AND I do beneby index discovered and forever defend all and singular the said Premies unto the said PIRST FEDRIAL SAVINGS AND LO SOCIATION, OF GREENVILLE, its successors and sasigns, from and against myself, my  ———————————————————————————————————	the stages forever.  they beld import to your below the consideration of the stage of Persises unto the said PISST FEDERAL SAVINGS AND LOAN LET, its nuccessors and saigus, from and options toyed, my.  1801s. Recourse, Administrateurs and Analysis, and every person whumasever lawfally claiming thereof.  1801s. Recourse, Administrateurs and Analysis, and every person whumasever lawfally claiming thereof.  200 Dellam fire insurance and not less than.  200 Dellam fire insurance and not less than an analysis of the second of the person of the said mortagene, and to keep anne insured from loss or denotes by the person of the said mortagene, its assessment and staging and in the cent I.  201 and person of the press there are the said mortagene, its assessment and staging and in the cent I.  202 and person of the press there are the said mortagene, its assessment and staging and in the cent I.  202 and the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, insucciation type and approach and the person of the said for the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, insucciation that it is posy and to case and other government of the said of the considerable sourced, that the mortagene dark, and sellent same under this mortage, with insered.  201 and the considerable for the loss bereal sourced, that the mortagene dark, and sellent same under this mortagene, with interest.  201 and the considerable for the considerable personals bereinsberge described, not obtained the within any proceedings increasing to the considerable personals bereinsberge dest and collect any processor, as assign range enter upon and g	AND L	EXEMULA, its assessment state processor formers.  All 1		per tanning.
Heirs, Escenters, Administrators and Assigns, and every person whomseever lawfully clair to claim the same or any part thereof.  Itel 1. do bereby agree to insure the house and buildings on said to in a num not less than Three Thousand, Five Hi (Inc. 3,500.00 boilars for insurance in a company or companies acceptable to the mortgage, and to keep same insured frow hos or damage or or windstorm, and do hereby sating and polycy or policies of insurance to the said mortgages, it is necessary and saigns; and to little event and and and are the mortgage, and to keep same insured frow hos or damage or or windstorm, and do hereby sating and did at say time fall to insure satingements, or pay the precisions thereton, then the said mortgages, its successor and saigns; and to the the mortgage with a fact includes and a company or the products thereton, then the said mortgages, its successor and saigns; and to insure satingements, or pay the precisions thereton, then the said mortgage, its successor and saigns; and to the building of said and the said an	Lies, Essections, Administrators and Assigns, and every person whomseever lawfully claiming thereof.  Lies, Essections, Administrators and Assigns, and every person whomseever lawfully claiming thereof.  Lindo Dollan fits insurance and not less flam. Two Thousand, in the Company of the Modern and the Company of the Company of the Modern and the Modern and the Modern and the Modern and the Company of the Modern and the Mode	SECULATION, OF GRITHIPULIA, its successor and salpte, from and against myrest my  in claim the same is any part Barool.  And 1 do here's spread in lower the human and buildings on mid bit in a sum not have them. Three Thomsand, Pive Impair  And 1 do here's spread in lower the human and buildings on mid bit in a sum not have them.  And 2 do here's spread in lower them that the three th	neclation for GRETOVILLE, its soccessors and sarges, from and against superit my  neclatin the name or any part lineard.  And 1	TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIA' EENVILLE, its successors and assigns forever.	TION, OF
Beirs, Executors, Administrators and Assigns, and every person whomsoever havduly claim of the same or any part thereof.  do hereby since to insure the house and buildings on said tool in a sum not less than Three Thousand, Five Hi do house and buildings on said tool in a sum not less than Three Thousand, Five Hi do house and the same of the same insured from loss or design or windstorm, and do hereby sanges and pelloy or pollets of insurance to the mortgage, and to keep same insured from loss or design or windstorm, and do hereby sanges and pelloy or pollets of insurance to the said confessor, the necessors and assigns, may cause the building to any time and the tourse assignment less of the premiums and expressed of such insurance under this mortgage, and to hereby age to any all taxes and other public assessments assignments are design, may cause the building to any time the last necessors as assignment of the said of formation of the said designment of the said of the premiums and expressed of such insurance under this mortgage, will care and the said residue the tax receipts at the offices of the PIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, insucelately used in the said and the said received as a part of the consideration for the loan breath seather the mortgage will have and the government of the said association, the mortgage will be said association, and the said association and the mortgage will be said association, and the said association and the last of the said association and the mortgage will have said the premises hereinabove described, nor allessate said premises by the way of mort described in a full care and said association may at its option, declare the desided and collect same under this mortgage, with interest.  And it is further agreed that 1	thereof.  Heirs, Executors, Administrators and Assigns, and every person whomsover lawfully claiming thereof.  Three Thousand, Five Hundry 2,000 billars the insurance and not less than.  Two Thousand and No/100  reads insurance, in a company or companies acceptable to the mortuges, and to keep same insured from loss or demage by a paign and injust or politics of immune to the unit martuges, its nuccessors and satisfacts in the event I study agree to man il all taxes and other public assessments against this property on the beautiful to be analogous, may cause the huldfull to be analogous, may cause the huldfull to be analogous, and reinhums itself for the premiums thereon, then the said mortuges, it is nuccessors and satisfacts may cause the huldfull to be analogous, and reinhums itself for the premiums thereon, then the said mortuges, it is nuccessors and satisfacts may cause the huldfull to be analogous, and its company to the premiums thereon of the premium should be a said to the premium thereon and in a said in the premium thereon.  In the offices of the PHEST FIREALS AVINDS AND LOAN ASSOCIATION, OF CREENVILLE, inscredibly upon 1997—of the margage, more been said in fail, and should I.  In the option, may same and charge the analogous part of the unequage deld, and collect same under this mortgage, with interest.  In the option, may same and charge the analogous part of the unequage deld, and collect same under this mortgage, with interest.  In this option, may same and acharge the analogous part of the consideration for further encumber the premises heroinshove described, nor alienate said premises bereins described in factors in the coordinate of the same distances and collect same under the premises heroinshove described, nor alienate said premises by the way of mortgage assessment of the said Association, and should I.  A shill not further encumber the premises heroinshove described, nor alienate said premises by the way of mortgage assessment of the said Association, and should I.  A shill not further	Licens the some or way part thereod.  And 1	actions the source can part thereof.  And I do benefic space is incare the boson and buildings on said tak in a sum and the first that	And Ido hereby bind myself, my	ND LOAN
to claim the same or any port thereof.  do hereby agree to insure the house and buildings on said lot in a num not loss than. Three Thousand, Five H 1 No./100 (a. 2, 500, 00 boilium for insurance and not less than.  Two Thousand and No/100  2,000,00 ) Dollars tornado insurance, in a company or companies acceptable to the mortgage, and to keep same insured from loss or damage or windsdarm, and to hereby assign said policy or policies of insurance to the said mortgage, its successors and satgin; sind in the event I und at any time fall to insure subgrounds, or yet premiums thereon, then he said mortgages, its successors and satgin; sind in the event I und at any time fall to insure subgrounds, or part by premiums thereon, then he said mortgages, its successors and satgin; sind in the event I und at any time fall to insure subgrounds, and the claims of the First TEDERAL SAVINGS ARD LOAM ASSOCIATION, OF GREENVILLE, insuredately upon under the transport of the consideration for the loss berein secured, that the mortgage debt, and iguelter same under the mortgage, with interest, and in exhibit the text receips at the edition of the First TEDERAL SAVINGS ARD LOAM ASSOCIATION, OF GREENVILLE, insuredately upon at any time of the same of the sa	cereby agree to insure the bouse and buildings on said let in a sum not less than. Three Thousand, Five Hundre 1,000 Dollars for insurance and not less than. Two Thousand and No/100  made insurance, in a company or companies acceptable to the mortgages, and to keep same insured from loss or damage by a saign and joing or publicles of insurance to the said mortgage, its successors and saigns; and in the creen. I managements or you be premiums and expense of such insurance under this mortgage, with interest, the property of the property o	and the tense or one part Berton.  All 1. As bettery agree to more the bone and buildings on said but in a roun not bee than Three Thousand, Five Hundre 1. No. (100. q. 2,500.00 Dithers bereade instructes, in a company or concentrate occurrents to the entirety, and to keep some instruct from how or decays by a part of the part o	and the charge were the burster.  All	SOCIATION, OF GREENVILLE, its successors and assigns, from and against myself, my	
