COGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances t		
TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said REENVILLE, its successors and assigns forever.		
And We do hereby bind necessary ourselves, our defend all and singular the said	Premises unto the said FIRST FEDERAL SAVING	S AND LOAN
ASSOCIATION, OF GREENVILLE, its successors and assigns, from and against MEMEL	the contract of the contract o	·
Heirs, Executors, Administrator	rs and Assigns, and every person whomsoever lav	wfully claimin
r to claim the same or any part thereof.	MUDERS MUNICA	ND, EIGH
And K We do hereby agree to insure the house and buildings on said DRED AND NO \$ 3,800.00) Dollars fire insurance and not less than ONE		LO O
1.900.00) Dollars tornado insurance, in a company or companies acceptable to		
The soid month	regge its successors and assigns; and in the event X.	We
should at any time fail to insure said premises, or pay the premiums thereon, then the said	mortgagee, its successors and assigns,y	
nsured in EX OUP name, and reimburse itself for the premiums and expense And X W6 do hereby agree to pay all taxes and other public assessments again	ost this property on or before the first day of January	of each calenda
year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND	LOAN ASSOCIATION, OF GREENVILLE, Himledia	ocij upon pa
ment, until all amounts due under this mortgage have been paid in full, and should sassessments, the mortgagee may, at its option, pay same and charge the amounts so paid therest.	o the moregase designated control of the more gas and cont	
And it is hereby agreed as a part of the consideration for the loan herein secured, that t		
repair, and should K. We fail to do so, the mortgagee, its successors, or assigns may charge the expenses for such repairs to the mortgage debt and collect same under this mort	enter upon said premises, make whatever repairs are tgage, with interest.	e necessary, ar
And it is further agreed that X W6 shall not further encumber the premises herein	above described, nor alienate said premises by the w	vay of mortga
or deed of conveyance without consent of the said Association and should X. We do so so note due and payable, and may institute any proceedings necessary to collect said debt.	said Association may at its option, declare the debt d	ue hereunder
And X W6 do hereby assign, set over and transfer unto the said FIRST its, successors and assigns, all the rents and profits accruing from the premises hereinabove as the payments herein set out are not more than thirty days in arrears, but if at any time be past due and unpaid, said mortgagee may (provided the premises herein described are over the property herein described, and collect said rents and profits and apply same to liability to account for anything more than the rents and profits actually collected, less the	any part of said debt, interest, fire insurance premium occupied by a tenant or tenants), without further rether payment of taxes fire insurance, interest, and p	ns or taxes, she proceedings, ta rincipal, witho
mortgagor 8 herein, and the payments hereinabove set out become past due and unpaid, do hereby agree that said mortgagee, its successors and assigns, may apply to any Judge	then K We	therwise, for t
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