TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said premises belonging, or in anywine incide GREENVILLE, its successors and assigns forever.  And W6.  do hereby bind MPMANGENXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	NGS AND LOAN  Two Hundre  Two Hundre  or damage by fire  the building to be  the building to be  y of each calendar rediately upon pay- governmental as- the interest, in described in good  re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
GREENVILLE, its successors and assigns forever.  And W8	NGS AND LOAN  Two Hundre  Two Hundre  or damage by fire  the building to be  the building to be  y of each calendar rediately upon pay- governmental as- the interest, in described in good  re necessary, and nts in addition to  way of mortgage  due hereunder at  GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
ASSOCIATION, OF GREENVILLE its successors and assigns, from and against *** *** *** *** *** *** *** *** *** *	Two Hundre Two Hundre or damage by fire the building to be  y of each calendar rediately upon pay- governmental as- with interest, in described in good re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, id rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
And We	or damage by fire  the building to be  y of each calendar ediately upon pay- governmental as- , with interest, in  described in good  re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
And WO_100_(\$.5.200.00_) Dollars fire insurance and not less than. Fifty-Two Hundred and No/100 - (\$.5.200.00_) Dollars fornado insurance, in a company or companies acceptable to the mortagee, and to keep same insured from loss or windstorm, and do hereby assign said policy or policies of insurance to the said mortgagee, its successors and assigns; and in the eventous should at any time fail to insure said premises, or pay the premiums thereon, then the said mortgagee, its successors and assigns, may cause it insured in MEXX. QUIT_name, and reimburse itself for the premiums and expense of such insurance under this mortgage, with interest.  And XX. Qu	or damage by fire the building to be the building to be  y of each calendar rediately upon pay- governmental as- with interest, in described in good  re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, id rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
(\$.5_200.00) Dollars tornado insurance, in a company or companies acceptable to the mortagee, and to keep same insured from loss or windstorm, and do hereby assign said policy or policies of insurance to the said mortgagee, its successors and assigns; and in the eventual form insurance in fail to insure said premises, or pay the premisms thereon, then the said mortgagee, its successors and assigns, may cause the insured in ***XXX**. **OUT**. In annie, and reimburse itself for the premisms and expense of such insurance under this mortgage, with interest.  And **XX*** **WB***. **OUT**. In annie, and reimburse itself for the premisms and expense of such insurance under this mortgage, with interest, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immement, until all amounts due under this mortgage have been paid in full, and should **XX***. **WB***. **All tis property on pay same and charge the amounts so paid to the mortgage debt, and collect same under this mortgage, and it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgager. **shall keep the premises herein depay and should **XX***. **WB***. **Load to do so, the mortgage debt and collect same under this mortgage, with interest, in twelve equal monthly payments.  And it is further agreed that **WB***. **shall not further encumber the premises hereinabove described, nor alienate said premises by the concept of the consideration of the loan herein secured. **MB***. **MB***. **All tis further agreed that **WB***. **shall not further encumber the premises hereinabove described, nor alienate said premises by the or deed of conveyance without consent of the said Association and should **XX***. **WB***. **All tis further agreed that **WB***. **All tis further agreed th	or damage by fire the building to be  y of each calendar lediately upon pay- governmental as- with interest, in  described in good  re necessary, and ints in addition to  way of mortgage due hereunder at  GREENVILLE, lid rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
or windstorm, and do hereby assign said policy or policies of insurance to the said mortgagee, its successors and assigns; and in the even should at any time fail to insure said premises, or pay the premiums thereon, then the said mortgagee, its successors and assigns, may cause the insured in HEXX.  OUT. name, and reimburse itself for the premiums and expense of such insurance under this mortgage, with interest.  And X WB.  do hereby agree to pay all taxes and other public assessments against this property on or before the first day of January year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately and the payments are all to pay said taxes and other the sessments, the mortgage may, at its option, pay same and charge the amounts so paid to the mortgage debt, and collect same under this mortgage.  And it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgage debt, and collect same under this mortgage, with interest, in twelve equal monthly installments and should XX.  WB. shall not further encumber the premises hereinabove described, nor alienate said premises by the or deed of conveyance without consent of the said Association and should XX.  WB. shall not further encumber the premises hereinabove described, nor alienate said premises by the or deed of conveyance without consent of the said Association and should XX.  WB. shall not further premises hereinabove described, nor alienate said premises by the order of conveyance without consent of the said Association and should XX.  And XX. Sociation and profits accruing from the pre	or damage by fire the building to be  y of each calendar lediately upon pay- governmental as- the described in good  re necessary, and ints in addition to  way of mortgage the due hereunder at  GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