do hereby agree to insure the house and buildings on said lot in a sum not less than Three Thousand, Five Hi HofAld (a. 3,500,00 hollars fare insurance and not less than Two Thousand and Ko/100 2,000,00 hollars formado insurance, in a company or companies acceptable to the mortgage, and to keep same insured from loss or durange or windstorm, and do hereby saids and policy or policies of insurance to the said mortgage, its successors and saights, may cause the building to are windstorm, and do hereby agree to pay the premiums thereon, then the said mortgage, its successors and saights, may cause the building to are during the property of the said mortgage, and a successors and saights, may cause the building to are during the property of the said for the premiums and exposus of making the successors of the PIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately usen in, and to achibit the fax recepts at the offices of the PIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately usen in, such is described in the mortgage to a part of the consideration for the formation of the same may be accessored to the same may be accessored to the same may be accessed to access the same may be accessed to the same may be accessed to access the same wholl to considerable in the same accessed to access the same may be accessed to access the same wholl to considerable in the same accessed to access the same may be accessed to access the same accessed to access the same wholl to considerable in the same accessed to access the same may be accessed to access the same accessed access to access the same accessed access to access the same access the same access to access the same accessed access to acces	creby agree to insure the house and buildings on said lot in a sum not less than Three Thousand, Five Hundre 10.00 Dollers for insurance and not less than Two Thousand, and Mo/100  made insurance, in a company or companies acceptable to the mortgages, and to keep same insured from less or damage by yeaging add pully or politics of immentations in the mortgage, its accessors and assigns, any cause the building to be mane, and reinsurance itself for the premiums and express of such insurance under this mortgage, with interest, and the event I is additionally a seasonments against this property on or before the first sty of Jenuary of each calcular pipe at the offices of the First FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, inneclatedy upon paying and the ordered of the First FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, inneclatedy upon paying and of charge the amounts to pold to the conteges debt, and sellect same under this mortgage, with interest.  In all to do so, the mortgage, its accessors or satigns may enter upon said premises, make whitever replies are uncertainty and the consideration for the loss herein secured, that the mortgage, and premises, make whitever replies are uncertainty and the same under this mortgage, with interest.  It is all to do so, the mortgage, its accessors or satigns may enter upon said premises, make whitever replies are uncertainty and the offices of the mortgage of the temperature of the mortgage of the mortgage of the mortgage of the same under this mortgage, with interest.  It is all to do so, the mortgage of the premises hereinabove described, real and premises hereinabove accessed and premises and premises by the way of mortgage content of the mortgage of the mortgage, with interest.  It is all the consideration, and should I are not said debt.  The content of the consideration of the said Association, may at its option, deferre the debt due here and profits account of the said debt.  The content of the consideration of the said and the said and the said and	And   do hereby agree to house the house and tolkings on said but in a sum not her than There There Thousand, Place The Th	And I. Mo Alon	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfull	y claiming
Lio/100 q. 3,500.00 Dollars froe insurance and not less than Two Thousand, and No/100 2,000.90 ) Dollars formado insurance, in a company or companies acceptable to the mortgage, and to keep same insurance from loss or change or windstorm, and do beetly usaing said policy or policies of insurance to the said mortgage, its successors and sasings, and in the certal of an any manne, and reinhurses itself for the premiums thereon, then the said mortgage, its successors and sasings, and or can be premium to the said mortgage, and to exhibit the tex receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, innecdiately upon at the public same of altery public same amounts again that property on one before the first day of Language of section is a successor and assigns, they cannot be the said to exhibit the tex receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, innecdiately upon at until all amounts due under this mortgage has been paid in full, and should 1	page 12.00 bollars for insurance and not less than Two Thousand and No/100  made insurance, in a company or companies acceptable to the mortgage, and to keep same insured from loss or damage by again and logical processors of providers of the promises and expense of such insurance and engines in the sevent 1	LIGO_RIOL a 3,500_ROD Dather for incurrence and not has then. "Two Thousand, and Mo-JOO 2,000,000 ) Datast termido incurrence, in a company or compactes acceptable to the envisopee, and to keep same interred from loss or damage by or window, and all better analyzements of pay the permission and represents thereon, there are no year than a support of the control of the service of the servic	Mod_AllO		e Hundr
2_000_000_) Dollars tornado logurance, in a company or companies acceptable to the mortgagee, and to keep some instinct from loss or damage or windstorm, and do hereby sarges said policy or policise of insurance to the said mortgagee, its successors and assigns, may cause the building to and a ray time full to insure subjectiveness, or pay the premiums thereon, then he said mortgagee, its successors and assigns, may cause the building to make a first the said mortgagee, its successors and assigns, may cause the building to make a first the said of the said to exhibit the tax receipts at the offices of the First FEDERAL SAINOS AND LOAN ASSOCIATION, OF GREENVILLE, immediately upon at unit all attentions the under this mortgage have been paid in full, and should I fall to pury said taxes and other possible assessments, the mortgage may, at its priction, pay some ond charge the amounts as paid to the mortgage debt. and collect assessments mortgage, with a state of the consideration for the loan herein secured, that the mortgage debt, and collect assessments mortgage, with the said and the pay and the said of the said and the said of the mortgage debt, and collect assessments and the said of the said to do so, the mortgage, its successor, or assigns have enter upon said premises herein described in a size and should I fail to do so, the mortgage, its successor, or assigns have enter upon said premises wherein described in a size and should I should	rando insurance, in a company or companies acceptable to the mortgages, and to keep some fissured from loss or damage by session and apply or policies of insurance to the said mortgage, its classressors and assigns, and in the event   said mortgage, with interest. Assignments are provided in the control of the property of the control of the provided in the provided provided in the provided provided in the provided provided in the provided in	2.000.00. Delices terested insurance, in a company or companies accordable to the mortgager, and to keep some insured from less or denage by or windstarm, and do hereby sorigin and public or publican of insurance in the saled mortgage, the insurance and sanging: and in the revent it and it is not to the and mortgage. The insurance under this mortgage, with inferent control in my	2_000_00_to bother toroute insurance, in a company or companies exceptable to the mortgages, and to keep arms insured from the or distingle to an internal processor of the approximate of the analysis of the superior and an approximate and analysis of the companies of the superior and an approximate and analysis of the companies of the superior of the companies of th		
