6.3

TOGETHER with all and singular the Rights, Mer	•			*	
TO HAVE AND TO HOLD all and singular the GREENVILLE, its successors and assigns forever.	Premises before men	ntioned unto the said	FIRST FEDERAL SAVINGS	S AND LOAN ASSOC	CIATION, OF
And I do hereby bind myself, m Heirs, Executors and Administrators to warrant and	d forever defend all	and singular the said	Premises unto the said FIRS	T FEDERAL SAVINGS	AND LOAN
ASSOCIATION, OF GREENVILLE, its successors		4 J			
or to claim the same or any part thereof.	Heirs, Exc	ecutors Administrators	and Assigns, and every p	erson whomsoever law	iully claiming
And I do hereby agree to	X /	D			and No/100
(\$ 1.000.00) Dollars tornado insurance,			· · · · · · · · · · · · · · · · · · ·		or damage by
fire or windstorm, and do hereby assign said policy should at any time fail to insure said premises, or	o/ N				
insured in my name, and reimbur	rse kself for the pr	remiums and expense o	f such insurance under this m	ortgage, with interest.	
And I do hereby agree to pay year, and to exhibit the tax receipts at the offices o	the FIRST FEDERA	AL SAVINGS AND L	OAN ASSOCIATION, OF G	REENVILLE, immediate	ly upon pay-
ment, until all amounts due under this mortgege ha assessments, the mortgagee may, at its option pay terest. , in twelve equal monthly. And it is hereby agreed as a part of the considerable.	N TOO OF THIS MADE	III addition	OF TASCHET MICHANTT	A Danierron	
repair, and should I fail to do so the charge the expenses for such repairs to the mortal instlaments in addition to repair that it is further agreed that I shall	guler monthl	y payments.	ove described, nor abendte sa	aid premises by the way	y of mortgage
or deed of conveyance without consent of the said As once due and payable, and may institute any proc	Course Nothern	2	, X		
its, successors and assigns, all the rents and profits as the payments herein set out are not more than be past due and unpaid, said mortgagee may (pro over the property herein described, and collect sailiability to account for anything more than the re	accruling from the pr thirty days in arrear ovided the premises in the profits and profits onts and profits actual	remises hereinabote des, but if at any time a herein described are of and apply same to the ally collected, less the	ny part of said debt, interest, ccupied by a tenant or tenant or payment of taxes, fire insu costs of collection; and shou	he right to collect said fire insurance premiums its), without further pro- rance, interest, and prin- ld said premises be oc	rents so long or taxes, shall oceedings, take ocipal, without
mortgagor herein, and the payments hereinable do hereby agree that said mortgagee, its successor appointment of a Receiver, with authority to take of thereof (after paying costs of collection) upon sar profits actually collected.	ove set out become per sea and assigns, may harse of the mortgag id delt, interest, tax	past due and unpaid, th apply to any Judge of ed premises, designate tes and fire insurance,	en I the Circuit Court of said Star reasonable rental, and coll without liability to account f	ate, at Chambers or othe ect same and apply the for anything more than	erwise, for the e net proceeds the rents and
PROVIDED, ALWAYS, nevertheless, and on	this Express CON	IDITION, that if I	the said mortga	gor, my	heirs or legal
representatives, shall on or before the first day of cases SAVINGS AND LOAN ASSOCIATION, OF CHEST est and amounts due thereon, shall have been paid	ch and every month, ENWILE, S. C., its in Mill, then this deed	from and after the date successors or assigns, th d of trust and bargain sl	of these presents, pay or cause ne monthly installments, as set on all become null and void; othe	se to be paid on the FII out herein, until said deb rwise to remain in full fo	RST FEDERAL tand all inter- orce and virtue.
And it is further agreed by and between the sal	parties hereto, that	the said mortgagor is	to hold and	enjoy the said premise	s until default
of payment shall be made. But if I shall and provisions hereinabove set out for a space of the	hirty days, then, and	in such event, the Association	ciation may, at its option, decla	ake default in any of re the whole amount her	the covenants eunder at once
due and payable, together with costs and a reasonation witness whereof				July	, in the year
of our Lord One Thousand, Nine Hundred and			One Hundred and		
Independence of the United States of America. Signed, sealed and delivered in the presence of:)		D. C. Philli	ps	(SEAL)
Doris S. Scott		•	***************************************		(SEAL)
Daisy B. LaFoy					(SEAL)
STATE OF SOUTH CAROLINA, County of Greenville					
PERSONALLY appeared before me	Doris	S. Scott	and made	oath that She saw the	within named
D. C	• Phillips				·
sign, seal and as his act and deed delewitnessed the execution thereof.	iver the within writt	en deed, and that	he, with Daisy	B. LaFoy	
SWORN to before me this the 11th	day of				
July	, A. D. 19 40		Doris S. Sc	ott	
Dalsy B. LaFoy Notary Public for Sour	th Carolina				
	TION OF DOWER				
County of Greenville Daisy B. LaFov		Makana Dublic for Cou	th Carolina, do hereby certify	y unto all whom it ma	w concorn that
- ,		4	*		y concern, mat
Mrs. Velma B. Phillips did this day appear before me, and, upon being proceed or fear of any person or persons whomsoevel ASSOCIATION, OF GREENVILLE, S. C., its succeular the Premises within mentioned and released.	rivately and separate ver, renounce, release essors and assigns, al	ely examined by me, did e and forever relinquis	declare that she does freely, who was the within named FIF	KST FEDERAL SAVING	S AND LOAN
Given under my hand and seal, this day of July Dalsy B. LaFoy Notary Public for Sou	, A. D. 1940	}	Velma B. Phil	lips	
Total		▲	1•25	Δ	
Recorded Jul	y 12th	19 40 at 10	9:25 BY:N.S.	o'clock A •	М