, Of GRIENVILLE, S. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular SIVEN under my hand and seal, this, A. D. 19. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina.	ATE OF SOUTH CAROLINA, PROPAGE	
Ruth T. Rogers , seal and as her act and deed deliver the within written deed, and that S. he, with J. L. Love SWORN to before me this the Sth day of September , 1927 J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, a Notary Public for South Carolina. RENUNCIATION OF DOWER I, a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emises within neutroned and released. A. D. 19 Notary Public for South Carolina. Notary Public for South Carolina and seal, this A. D. 19 Notary Public for South Carolina. Notary Public for South Carolina. A. D. 19 Notary Public for South Carolina.	County of Greenville	
Ruth T. Rogers , seal and as her act and deed deliver the within written deed, and that S. he, with J. L. Love SWORN to before me this the Sth day of September , 1927 J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, a Notary Public for South Carolina. RENUNCIATION OF DOWER I, a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emisses within mentioned and released. A. D. 19 Notary Public for South Carolina. (SEAL) Notary Public for South Carolina and made oath that She saw the within named within named for fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emisses within mentioned and released. A. D. 19 Notary Public for South Carolina.	PERSONALLY appeared before meKitty Browns	
seal and as her act and deed deliver the within written deed, and that S he, with J. L. LOVE WORN to before me this the 8th day of September , 1927 J. L. LOVE (SEAL) FE OF SOUTH CAROLINA, County of Greenville I, , a Notary Public for South Carolina. RENUNCIATION OF DOWER I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, or fear of any person or persons whomsoever, renounce, release and forever reliquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN minks within mentioned and released. GIVEN under my hand and seal, this , A. D. 19 (SEAL) Notary Public for South Carolina.		and made oath that She saw the within named
September , 1937 Kitty Browne The Office of Greenville Rendered and the separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mentioned and released. Notary Public for South Carolina. Kitty Browne K	Ruth T. Rogers	Table 1
SWORN to before me this the Sth day of September , 1927. J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN carnises within mentioned and released. SIVEN under my hand and seal, this , A. D. 19 (SEAL)	seal and as her act and deed deliver the within written deed, and that	G
September , 1937 Kitty Browne J. L. Love (SEAL) TE OF SOUTH CAROLINA, County of Greenville I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN carnises within mentioned and released. SIVEN under my hand and seal, this , A. D. 19 (SEAL) Notary Public for South Carolina.	SWORN to before me this the 8th	ne, with 3 • L • Love
Notary Public for South Carolina. RENUNCIATION OF DOWER	September 1037	
County of Greenville I,	J. L. Love (SEAL)	Kitty Browne
County of Greenville RENUNCIATION OF DOWER I,	Notary Public for South Carolina.	
County of Greenville RENUNCIATION OF DOWER , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that , the wife of the within named or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emises within mentioned and released. GIVEN under my hand and seal, this		
I,	TE OF SOUTH CAROLINA,	
or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emisses within mentioned and released. GIVEN under my hand and seal, this	County of Greenville ALMONCIATION OF DOWER	
or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emisses within mentioned and released. GIVEN under my hand and seal, this	I	
or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIDELITY FEDERAL SAVINGS AND LOAN emisses within mentioned and released. GIVEN under my hand and seal, this	, a Notary Public fo	or South Carolina, do hereby certify unto all whom
GIVEN under my hand and seal, this	is day appear before me and was to	1.1
GIVEN under my hand and seal, this	or fear of any person or persons whomsoever, renounce release and ferror	, did declare that she does freely, voluntarily, and without any
Notary Public for South Carolina. SIVEN under my hand and seal, this	emises within mentioned and released.	d estate, and also all her right and claim of Dower of in John LOAN
Notary Public for South Carolina. (SEAL)	GIVEN under my hand and seal, this	of Dower of, in or to all and singular
Notary Public for South Carolina.	A D 10	
	}	
ecorded September 9th 19 37 at 10 15	·	
	decorded September 9th 1937 at 10.45	
! "		