or windstorm, and do hereby satign said policy or policies of insurance to the said mortgagee, its successors and assigns; and in the event 1 mid at any time fall to insure saidpromises, or pay the premiums thereon, then the said mortgagee, its successors and assigns, may cause the building to are in my man and any and relablative telect for the premiums thereon, then the said mortgagee is successors and assigns, may cause the building to a man of the property on or before the first day of January of each cale, and to chereby agree to pay all taxes and other pubble assessments against this property on or before the first day of January of each cale, and to exhibit the tax receipts at the offices of the FIRST FIDERAL SAVINGS AND LOAR ASSOCIATION, OF GREENVILLAS, immediately upon it, that the mortgage may at it is caption, pay same and charge the amounts so paid to the mortgage debt, and collect same under this mortgage, with a the breaky agreed as a part of the consideration for the loan herein secured, that the mortgage, such as the premises herein described in a six and should I. fall be do so, the mortgage dist and collect same under this mortgage, with interest.  And it is further agreed that Ishall not further encumber the premises bereinabove described, nor alternate and premises by the way of mort deed of convayance without consents of the said Association, and should I do not applyable, and may institute any proceedings necessary to collect said eath.  And I is further agreed that Ishall not further encumber the premises bereinabove described, nor alternate and premises by the way of mort deed of convayance without consents of the said Association, and should a like option, and the payments bereinabove accessed as a sign, all the retain and prefix accessary to collect said described.  And I is further agreed that Ishall not further encumber the solar premises bereinabove described, restaining, however, the debt due hereund of the association may at its option, declare the d	y sasjan said policy or policies of Insurance to the said mortgages, its successors and saigus, and in the event I subdictions, or pay the premiums thereon, then the said mortgages, its successors and saigus, may cause the building to be said promition of the principle of the p	or wholsterem, and dis hearthy angles will polity or collision of immercem for the smill correctly in accounter and satisface, and in the current in a tray man, and situations little for the preclaman and excepting, it is successed and early to the current of the real to my man, and situations little for the preclaman and excepting it is successed and early to the process of the preclaman and excepting the successed and the current of this art for a far my man, and situations little for the proclaman and excepting the successed of the public successed and header to all the process of the public successed and header to all the public successed and header to all the public successed, the management, it is until all amounts due under the mortgage love been pick in fall, and should I and it is hereby agreed as a part of the consideration for the blue header to be noticed and the mortgage with a solution.  And it is hereby agreed as a part of the consideration for the blue hereby the entered to the confideration for the public secretary and the exception the horseless of the entered to the confideration for the public secretary. And the informer's proceed that i that is not provide an exception to the nonetypage of the and collection and accounts on the public secretary and the experiment the nonetypage of the and collection and accounts on my and proceedings are all accounts on the public secretary to the entered public secretary and the control of the analysis of the public secretary to the public secretary and the proceedings proceed that i	and school the state of the precision and policy or right policy or processing to the card another process and seasons and sea		
nid at any time fail to insure saidpremises, or pay the premiums thereon, then the said mortgages, its successors and sasigns, may cause the building to tred in my	endprendicts, or pay the premiums thereon, then the said mortagees, its successors and assigns, may cause the building to be manne, and reimburse itself for the premiums and expense of such insurance under this mortages, with interest, when a property on or before the first day of January of each calcular pipe at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately upon payor or this mortages have been paid in toll and should it	and at my time fail to incure engingerology, or pay the previous thereon, then the soft mortgages, its assessment attains, may cause the building to be compared in my call the previous and of the previous and compared of the interfer of the first of a familiary of each related to the other provides and the previous and the previous of the previous	and at any time full to income estigatements, on pure the premiuman thereon, then the said mortgages, its secencers and antique, with thereot.  And I do shadoly source to pay all bose and other public seconds and public to the public seconds and the public seconds and the control of the public seconds and the public sec		
And I do hereby agree to pay all taxes and other public assessments against this property on or before the first day of January of each cale, and to exhibit the inx receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, innectisately user in the mortgage may, at its option, pay same and charge the amounts to paid to the mortgage debt, and collect some under this mortgage, will at the mortgage as a part of the consideration for the loan herein secured, that the mortgage she the premises herein described in a sir, and should I fall to do so, the mortgage, its successors, or assists many one true you said growings, make whatever repairs are necessary, or assists the mortgage, with interest.  And it is further agreed that I shall not further encumber the premises hereinabove described, nor allerate said premises by the way of mort deed of conveyance without consent of the said Association, and should I do so said Association may at its option, declare the debt due hereunds of each and payable, and may institute any proceedings necessary to collect said debt.  And I is further agreed that I may proceedings necessary to collect said debt.  And I is further agreed that and profits accruing from the premises hereinabove described, nor allerate said premises by the way of mort deed of conveyance without consent of the said Association, and should I do so said Association may at its option, declare the debt due hereunds of the analysis of the progress herein as to out are not more than thirty days in arresm, but if at any time say part of said debt, interest, in the prompts herein as to out are not more than thirty days in arresm, but if at any time say part of said debt, interest, and principal remains herein as to out are not more than thirty days in arresm, but if at any time say part of said debt, interest, and principal will be a said profits accruing from the premises herein as to out as not more than thirty days in a said and profits accruing from the premises herein as to out as	they agree to pay all taxes and other public assessments against this property on or before the first day of January of each calcular pips at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF OREENVILLE, immediately upon paying and the continuous operation of the consideration for the loan berein secured, that the mortgage debt, and collect same under this mortgage, with interpretation for the loan berein secured, that the mortgage debt, and collect same under this mortgage, with interpretation for the loan berein secured, that the mortgage abail keep the premises herein described in good tall to do so, the mortgage debt, and collect same under this mortgage, with interest.  1 I	date to exhabit the tax receipts at the exhibits of the PRINC FEDERAL ASAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, inserted and the contract of the PRINC FEDERAL ASAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, inserted and the progress of the contract of the principle of the contract of the principle of the contract o	due the child has everges are the first of the complete commonwers point this property are to before the first of a foundation of the TIRST TERRAL AS NOTES AND LOAM ASSOCIATION, OF DEBOTYLLE, immediately year, yet, and to so that the everges are the first optings between the control of the transfer of the transfer of the control of the transfer of the control of t	uld at any time fail to insure saidpremises, or pay the premiums thereon, then the said mortgagee, its successors and assigns, may cause the buil	ding to be
is, and to eskibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately upon assessments, the mortgagee may, at its option, pay same and charge the amounts so paid to the mortgage debt, and collect same under this mortgage, will amount a season of the consideration for the loan herein secured, that the mortgager—shall keep the premises heroin described in a sir, and should I	return to efficient of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately upon pay- even this mortgage, such so been paid in full, and should.  """ and the option, pay associated charge the amounts so paid to the mortgage—shall keep the premises herein described in good fail to do so, the mortgage, its auccessors, or saigus many enter upon said premises, make whatever repairs are necessary, and gains to the mortgage debt and collect same under this mortgage, with interest.  """ shall not further encumber the premises hereinabove described, nor allenate said premises by the way of mortgage onsent of the said Association, and should I	is, and to exhibit the tick receipts at the offices of the PHENT FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, increased the convergence may, at its option, pay some east charge the amounts so paid to the mortgage debt, and collect some under this mortgage, with necessary and the programmental content of the cont	the day of the server of the server of the STEEN PERISAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILES, inconclusion, user and the server of the mortgages ray, ct its epiton, pay came and charge the secondars so yaid to the mortgages ray, ct its epiton, pay came and charge the secondars so yaid to the mortgages and the secondary of the secondary		
