CIATION, its successors and assigns, from and against	niming or to alaim the same or any there of
Andagree to insure the house	
Do 1 1a	rs, in a company or companies satisfactory to the mortgageeeand kee
he same insured from loss or damage by fire, and assign the policy of insurance to the hall at any time fail to do so, then the said mortgagee may cause the same to be insurance with interest under this mortgage.	said mortgagee; and in the event thatred in its name and reimburse itself for the premium and expense of suc
And ifshall r refuse to keep the buildings on said premises insured as aforesaid, or shall make def	make default in the payment of the said weekly interest as aforesaid, or shall frault in any of the aforesaid stipulations for the space of thirty days, or shall the space of
ease to be a member of said Association, then, and in such event. If the above described premises to said GREENVILLE BUILDING AND LOAN AS: Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with auth pplying the net proceeds thereof (after paying costs of collection) upon said debt, ir y the said mortgagor, without liability to account for anything more than the rents and PROVIDED ALWAYS, Nevertheless, and it is the true intent and meaning of the said mortgagor, shall on or before Saturday night of each week from and after the	SOCIATION, its successors and assigns, and agree that any Judge of the cority to take possession of said premises and collect said rents and profit atterest, costs, expenses, attorney's fees and all claims then due the Association profits actually collected. If the parties to these presents, that if
BUILDING AND LOAN ASSOCIATION, the weekly interest upon	
	DOLLAR
at the rate of eight per cent. per annum until theeach the par value of one hundred dollars per share as ascertained under the By-Law	s of said Association, and shall then repay to said Association the sum of
Dollars, and pay all taxes work said Association as they now exist or hereafter may be amended, then this deed of oremain in full force and virtue. And it is further stipulated and agreed, that any sums expended by said Associations and prior encumbrance, shall be added to and constitute a part of the debt here	bargain and sale shall cease, determine, and be utterly null and void; otherwistion for insurance of the property or for payment of taxes thereon, or to by secured, and shall bear interest at same rate.
And it is agreed, by and between the said parties, that the said mortgagor hold and enjoy said premises until default shall be made. WITNESS	
and seal, thisday o	
ur Lord one thousand nine hundred and	·
nd in the one hundred andhe United States of America.	year of the Independence
Signed, Sealed and Delivered in the Presence of	
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TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.