665.

CONVERSION—THE NORWOOD HOME SAVINGS ASSOCIATION, NORWOOD—INTO FIDELITY FEDERAL SAVINGS ASSOCIATION — NOTICE — SPECIAL MEETING—REFERENCE TO MATTERS OTHER THAN CONVERSION—SURPLUSAGE—EFFECT OF NOTICE NOT DESTROYED—SECTION 9660-2, G. C.

COLUMBUS, OHIO, May 27, 1939.

HON. CHARLES S. MERION, Superintendent of Building and Loan Associations of Ohio, Columbus, Ohio.

DEAR SIR: I have examined the papers submitted by you relative to the conversion of The Norwood Home Savings Association, Norwood, Ohio, into Fidelity Federal Savings Association.

I observe that the notice of special meeting which was sent to members of The Norwood Home Savings Association contains references to matters to be considered at the meeting other than its conversion into a federal savings and loan association. While I do not feel that they are properly contained in that notice, I am of the opinion that they are surplusage and do not destroy the effect of the notice of the meeting at which the resolution to convert was adopted.

In all other matters I find that the papers submitted and the proceedings as reported of said The Norwood Home Savings Association are regular and in conformity with the provisions of Section 9660-2 of the General Code of Ohio.

I am returning herewith all the papers forwarded to me by you relative to this proposed conversion.

Respectfully,

THOMAS J. HERBERT,

Attorney General.

666.

CONVERSION—THE FIRST BUILDING AND LOAN COMPANY, WASHINGTON C. H.—INTO FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, WASHINGTON C. H.—PROCEDURE—REGULAR—SECTION 9660-2 G. C.

Социмвия, Онго, Мау 29, 1939.

HON. CHARLES S. MERION, Superintendent of Building and Loan Associations of Ohio, Columbus, Ohio.

DEAR SIR: I have examined the papers submitted by you relative to the conversion of The First Building and Loan Company, Washington C. H., Ohio, into First Federal Savings and Loan Association of Washington C. H., Ohio, and find that the papers submitted and the proceedings as reported of said The First Building and Loan Company are regular and in conformity with the provisions of Section 9660-2 of the General Code of Ohio.

I am returning herewith all the papers forwarded to me by you relative to this proposed conversion.

Respectfully,

THOMAS J. HERBERT,

Attorney General.

667.

BONDS—CITY OF AKRON, SUMMIT COUNTY, \$30,000.00.

COLUMBUS, OHIO, May 31, 1939.

The Industrial Commission of Ohio, Columbus, Ohio.

GENTLEMEN:

RE: Bonds of the City of Akron, Summit County, Ohio, \$30,000.00.

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of a \$125,000 issue of a \$1,900,000 voted authorization of sewer bonds, ninth series, dated April 1, 1939, and bearing interest at the rate of $3\frac{1}{2}\%$ per annum.

From this examination, in the light of the law under authority of which the above bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute valid and legal obligations of said city.

Respectfully,

THOMAS J. HERBERT,

Attorney General.