sements, the mortgagee may, at its option, pay same and charge the amounts so paid to the mortgagee dobt, and collect same under this mortgage, with a hereby agreed as a part of the consideration for the loan herein secured, that the mortgage—shall keep the premises herein described in a lair, and should I	at its option, pay same and charge the amounts so paid to the meritagage obtain, and tollect same under this mortiagae, with inpart of the consideration for the loan herein secured, that the mortgages—shall keep the premises herein described in good tails do do so, the mortgages debt and collect same under this mortgage, with interest.  4.1 ——shall not further encumber the premises hereinabove described, nor allenate said premises by the way of mortgage onsent of the said Association, and should i do so said Association may at its option, declare the debt due hereunder at institute any proceedings necessary to collect said debt.  4.2 ——shall not further encumber the premises hereinabove described, retaining, however, the right to collect said rent institute any proceedings necessary to collect said debt.  4.3 ——shall not further encumber the beat BYESF FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, or creat and profits acruing from the premises hereinabove described, retaining, however, the right to collect said rents so long to rent and more than thirty days in arreans, but if at any time any part of said debt, interest. The interest premises are calculated to the premises hereinabove described, interest for inspance promisms or days, shall be sold, and collects and rents and profits actually collected, less the costs of collection; and should said premises be occupied by the payments hereinabove set on the beam past described and payments hereinabove set on the beam past described and payments hereinabove set on the brofaged per mises designate an examenable rental, and collect same and payly the net provides alterion) upon said debt, interest, taxes and fire insurance, without liability to account for mything more than the rock general substitute of the payments hereinabove set on the mortgaged per mises, designate a reasonable rental, and collect same and apply the net provides alterion) upon said debt, interest, taxes and fire insurance, without hability to account for mything more than the rock	sements, the mortgages may, at its option, pay mane and charge the amounts so paid to the mortgages debt, and collect some under 50% mortgage, with format in the mortgage of an apart of the consideration for the loan barein sourced, that the mortgages debt, and collect some under this mortgage, with interest.  And it is interest general to it a mortgage site successors, or assigns may enter upon all greatless. This which will be a second to a supplemental to the mortgage site in accessors, and a second in the payment of the said Association, and should I are done and population and may be a subject to the said Association, and should I are done and population and may be a subject to the said Association, and should I are done and population and may be a subject to the said Association and should I are done and population and may be a subject to the said Association and the said association and should I are done and population and may be a subject to the said Association and the said association and the said association and the payment of the said association and the payment of the payments be subject to the said Association and the payments be subject to the said Association and the payments berind sent may be a subject to the said Association and the payments berind sent may be a subject to the said Association and the payments berind sent may be a subject to the said Association and the payments are subject to the said association and the payments are subject to the said association and the payments are subject to the said association and the payments are subject to the said association and the payments are subject to the said association and the payments the payments berind sent the said association and the payments are subject to the said profit to the payment of the said payments and the payments the payments are subject to the payment of the payment of the said payments and the payments are subject to the payment of	seasesh, the bordingues may, at its option, pay some and charge the amounts to yaid to the mortgager disk, and cellect some under this mortgage, with and it is bereity agreed as a part of the consideration for the lamb herein secured, that the mortgager shall keep the precisions brevish described in good are a part of the consideration for the lamb herein secured, that the mortgager with interest.  And it is further agreed that I fall to do so, the mortgage shall not reflect some under the mortgage with interest.  And it is further agreed that I shall not further encountee the premise bereinshed electrons of the way of mortgage that and collect some under the mortgage with interest.  And I do break maning, set over and breader unto the said FIRET FEDERAL SAVINGS AND LOAN ASSOCIATION, OF CREMENTIAL AND	And I do hereby agree to pay all taxes and other public assessments against this property on or before the first day of January of eacr, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately	ch calendar upon pay-
air, and should I	sail to do so, the mortgagee, its successors, or assigns may enter upon said premises, make whatever repairs are necessary, and pairs to the mortgage doth and collect same under this mortgage, with interest.  1	are und abould 1 fall to do so, the mortgage is more-score, or satigue may enter upon said premises, make whitever repairs are necessary, and gas the expenses for each repairs to the mortgage dots and collect some under this satigue, with inferent.  And it is further surveed that I shall not further encurate the provisions bereinables described, nor alienate said premises by the way of mortgage the determinance without consent of the said Association, and shredt I do so raid Association may at its option, declare the debt due hereunder at one can provide and may lateral test up proceedings processary to collect and doi.  And I do have been a survey of transfer with the said PIRET PEDITAL SAIVINGS AND LOAN ASSOCIATION, OF GREENVILLE.  And I do have been a survey of transfer with the said PIRET PEDITAL SAIVINGS AND LOAN ASSOCIATION, OF GREENVILLE.  And I do have been a survey of transfer with the said PIRET PEDITAL SAIVINGS AND LOAN ASSOCIATION, OF GREENVILLE.  And I do have been a survey of the said Association may at its option, declare the debt due hereunder at survey and the said Association with the collection and profit and supply in the survey part of said dath, interest, fire insurance premisers at the said and the promise said called said remain agreed that any time any part of said dath, interest, fire insurance, interest, and the propress the called said remains a profit and supply so any said of the Circuit Court of said State, at Chambers or otherwise, for the learning of the said mortgage, its successors and unique, said the circuit court of said State, at Chambers or otherwise, for the learning of the said mortgage, the successor and unique, said the circuit court of said State, at Chambers or otherwise, for the learning of the said mortgage, the successor and unique, said the circuit court of said State, at Chambers or otherwise, for the profit said said mortgage, the said said mortgage, the said mortgage, the said mortgag	air, and abould 1	essments, the mortgagee may, at its option, pay same and charge the amounts so paid to the mortgage debt, and collect same under this mortgage	vernmental e, with in-
And it is further agreed that I shall not further encumber the premises hereinabove described, nor alienate said premises by the way of mort seed of conveyance without consent of the said Association, and should I do a said Association may at its option, declare the debt due hereunde to due and payable, and may institute any proceedings necessary to collect said debt.  And I do hereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVI successors and assigns, all the returns and profits accruing from the premises hereinabove described, retaining, however, the right to collect said rents so he payments herein set out are not more than thirty days in arrears, but if at any time any part of said debt.  And I do hereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVI successors and assigns, may here permisses hereinabove described, retaining, however, the right to collect said rents so he payments herein set out are not more than thirty days in arrears, but if at any time any part of said debt in the rents and profits actually collected, less the costs of collection; and should said premises be occupied by the payments hereinabove set out become past due and unpaid, then I the retaining hereby agree that said mortgages, its successors and assigns, may apply to asy judge of the Circuit Court of said State, at Chambers or otherwise, for sintments of a Receiver, with authority to take charge of the mortgaged pre miss, designate a reasonable rental, and collect same and apply then the proceed (after paying costs) of collection) upon said debt, interest, taxes and fire insurance, without liability to account or anything more than the rents are accessed, and the said mortgage and the said mortgage.  PROVIDED, ALWAYS, prevertheless, and on this EXYPESS CONDITION, that if I the said mortgage are any height of the premises that the said paying the payment of the premise herein in the premise herein the sa	it 1	And it is further agreed that I	And it is further agreed that I	And it is hereby agreed as a part of the consideration for the loan herein secured, that the mortgagor shall keep the premises herein describe	ed in good
deed of conveyance without consent of the said Association, and should I	onsent of the said Association, and should I	dreed of conveyance without consent of the said Association, and should I	deed of conveyance without consent of the said Association, and should I	air, and should Ifail to do so, the mortgagee, its successors, or assigns may enter upon said premises, make whatever repairs are necarge the expenses for such repairs to the mortgage debt and collect same under this mortgage, with interest.	essary, and
And I	institute any proceedings necessary to collect said debt.  ereby assign, set over and transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, creatis and profits accurring from the premises hereinabove described, retaining, however, the right to collect said rents so long criticages may (provided the premises herein described are occupied by a tenant or tenants), without further proceedings, take to be a said rents and profits and only is zero to the payment of taxes, fire insurance, interest, and principal, without more than the rents and profits actually collected, less the cests of collection; and should said premises be occupied by the said merits and profits and culture of the control o	and and psyssible, and may frustitute any proceedings necessary to collect said debt.  Add I	and the majorshole, and many institute any proceedings necessary to collect said debt.  And I	And it is further agreed that Ishall not further encumber the premises hereinabove described, nor alienate said premises by the way of	of mortgage
