MORTGAGE OF REAL ESTATE

Keys Printing Co., Greenville, S. C.

VA Form 4-6338 (Home Loan) August 1946. Use Optional. Servicemen's Readjustment Act (38 U.S.C.A. 694 (a)). Acceptable to RFC Mortgage Co.

SOUTH CAROLINA

## **MORTGAGE**

	88:	
COUNTY OF GREENVILLE		
WHEREAS:	I . Samiel Clarence Brockens	
WHEREAS:	of Greenville, S. C.	
	, hereinafter called the Mortgagor, is indebted to Fidelity Federal Savings & Loan Association	1
organized and existing under the laws	of South Carolina books	refor
called Mortgagee, as evidenced by a co	ertain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of Thirty-Five Hur	ıdre
and No/100	Dollars (\$ 3500.00	),
with interest from date at the rate of F.	Oll r per centum ( 4 %) per annum until paid, said principal and interest being payable at the office of Fidelity Feders	u.
Savings & Ioan Ass	ociation	
Greenville.	S. C	the
	Twenty-Five & 89/100 Dollers (\$ 25,89	
	July, 19_47, and continuing on the first day of each month thereafter until the principal and interest are fully paid, except that	
	if not sooner paid, shall be due and payable on the first day of	
	t Mortgagor, is consideration of the aforesaid debt and for better securing the payment thereof to the Mortgagoe, and also in consideration of the further sun hand well and truly paid by the Mortgagee at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, and by these presents does grant, bargain, sell, assign, and release unto the Mortgagee, its successors and assigns, the following-described property situated in	n of bur-
	in Greenville Township, State of South Carolina; in School District 8-AB, being known	
	アンドウ アンドラ はいい かいきょうしょ しょうしゅ アンドラ しゅうしゅ アンドラ 大手 かいたい 合物 数にい	
	ortion of lot No. 234, of a subdivision of the McCrary Property as shown on eded in the R.M.C. Office for Greenville County, in Plat Book A, at pages	
·	also being shown as Lot 14, Section 10, Page 155 of the County Block Book,	
		,
	lowing metes and bounds, to-wit:-	
which point is 66	en iron pin on the East side of Bailey Street at the corner of Lot No. 23 feet north of the northeast corner of the intersection of Bailey Street as	55.
	d running thence along the east side of Bailey Street, N. 13 E. 66 feet t	60
	corner of lot No. 233; thence along the line of that lot, S. 76-15 E. 100	
feet to an iron pi	n at the rear corner of the lot sold to J. M. Freen; thence along the lin	18 0
feet to an iron pi that lot, S. 13 2 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of lot No. 235; thence along the line	18 O
feet to an iron pi that lot, S. 132 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; there the line of lot No. 235; thence along the line of lot No. 235; thence along the line	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; there the line of lot No. 235; thence along the line of lot No. 235; thence along the line	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 13 W that lot, S. 13 W that lot, S. 16 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 13 W that lot, S. 13 W that lot, S. 16 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 13 W that lot, S. 13 W that lot, S. 16 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
that lot, S. 132 W that lot, S. 132 W that lot, S. 132 W that lot N.76-15 W	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of
feet to an iron pi that lot, S. 13 km that lot, S. 13 km that lot N.76-15 m Mortgagor herein b	n at the rear corner of the lot sold to J. M. Freen; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the line of feet to an iron pin in the line of lot No. 235; thence along the lot lot No. 235; thence along the lot	e of

Together with all and singular the improvements thereon and the rights, members, hereditaments, and appurtenances to the same belonging or in anywise appertaining; all the rents, issues, and profits until default hereunder); all fixtures now or hereafter attached to or used in connection with the premises herein described and in addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty and are a portion of the security for the indebtedness herein mentioned;

TO HAVE AND TO HOLD, all and singular the said property unto the Mortgagee, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute (or such other estate, if any, as is stated hereinbefore), that he has good right