TOCKTHER with all and singular the Rights Mamb	hore Haraditaments and Annu	urtenances to the said premises belonging, or in anywise incident	
		o the said FIRST FEDERAL SAVINGS AND LOAN ASS	
GREENVILLE, its successors and assigns forever.			
	X Ourselves, our forever defend all and singul	ar the said Premises unto the said FIRST FEDERAL SAVIN	GS AND LOAN
ASSOCIATION, OF GREENVILLE, its successors a	and assigns, from and agains	t xxxxxxx ourselves, our	
or to claim the same or any part thereof.	Heirs, Executors, Ac	lministrators and Assigns, and every person whomsoever la	wfully claiming
1 000 00		on said lot in a sum not less than Four Thousand	i and No/100
2 000	insurance and not less than		
The second secon		eptable to the mortgagee, and to keep same insured from los	
fire or windstorm, and do hereby assign said policy of should at any time fail to insure said premises, or p	r policies of insurance to the ay the premiums thereon, the	said mortgagee, its successors and assigns; and in the event pen the said mortgagee, its successors and assigns, may cause the	e building to be
insured in name, and reimburse	e itself for the premiums ar	nd expense of such insurance under this mortgage, with interest.	
And X we do hereby agree to pay all year, and to exhibit the tax receipts at the offices of t	l taxes and other public assessment the FIRST FEDERAL SAVING	nents against this property on or before the first day of January GS AND LOAN ASSOCIATION, OF GREENVILLE, immedia	of each calendar ately upon pay-
	same and charge the amounts nstalments in add	so paid to the mortgage debt, and collect same under this monthly payments.	ortgage, with in-
and the second s		ed, that the mortgagor S. shall keep the premises herein de	
instalments in addition to reg	e debt and collect same under	igns may enter upon said premises, make whatever repairs are this mortgage, with interest, in twolve equal morents. ents. ses hereinabove described, nor alienate said premises by the v	nthly
or deed of conveyance without consent of the said Assonce due and payable, and may institute any proceed	ciation and should IX WO	do so said Association may at its option declare the debt d	
us, successors and assigns, all the rents and profits ac as the payments herein set out are not more than thi be past due and unpaid, said mortgagee may (provi- over the property herein described, and collect said	ecruing from the premises her irty days in arrears, but if at ded the premises herein desc rents and profits and apply	d FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, Of einabove described, retaining, however, the right to collect sat any time any part of said debt, interest, fire insurance premium ribed are occupied by a tenant or tenants), without further parame to the payment of taxes, fire insurance, interest, and p d, less the costs of collection; and should said premises be	id rents so long as or taxes, shall proceedings, take principal, without
mortgagor 8 herein, and the payments hereinabove do hereby agree that said mortgagee, its successors appointment of a Receiver, with authority to take charthereof (after paying costs of collection) upon said profits actually collected.	e set out become past due an and assigns, may apply to an rge of the mortgaged premises debt, interest, taxes and fire	ad unpaid, then X W6 by Judge of the Circuit Court of said State, at Chambers or or designate a reasonable rental, and collect same and apply to insurance, without liability to account for anything more that	therwise, for the
PROVIDED, ALWAYS, nevertheless, and on thi	is EXPRESS CONDITION, th	at if TX We the said mortgagor S, XX OUP	heirs or legal
SAVINGS AND LOAN ASSOCIATION, OF GREEN	VILLE, S. C., its successors	ter the date of these presents, pay or cause to be paid on the F or assigns, the monthly installments, as set out herein, until said de	ebt and all inter-
est and amounts due thereon, shall have been paid in	rull, then this deed of trust ar	nd bargain shall become null and void; otherwise to remain in full	force and virtue.
of payment shall be made. But if IX We shall m	nake default in the payment of	rtgagor state to hold and enjoy the said premi	of the covenants
and provisions hereinabove set out for a space of thirduce and payable, together with costs and a reasonable	ty days, then, and in such eve e attorney's fees, and shall ha	nt, the Association may, at its option, declare the whole amount have the right to foreclose this mortgage.	ereunder at once
IN WITNESS WHEREOF have		s and seal s, this the 28th day of January	, in the year
of our Lord One Thousand, Nine Hundred and Independence of the United States of America.	Forty-one	and in the One Hundred and Sixty-fifth	year of the
Signed, sealed and delivered in the presence of:		Heyward Roberts Addison	(SEAL)
Doris S. Scott		William Harris Addison	(SEAL)
Daisy B. LaFoy			(SEAL)
STATE OF SOUTH CAROLINA, County of Greenville			
	Doris S. Scott		
PERSONALLY appeared before me	*		he within named
неуwа	rd Roberts Addiso	n and William Harris Addison	
witnessed the execution thereof.	r the within written deed, and	that She, with Daisy B. LaFoy	
SWORN to before me this the 28th January	day of }	Doris S. Scott	
Daisy B. LaFoy Notary Public for South	(SEAL)		
STATE OF SOUTH CAROLINA, County of Greenville RENUNCIATIO	ON OF DOWER		
Daisy B. LaFoy	a Notone Pul	olic for South Carolina, do hereby certify unto all whom it m	av concorn that
Evelyn B. Addison		William Hannia Addison	as concern, that
IVLUS.	the wife of the	within named #1111am harris Addison by me, did declare that she does freely, voluntarily, and without	any compulsion
dread or tear of any person or persons whomsoever,	, renounce, release and foreve	or relinquish unto the within named FIRST FEDERAL SAVINg and estate, and also all her right and claim of Dower of, in or	GS AND LOAN