successors and assigns, all the rents and profits accruing from the premises hereinabove described, retaining, however, the right to collect said rents so the payments herein set out are not more than thirty days in arrears, but if a any time any part of said debt, interest, the insurance premiums or taxes, past due and unpade, said mortgagee may (provided the premises herein described are occupied by a tenant or teamins), without further proceedings, the property of the pr	e rents and profits accruing from the premises hereinabove described, retaining, however, the right to collect said rents so long are not more than the rarears, but if any time any part of said debt, interest, fire insurance premiums or taxes, shall relate the premises and profits and any part of said debt, interest, fire insurance, interest, and principal, without more than the rents and profits defia and upply same to the payment of taxes, fire insurance, interest, and principal, without payments hereinabove set out become past due and unpaid, then I government the rents and profits defia and upply same to the payment of taxes, fire insurance, interest, and principal, without payments hereinabove set out become past due and unpaid, then I government is successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for the payments hereinabove set out become past due and unpaid, then I government and the said said state, at Chambers or otherwise, for the payments of the said state, at Chambers or otherwise, for the payment of any first and tollect same and apply the net proceeds allection; upon and dob, interest, taxes and fire insurance, without liability to account for anything more than the rents and particularly the said payment of said mortification to anything more than the rents and retail date of the said payment of said mortification and the rent said particularly and the rent said particularly and secretary and said mortification and any of the said payment benefit and the rent said particularly and secretary and said mortification and any of the said payment in full and between the said particular said hereto, that the said mortgagor, is—to hold and enjoy the said premises until despendence of the dispayment of the said mortification and said mortification and said payment of the said payment of the said said mortification and said payment of the said paym	successors and assigns, all the rents and groffs accruing from the premises hereinabove described, retaining, however, the right to collect said routs so long the programs hereinabove is dut are not more than thirty due in a fresh to a few and the prometal hereinabove is due to the programs of takes, fire insurance, interest, and profits a few and profits and apply some to the populated by a tensarie or insurance, interest, and profits and apply some to the populated by a tensarie or insurance, interest, and principal, without fifty to account for applying more than the rents and profits actually collected, less the cease of collection; and should said promise occupied by the rents of collection; and should said promise occupied by the rents of collection and should said promise occupied by a tensarie or collection; and should said promise occupied by a tensarie or collection; and should said promise occupied by a tensarie or collection; and should said promise of collection; and should said promise and angulate the proceeds minor, at a Receiver, with suitority to take charge of the mortizaged pro mice, designate a recommistion rents, and collect said and the proceeds in the study of cells in the study seed of the countries. When the suitories were and angulate more than the rents and the study of cells and there, assess and the countries without healthy of the said mort and the study of the countries, seed and the countries. When the said mortgager, my heirs, or legal remembers and amounts the thereon, shall have been paid in full, then this deed of trust and bargain shall become suil and void; otherwise to remain in full or and virtue.  And, it is further agreed by and between the said parties hereto, that the said mortgager, is — to hold and enjoy the said premises until de- it of payment shall be made. But if I shall nake default in the payment of said amounts the thereon, shall make been paid in full. When the said mortgage is the said amounts the thereon of the said premises of the said and the s	successors and assigns, all the renis and profile securing from the premises hereinabore described, retaining, however, the right to collect and trents to leave the payments bereinabore is do tall when the renish the promises of the payments of a dual destinations of states, and the payments bereinabore is dual to the payment of a dual destinations of a dual destinations of a dual destination of a dual destination of the payment of the payment of a dual destinations of a dual destination of the payment of the payment of a dual destination of the payment of the payment of a dual destination of the payment of the payment of a dual destination of the payment of the payment of a dual destination of the payment of the payments and apply some to the payment of taxes, fire insurance, without a disbudit said premiser, and the payments hereinabore set out become part due and unpuid, then I payment, and the payments hereinabore set out become part due and unpuid, then I payment and a limited and the payments hereinabore set out become part due and unpuid, then I payment of a licentiver, with anishment of a licentiver, with anishment on the charge of the mortaged pre also, designate a resumble rental, and collect some and apply the network payment of a licentiver, with on the payment of a licentiver, with on the standard collection of a licentiver, with an anishment of a licentiver, with an anishment of a licentiver, with an anishment of a licentiver, with anishment of a licentive set of the payment of a licentiver, with anishment of a licentive set of the payment of anishment of the licentive set of day of each anishment of the set of the payment of the date of the payment of set on the payment of the payment of th		ereunder at
hereby agree that said mortgagee, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for cointment of a Receiver, with authority to take charge of the mortgaged pre misse, designate a reasonable rental, and collect same and apply the net procreof (after paying costs of collection) upon said debt, interest, taxes and fire insurance, without liability to account for anything more than the rents of the said mortgagor.  PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	ages, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for the authority to take charge of the mortgaged pre niese, designate a reasonable rental, and collect same and apple the net proceeds ollection) upon said debt, interest, taxes and fire insurance, without liability to account for anything more than the rents and erretheless, and on this EXPRESS CONDITION, that if I	hereby agree that said mortgages, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for the continuent of a Revervier, with authority to take charge of the mortgaged by miss, designate a reasonable translation and apply the net proceeds of the control of the	nereby agree that and mortgages, its successors and assigns, may apply to any Judge of the Circuit Court of said State, of Chambers or coherviers, for the mortgage per notes, designate reasonable remain and collect mental and sold the proceeds of the mortgage per notes, designate reasonable remain and collect mental apply the net proceeds of the setting of the mortgage per notes, designate reasonable remain and collection upon and deal, interest, takes and fire insurance, without finally to second for any ordinal process and the setting of the proceeds of the setting of the process of	successors and assigns, all the rents and profits accruing from the premises hereinabove described, retaining, however, the right to collect said re the payments herein set out are not more than thirty days in arrears, but if at any time any part of said debt, interest, fire insurance premiums or past due and unpaid, said mortgagee may (provided the premises herein described are occupied by a tenant or tenants), without further proceers the property herein described, and collect said rents and profits and apply same to the payment of taxes, fire insurance, interest, and princip	nts so long taxes, shall dings, take al, without