should at any time fail to insure said premises, or pay the premiums thereon, then the said mortgagee, its successors and assigns, and in the event insured in **EXX*** OUP** name, and reimburse itself for the premiums and expense of such insurance under this mortgage, with interest.  And **X*** **Me*** do hereby agree to pay all taxes and other public assessments against this property on or before the first day of January year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, imme ment, until all amounts due under this mortgage have been paid in full, and should **X*** **We*** — fail to pay said taxes and other twelve equal monthly instalments in addition to regular monthly payments.  And it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgage debt, and collect same under this mortgage, and it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgage of such repairs and regular monthly payments.  And it is further agreed tha **X*** We*** — fail to do so, the mortgage debt and collect same under this mortgage, with interest, in twelve equal monthly installment regular monthly payments.  And it is further agreed tha **X*** We*** — shall not further encumber the premises hereinabove described, nor alienate said premises by the or deed of conveyance without consent of the said Association and should **X*** We*** — do hereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF its successors and assigns, all the rents and profits accruing from the premises hereinabove described, retaining, however, the right to collect said the payments herein set out are not more than thirty day; on the premises hereinabove described, retaining, however, the right to collect said the payments herein set out are not more than thirty day; on the premises hereinabove described, retaining, however, the right to collect said the payments herein set out are not	the building to be  y of each calendar dediately upon pay- governmental as- t, with interest, in  described in good  re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, did rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immement, until all amounts due under this mortgage have been paid in full, and should XX	y of each calendar rediately upon pay- governmental as- with interest, in described in good re necessary, and nts in addition to way of mortgage due hereunder at  GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
ment, until all amounts due under this mortgage have been paid in full, and should **E** ————————————————————————————————	governmental as- t, with interest, in described in good re necessary, and nts in addition to way of mortgage due hereunder at GREENVILLE, aid rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
And it is nereby agreed as a part of the consideration for the loan herein secured, that the mortgagor shall keep the premises herein descriped, and should XX	described in good re necessary, and nts in addition to  way of mortgage due hereunder at  GREENVILLE, aid rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
charge the expenses for such repairs to the mortgagee, its successors, or assigns may enter upon said premises, make whatever repairs are regular monthly payments.  And it is further agreed thate we shall not further encumber the premises hereinabove described, nor alienate said premises by the or deed of conveyance without consent of the said Association and should **E** we do so said Association may at its option, declare the debt once due and payable, and may institute any proceedings necessary to collect said debt.  And **E** we do hereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF its successors and assigns, all the rents and profits accruing from the premises hereinabove described, retaining, however, the right to collect said be past due and unpaid, said mortgagee may (provided the premises herein described are occupied by a tenant or tenants), without further plain liability to account for anything more than the rents and profits actually collected, less the costs of collection; and should said premises be occup gagor **E** herein, and the payments hereinabove set out become past due and unpaid, then **E** we do hereby agree that said mortgagee, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or of (after paying costs of collection) upon said debt, interest, taxes and fire insurance, without liability to account for anything more than the rents and profits account for anything more than the rents and profits and apply the net lected.  PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if **E** we the said mortgagor **E** and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become null and void: otherwise to remove in the standard mounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become null and void: otherwise to remove the standard mounts due thereon, shall have been paid in full, then this deed of trust	re necessary, and nts in addition to way of mortgage due hereunder at GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
once due and payable, and may institute any proceedings necessary to collect said debt.  And KK	GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
And TX	GREENVILLE, and rents so long ms or taxes, shall proceedings, take principal, without pied by the mort-
be past due and unpaid, said mortgagee may (provided the premises herein described are occupied by a tenant or tenants), without further prover the property herein described, and collect said rents and profits and apply same to the payment of taxes, fire insurance, interest, and profits actually collected, less the costs of collection; and should said premises be occuping agreed. Therein, and the payments hereinabove set out become past due and unpaid, then the costs of collection; and should said premises be occuping appointment of a Receiver, with authority to take charge of the mortgaged premises, designate a reasonable rental, and collect same and apply the net lected.  PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if the said mortgagor in the rents and profits are the said mortgagor in the rents and profits and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become null and void; otherwise to remain in full.	ms or taxes, shall proceedings, take principal, without pied by the mort-
gagor S herein, and the payments hereinabove set out become past due and unpaid, then XX	pied by the mort-
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if XX	therwise, for the proceeds thereof
and bargain shall become fiull and void; otherwise to remain in full	onts actually col-
And it is further agreed by and between the said parties hereto, that the said mortgagor Some are to hold and enjoy the said premi	force and virtue.
provisions hereinsborg ask and in the payment of said monthly instalments and it is	ises until default
attended 5 rees, and shall have the right to foreclose this mortgage	at once due and
IN WITNESS WHEREOF we have hereunto set Our hand and seal s, this the 25th day of February	in the year
of our Lord One Thousand, Nine Hundred and Forty-Seven and in the One Hundred and Seventy-First Independence of the United States of America.	year of the
Signed, sealed and delivered in the presence of:  Hazel Lee  Ersel C. Fowls  Virginia Fisher	(SEAL)
Virginia Fisher	
STATE OF SOUTH CAROLINA,	
County of Greenville.  PROBATE	
PERSONALLY appeared before meHazel Lee	
and made oath thatShe saw the within named Earl C. Fowls and Ersel C. Fowls	
sign, seal and as their act and deed deliver the within the said and as	
sign, seal and as their act and deed deliver the within written deed, and that She, with Virginia Fisher	
WORN to before me this the 25th day of February, A. D. 19	
Z. A. Smith	
Notary Fublic for South Carolina.	
TATE OF SOUTH CAROLINA, County of Greenville.  RENUNCIATION OF DOWER	
I, Z. A. Smith , a Notary Public for South Carolina, do hereby certify unto all whom it may	
rs. E1881 U. FOW S	COncern 41
the this day appear before me, and upon being privately and separately examined by me did declare that the	
SSOCIATION, OF GREENVILLE, S. C., its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to	
Given under my hand and seal, this 25th	
lar the Premises within mentioned and released.	

Recorded March 15th