TO HAVE AND TO HOLD all and singular the Premises be	THE PARTY OF THE PROPERTY OF T	
REENVILLE, its successors and assigns forever.		*
	lefend all and singular the said Premises unto the said FIRST FEDERAL SAVINGS	
	ns, from and against myself, my	
r to claim the same or any part thereof.	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawf	
And I no/100 do hereby agree to insure the	e house and buildings on said lot in a sum not less than Three Thousand	l, Six
red and/ (\$ 3,600.00) Dollars fire insurance	e and not less than One Thousand, Eight Hundred and no/10)0
	any or companies acceptable to the mortgagee, and to keep same insured from loss of	
re or windstorm, and do hereby assign said policy or policies nould at any time fail to insure said premises, or pay the pr	s of insurance to the said mortgagee, its successors and assigns; and in the event I	ouilding to l
nsured in myname, and reimburse itself for	for the premiums and expense of such insurance under this mortgage, with interest.	
And I do hereby agree to pay all taxes and ear, and to exhibit the tax receipts at the offices of the FIRST	nd other public assessments against this property on or before the first day of January of T FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately	each calend y upon pa
ssessments, the mortgagee may, at its option, pay same and erest., in twelve equal monthly instal	id in full, and should I fail to pay said taxes and other charge the amounts so paid to the mortgage debt, and collect same under this mortginents in addition to regular monthly payments.	age, with ir
	the loan herein secured, that the mortgagor shall keep the premises herein descr its successors, or assigns may enter upon said premises, make whatever repairs are r	
harge the expenses for such repairs to the mortgage debt and	and collect same under this mortgage, with interest, in twelve equal montonthly payments. The encumber the premises hereinabove described, nor alienate said premises by the way	hly
or deed of conveyance without consent of the said Association an nee due and payable, and may institute any proceedings need	nd should Ido so said Association may at its option, declare the debt due cessary to collect said debt.	hereunder
s, successors and assigns, all the rents and profits accruing frest the payments herein set out are not more than thirty days e past due and unpaid, said mortgagee may (provided the power the property herein described, and collect said rents and	transfer unto the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF Come the premises hereinabove described, retaining, however, the right to collect said in arrears, but if at any time any part of said debt, interest, fire insurance premiums premises herein described are occupied by a tenant or tenants), without further produced profits and apply same to the payment of taxes, fire insurance, interest, and print of the saturally collected, less the costs of collection; and should said premises be occurred.	rents so lor or taxes, sha ceedings, ta cipal, witho
nortgagor herein, and the payments hereinabove set out o hereby agree that said mortgagee, its successors and assig		rwise, for t
hereof (after paying costs of collection) upon said debt, int	terest, taxes and fire insurance, without liability to account for anything more than	the rents a
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