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	re the first day of each and every month, from and after the date of these presents, pay or cause to be paid on the FIRST  AN ASSOCIATION, OF GREENVILLE, its successors or assigns, the monthly instalments as set out herein, until said debt, and recon, shall have been paid in full, then this deed of trust and bargain shall become null and void; otherwise to remain in full and between the said parties hereto, that the said mortgagor, is	PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I be said mortagor my heirs, or legal merentatives, shill one before the first day of each and every month, from and after the date of these preents, pay or cause to be paid on the FIRST DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, its successors or assigns, the monthly instalments as set out herent, until said debt, and interest and amount due thereon, and all have been paid in full, then this deed of trust and bargain shall become null and void; otherwise to remain in full read and structure.  And, it is further agreed by and between the said parties hereto, that the said mortgagor is to hold and enjoy the said premises until dealt of payment shall be made. But if I shall make default in the payment of said monthly instalments, or shall make default in only of everants and provisions hereimbove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole until hereafted a cance due and payabals, (pagicher with coase and a reasonable siturory size, seal shall have the right to preclose its mortgage.  IN WITNESS WHERROT I have bereunto set my hand, and seel., this the Tth day of July in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and XXY-Third year of the Independence of the United States of America.  Doris Sanders (SEAL)  L. M. Mahon (SEAL)  APERSONALLY appeared before me Doris Sanders and made outh that S he saw the within named Jean the forestelland the execution thereof.  SWORN to before me this the Seyenth day of July A D 1958 D. Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named.  County of Greenville in the first of the wife of the within named.  A D 1958 D. Notary Public for South Carolina and Seal the right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  A D 19 D.	PROUNDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	hereby agree that said mortgagee, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers or otherwise ointment of a Receiver, with authority to take charge of the mortgaged pre mises, designate a reasonable rental, and collect same and apply the nearest (after paying costs of collection) upon said debt, interest, taxes and fire insurance, without liability to account for anything more than the	et proceeds
the of payment shall be made. But if I shall make default in the payment of said monthly installments, or shall make default in an ecovenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the wount hereunder at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortgage.  IN WITNESS WHEREOF I have hereunto set my hand and seal, this the 7th day of July in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight, and in the One Hundred and Xty-Third year of the Independence of the United States of America.  Igned, sealed and delivered in the presence of:  Doris Sanders  L. M. Mahon  (SI  ATE OF SOUTH CAROLINA, County of Greenville)  PERSONALLY appeared before me Doris Sanders  and made oath that S he saw the within make default in the payment of said monthly installments, or shall make default in an event the vector of the wount hereof.  Seventh	But if I shall make default in the payment of said monthly installments, or shall make default in any of rereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortagae.  I have hereunto set My hand and seal this the 7th day of July are of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and wyear of the Independence of the United States of America.  In the presence of:  I have hereunto set My hand and seal this the 7th day of July are of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and wyear of the Independence of the United States of America.  In the presence of:  I have hereunto set My hand and seal this the 7th day of SEAL)  MORTS  (SEAL)  NA, PROBATE  Serore me Doris Sanders  and made oath that S he saw the within named declared declared the within written deed, and that S he, with L. M. Mahon  (SEAL)  NA, A. D. 1958  hon (SEAL)  NA, Public for South Carolina  NA, RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named claim of Dower of, nor to all and selevant the right and claim of Dower of, nor to all and selevant of the right and claim of Dower of, nor to all and selevant of the right and claim of Dower of, nor to all and selevant of nor to all and the selevant of the right and claim of Dower of, nor to all and the selevant of Dower of, nor to all and the selevant of the selevant of the selevant of the right and claim of Dower of, nor to all and the selevant of the s	sit of payment shall be made. But if I shall make default in the payment of said monthly installments, or shall make default in any of severants and provisions hereinabove set out for a space of thirty day, then, and in such event, the Association, may, at its option, declare the whole outs hereunder at once due and payable, together with costs and a reasonable intorney's fee, and shall have the right to forciose its mortage.  IN WITNESS WHEREOF I have hereunto set My hand and seal, this the 7th day of July in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and Xty-Third year of the Independence of the United States of America.  Igned, sealed and delivered in the presence of:  Doris Sanders (SEAL)  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA.  County of Greenville PROBATE  The same that She saw the within named Jeanette G. Skinner  The seal and as her at and deed deliver the within written deed, and that She, with L. M. Mahon  Notary Public for South Carolina  ATE OF SOUTH CAROLINA.  County of Greenville Probatic for South Carolina  Notary Public for South Carolina  ATE OF SOUTH CAROLINA.  County of Greenville Renovement of the within maned (SEAL)  ATE OF SOUTH CAROLINA.  County of Greenville Renovement of the within named (SEAL)  ATE OF SOUTH CAROLINA.  County of Greenville Renovement of the within named (SEAL)  ATE OF SOUTH CAROLINA.  ATE OF SOUTH CAROLINA.  County of Greenville Renovement of the within named the within and without any concern, that the wife of the within named the within named first FEDERAL SAVINGS AND guidar the Premises within mentioned and released.  GIVEN under my hand and seal, this  day of . A. D. 19	the payment shall be made. But if I shall make default in the payment of said monthly installments, or shall make default in any of evenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole unterthered at once due and payable, together with costs and a reasonable abunery's tee, and shall have the right to forchoes its mortgage.  IN WITNESS WHEREOF I have hereunto set my hand and seal, this the 7th day of July in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and xty-Third year of the Independence of the United States of America.  Igned, sealed and delivered in the presence of:  Doris Sanders  Jeanette G. Skinner  (SEAL)  L. M. Mahon  ATE OF SOUTH CAROLINA. PROBATE  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the Within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the Within named Jeanette G. Skinner  Thirty-Eight and made onto that S he saw the Within named Jeanette G. Skinner  Thirty-Eight and made onto the One Skinner  Thirty-E	PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I the said mortgagor, my heir resentatives, shall on or before the first day of each and every month, from and after the date of these presents, pay or cause to be paid on DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, its successors or assigns, the monthly instalments as set out herein, until said interest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become null and void; otherwise to rem	the FIRST d debt, and
e covenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the wount hereunder at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortgage.  IN WITNESS WHEREOF I have hereunto set my hand and seal, this the 7th day of July  in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight, and in the One Hundred and xty-Third year of the Independence of the United States of America.  I genet to G. Skinner  (SI  Doris Sanders  L. M. Mahon  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  and made oath that S he saw the within made and made as her act and deed deliver the within written deed, and that S he, with L. M. Mahon  Seventh	ereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortagae.  I have hereunto set my hand and seal, this the 7th day of July  ar of our Lord One Thousand, Nine Hundred and Thirty=Eight and in the One Hundred and year of the Independence of the United States of America.  In the presence of:  I have hereunto set my hand and seal, this the 7th day of July  are of our Lord One Thousand, Nine Hundred and Thirty=Eight and in the One Hundred and year of the Independence of the United States of America.  I have hereunto set my hand and seal, this the 7th day of SEAL)  NAA, PROBATE  Sanders  And made oath that S he saw the within named and and deed deliver the within written deed, and that S he, with L. M. Mahon  A. D. 1928 hon (SEAL)  NAA. RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any conreson or persons whomsoever, renounce, release and forever relinquish unto the within named claim of Dower of, in or to all and less with fright and claim of Dower of, in or to all and less with right and claim of Dower of, in or to all and the riterate and estate, and also all her right and claim of Dower of, in or to all and the claim of Dower of, in or to all and the claim of Dower of, in or to all and the claim of the claim of Dower of, in or to all and the claim of Dower of, in or to all and the claim of the c	se covenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole outs thereaders at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortgage.  In WITNESS WHEREOF I have hereunto set My hand and seal, this the 7th day of July  in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight and in the One Hundred and Xty-Third year of the Independence of the United States of America.  Structure of the Independence of the United States of America.  Jeanette G. Skinner  (SEAL)  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  and made oath that She saw the within named Jeanette G. Skinner  In seal and as hor act and deed deliver the within written deed, and that She, with It, M. Mahon  SWORN to before me this the Seventh day of July.  A D 19 Seal of South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named.  ATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  County of Greenville  A D 19 Search of the within named of the within named claim of Dower of, in or to all and goals of the register of the within named.  A D 19 Search of the right and claim of Dower of, in or to all and goals of the register within mentioned and released.  GIVEN under my hand and seal, this  day of A D 19	ecovenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare the whole outer teneder of an one due and payable, together with costs and a reasonable bettomey's fee, and shall have the right to forclose its mortage.  IN WITNESS WHEREOF I have hereunto set my hand and seal, this the 7th day of July  in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight , and in the One Hundred and xty-Third year of the Independence of the United States of America.  Igned, sealed and delivered in the presence of:  Doris Sanders  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  maked and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  maked oath that She saw the within named threesed the execution thereof.  SWORN to before me this the Seventh day of July.  A. D. 1928  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  County of Greenville  J. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  County of Greenville  L. M. a Notary Public for South Carolina  ATE OF SOUTH CAROLINA.  County of Greenville  ATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER  County of Greenville  J. A. D. 1928  ATE OF SOUTH CAROLINA, OF GREENVILLE, its successor and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and galar the Freniess within mentioned and released.  GIVEN under my hand and seal, this lady of Motory Public for South Carolina  Notary Public for South Carolina  Notary Public for South Carolina  Notary Public for South Carolina	And it is further agreed by and between the said parties hereto, that the said mortgagor, isto hold and enjoy the said premise	es until de-
igned, sealed and delivered in the presence of:  Doris Sanders  L. M. Mahon  PROBATE  PERSONALLY appeared before me Doris Sanders  Jeanette G. Skinner  Oris Sanders  And made oath that S he saw the within more stressed the execution thereof.  Seventh	year of the Independence of the United States of America.  In the presence of: Inders	igned, sealed and delivered in the presence of:  Doris Sanders  L. M. Mahon  County of Greenville  PERSONALLY appeared before me  Doris Skinner  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  Notary Public for South Carolina  The seal and as her  The seal and as her  act and deed deliver the within written deed, and that She, with  L. M. Mahon  Notary Public for South Carolina, (SEAL)  The seal and as her  act and deed deliver the within named  A this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combains, dread or feer of any person or persons whomseever, renounce, release and forever relinquish unto the within named elims of Dower of, in or to all and angular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A D 19  A D 19	Search   S	e covenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association, may, at its option, declare ount hereunder at once due and payable, together with costs and a reasonable attorney's fee, and shall have the right to forclose its mortgage.	
Jeanette G. Skinner  Doris Sanders  L. M. Mahon  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  Jeanette G. Skinner  (SI  ATE OF SOUTH CAROLINA, County of Greenville  Doris Sanders  and made oath that S he saw the within no Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S he, with L. M. Mahon  Seventh	the presence of:  InderS  Inde	Jeanette G. Skinner   SEAL	igned, sealed and delivered in the presence of:    Dor1s Sanders	in the year of our Lord One Thousand, Nine Hundred and Thirty-Eight, and in the One Hundred,	red and
Doris Sanders  L. M. Mahon  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  Jeanette G. Skinner  n, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  Thessed the execution thereof.	mders (SEAL)  hon (SEAL)  NA, PROBATE  fore me Doris Sanders and made oath that S he saw the within named  Jeanette G. Skinner  act and deed deliver the within written deed, and that S he, with L. M. Mahon  the Seventh day of A. D. 1938  hon (SEAL)  Public for South Carolina  NA, RENUNCIATION OF DOWER  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND  EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	Doris Sanders  L. M. Mahon  (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  n. seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  sworn to before me this the Seventh day of July A. D. 1958  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA. County of Greenville  A D. 1958  ATE OF SOUTH CAROLINA. County of Greenville  I. a Notary Public for South Carolina do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combinent day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combinent day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combinent of the state of the regions of the regions of the regions within member and released.  GIVEN under my hand and seal, this day of A. D. 19	Doris Sanders  L. M. Mahon  (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders  Jeanette G. Skinner  n. seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  sworn to before me this the Seventh day of July A. D. 1938  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  AD 1938  ATE OF SOUTH CAROLINA, County of Greenville  RENUNCIATION OF DOWER  County of Greenville  RENUNCIATION OF DOWER  I, a Notary Public for South Carolina departed by me, did declare that she does freely, voluntarily and without any come of this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any come of the within named FIRST FEDERAL SAVINGS ANI SAN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19  Notary Public for South Carolina  SEAL)  Notary Public for South Carolina  SEAL)	xty-Third year of the Independence of the United States of America.	
L. M. Mahon  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders and made oath that S he saw the within not Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S he, with L. M. Mahon thressed the execution thereof.	hon (SEAL)  NA, PROBATE  store me Doris Sanders and made oath that S he saw the within named  Jeanette G. Skinner  act and deed deliver the within written deed, and that S he, with L. M. Mahon  the Seventh day of A. D. 1938 hon (SEAL)  Public for South Carolina  NA, RENUNCIATION OF DOWER  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ENNYLLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and estate, and also all her right and claim of Dower of, in or to all and estate, and also all her right and claim of Dower of, in or to all and	L. M. Mahon  County of Greenville  PERSONALLY appeared before me Doris Sanders and made oath that S he saw the within named Jeanette G. Skinner  m. seal and as her act and deed deliver the within written deed, and that S he, with L. M. Mahon these the execution thereof.  SWORN to before me this the Seventh day of July A. D. 1938  L. N. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I. a Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I. a Notary Public for South Carolina do hereby certify unto all whom it may concern, that s. the wife of the within named.  It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combion, dread or four of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND MAN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19	L. M. Mahon  (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders and made oath that She saw the within named Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  SWORN to before me this the Seventh day of July, A. D. 19 38  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I. , a Notary Public for South Carolina  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combandan deed of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named PIRST FEDERAL SAVINGS AND ANA ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 19  Notary Public for South Carolina	gned, sealed and delivered in the presence of:  Jeanette G. Skinner	(SEAL)
ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders and made oath that S he saw the within no Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S he, with L. M. Mahon itnessed the execution thereof.	PROBATE  fore me Doris Sanders and made oath that S he saw the within named  Jeanette G. Skinner  act and deed deliver the within written deed, and that S he, with L. M. Mahon  f. Seventh day of A. D. 1938 }  hon (SEAL)  Public for South Carolina  NA, RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND  EENVILLE, its successors and assigns, all her interest and also all her right and claim of Dower of, in or to all and	ATE OF SOUTH CAROLINA. County of Greenville  PERSONALLY appeared before me Doris Sanders and made outh that She saw the within named  Jeanette G. Skinner  In seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon Intessed the execution thereof.  SWORN to before me this the Seventh day of July A. D. 1938  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA. County of Greenville  I. , a Notary Public for South Carolina do hereby certify unto all whom it may concern, that  s. , the wife of the within named  It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combision dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this	ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Doris Sanders and made oath that S. he saw the within named Jeanette G. Skinner  In seal and as her act and deed deliver the within written deed, and that S. he, with L. M. Mahon theseed the execution thereof.  SWORN to before me this the Seventh day of July A. D. 1938  L. N. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, a Notary Public for South Carolina  ATE OF SOUTH CAROLINA of Greenville  I, a Notary Public for South Carolina do hereby certify unto all whom it may concern, that seed the second of person of persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19  Notary Public for South Carolina	Doris Sanders	(SEAL)
County of Greenville  PERSONALLY appeared before me Doris Sanders  Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon itnessed the execution thereof.	PROBATE  fore me Doris Sanders and made oath that S he saw the within named  Jeanette G. Skinner  act and deed deliver the within written deed, and that S he, with L. M. Mahon  the Seventh day of A. D. 1938 Doris Sanders  hon (SEAL)  Public for South Carolina  NA, RENUNCIATION OF DOWER  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND  EENVILLE, its successors and assigns, all her right and claim of Dower of, in or to all and	County of Greenville  PERSONALLY appeared before me Doris Sanders	County of Greenville  PERSONALLY appeared before me  Doris Sanders  and made oath that S. he saw the within named  Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S. he, with L. M. Mahon  In, seal and as her act and deed deliver the within written deed, and that S. he, with L. M. Mahon  SWORN to before me this the Seventh day of July , A. D. 1978  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina  A D. 19 , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combision, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS ANT ANSOCIATION, OF GREENVILLE; its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19    (SEAL)  Notary Public for South Carolina	L. M. Mahon	(SEAL)
Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon thressed the execution thereof.	act and deed deliver the within written deed, and that S he, with L. M. Mahon  act and deed deliver the within written deed, and that S he, with L. M. Mahon  the Seventh day of A. D. 1938  hon (SEAL)  Public for South Carolina  NA,  RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND  EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	Jeanette G. Skinner  m, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  SWORN to before me this the Seventh day of July A. D. 1938 Doris Sanders  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA. County of Greenville RENUNCIATION OF DOWER  I, a Notary Public for South Carolina do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any combandant of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ANSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19	Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S. he, with L. M. Mahon theses the execution thereof.  SWORN to before me this the Seventh day of July, A. D. 1938  L. M. Mahon (SEAL)  Notary Public for South Carolina  ATE OF SOUTH CAROLINA. County of Greenville  I, , a Notary Public for South Carolina on the within named.  It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complision, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ANA ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19  Notary Public for South Carolina	> PROBATE	
Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon itnessed the execution thereof.	act and deed deliver the within written deed, and that S he, with L. M. Mahon  act and deed deliver the within written deed, and that S he, with L. M. Mahon  the Seventh day of A. D. 1938  hon (SEAL)  Public for South Carolina  NA,  RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comparson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND  EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  SWORN to before me this the Seventh day of July, A. D. 1938  L. M. Melnon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, a Notary Public for South Carolina  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any company of freed of fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND PAN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19	Jeanette G. Skinner  In, seal and as her act and deed deliver the within written deed, and that S. he, with L. M. Mahon theses the execution thereof.  SWORN to before me this the Seventh day of July, A. D. 1938  L. M. Mahon (SEAL)  Notary Public for South Carolina  ATE OF SOUTH CAROLINA. County of Greenville  I, , a Notary Public for South Carolina on the within named.  It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complision, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ANA ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19  Notary Public for South Carolina	PERSONALLY appeared before me Doris Sanders and made oath that S he saw the wi	thin named
n, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon thessed the execution thereof.	act and deed deliver the within written deed, and that She, with L. M. Mahon  Seventh day of A. D. 1938  Computer Seventh day of A. D. 1938  NA. RENUNCIATION OF DOWER  A Notary Public for South Carolina, do hereby certify unto all whom it may concern, that the wife of the within named deed deliver the within named seventh deed that she does freely, voluntarily and without any computer or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	n, seal and as her act and deed deliver the within written deed, and that She, with L. M. Mahon  SWORN to before me this the Seventh day of July A. D. 1938  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina , the wife of the within named.  This day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comession, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND IAN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this lay of A. D. 19	n, seal and as her act and deed deliver the within written deed, and that S he, with L. M. Mahon  SWORN to before me this the Seventh day of July A. D. 1938  L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, a Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  RENUNCIATION OF DOWER  I, a Notary Public for South Carolina do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any common of the fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS ANT AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this lay of A. D. 19  Notary Public for South Carolina		
tnessed the execution thereof.	the Seventh day of A. D. 1938 Doris Sanders    Doris Sanders   Doris Sanders	SWORN to before me this the Seventh day of July , A. D. 1938 L. M. Mahon (SEAL)  Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any complision, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19	SWORN to before me this the Seventh day of July , A. D. 1938 L. M. Mahon (SEAL)  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina  RENUNCIATION OF DOWER  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that s. , the wife of the within named  I this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any completion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AND ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 19 (SEAL)  Notary Public for South Carolina		
SWORN to before me this the Seventh	Doris Sanders    Doris Sanders   Doris Sanders	July , A. D. 1938  L. M. Mahon (SEAL)  Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that s. , the wife of the within named  this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any composion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this   lay of  A. D. 19	July , A. D. 1938  L. M. Mahon (SEAL)  Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any composion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ANA ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19  Notary Public for South Carolina	n, seal and as <u>ner</u> act and deed deliver the within written deed, and that <u>S</u> he, with <u>L. M. Mahon</u> tnessed the execution thereof.	***************************************
on other to before the tine the time the time the time the time the time time time the time time time time time time time tim	Public for South Carolina  NA,  RENUNCIATION OF DOWER  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	L. M. Mahon Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsistency dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AND ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19	Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND ANA ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me this the Seventh day of	
T II Nober	Public for South Carolina  NA,  RENUNCIATION OF DOWER  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  s. , the wife of the within named  this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19	Notary Public for South Carolina  ATE OF SOUTH CAROLINA, County of Greenville  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any commission, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  alay of	T II Molecus	
SEAL)	RENUNCIATION OF DOWER  , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  , the wife of the within named  and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comrson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	County of Greenville  RENUNCIATION OF DOWER  I, , a Notary Public for South Carolina, do hereby certify unto all whom it may concern, that  this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19	County of Greenville  I,	(DEAL)	
S RENUNCIATION OF DOWER	and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any com- rson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	I,	I,	ATE OF SOUTH CAROLINA.)	
	and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any com- rson or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND EENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and	this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19  A. D. 19	this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND AN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and gular the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19  (SEAL)  Notary Public for South Carolina	S RENUNCIATION OF DOWER	ncern, that
I this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any lsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named FIRST FEDERAL SAVINGS DAN ASSOCIATION, OF GREENVILLE, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all		day of	day of	County of Greenville RENUNCIATION OF DOWER  I,	
GIVEN under my hand and seal, this	seal, this		Notary Public for South Carolina (SEAL)	County of Greenville  RENUNCIATION OF DOWER  I,	t any com- INGS AND
***************************************	***************************************	1	Notary Public for South Carolina	County of Greenville  RENUNCIATION OF DOWER  I,	t any com-
CETATA	•	Notary Public for South Carolina		County of Greenville  RENUNCIATION OF DOWER  I,	t any com- INGS AND