And X. W		
And X W9 do hereby bind EXECUTION OURSELVES, OURSEL	the said Premises unto the said FIRST FEDERAL SAVI	NGS AND LOAM
ASSOCIATION, OF GREENVILLE, its successors and assigns, from and against	and the first of the second	
Elaim the same or any part thereof.	ninistrators and Assigns, and every person whomsoever lawf	ully claiming or t
And xwe do hereby agree to insure the house and buildings of	and the control of th	. →
1. 500.00 (\$ 2,900.00.) Dollars fire insurance and not less than	· · · · · · · · · · · · · · · · · · ·	
(\$ 1.500.00) Dollars tornado insurance, in a company or companies accept		
are or windstorm, and do hereby assign said policy or policies of insurance to the sa should at any time fail to insure said premises, or pay the premiums thereon, then	the said mortgagee, its successors and assigns; and in the event I the said mortgagee, its successors and assigns, may cause	the building to b
nsured in xx our name, and reimburse itself for the premiums and		
And X. We	ents against this property on or before the first day of Janua S AND LOAN ASSOCIATION, OF GREENVILLE, imm	ry of each calenda ediately upon pay
ment, until all amounts due under this mortgage have been paid in full, and should sessments, the mortgagee may, at its option, pay same and charge the amounts so paid welve equal monthly instalments in addition to regular monthly payments.	to the mortgage debt, and collect same under this mortgag	e, with interest, in
And it is hereby agreed as a part of the consideration for the loan herein secured		. —
repair, and should KWe	his mortgage, with interest, in twelve equal monthly instalments in	n addition to regula
or deed of conveyance without consent of the said Association and should X We once due and payable, and may institute any proceedings necessary to collect said of	do so said Association may at its action declare the debt	
And M	nabove described, retaining, however, the right to collect any time any part of said debt, interest, fire insurance premier bed are occupied by a tenant or tenants), without further me to the payment of taxes fire insurance interest and	said rents so lon ums or taxes, sha proceedings, tak
agor. S herein, and the payments hereinabove set out become past due and unpaid, a hereby agree that said mortgagee, its successors and assigns, may apply to any popointment of a Receiver, with authority to take charge of the mortgaged premises, cafter paying costs of collection) upon said debt, interest, taxes and fire insurance, without	then K. W6 Judge of the Circuit Court of said State, at Chambers or designate a reasonable rental and collect same and early the	otherwise, for th
PROVIDED. ALWAYS, nevertheless, and on this EXPRESS CONDITION, that	if To said the said mentages St. Child	4
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fu	heirs or legarification heirs of heirs of heirs or legarification heirs of heir heirs of h
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said mortes of payment shall be made. But if Z.WS shall make default in the payment of stroyisions hereinabove set out for a space of thirty days then and in such event the Arman stroyisions hereinabove set out for a space of thirty days then and in such event the Arman stroyisions hereinabove set out for a space of thirty days then and in such event the Arman stroyisions hereinabove set out for a space of thirty days then and in such event the Arman stroying the said parties hereinabove set out for a space of thirty days then and in such event the Arman stroying the said payment of said payment of said payment and in such event the Arman stroying the said payment of said payment of said payment of said payment and said payment of	if k. 4.6 the said mortgagor S. , Ky Our the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor Xs. Are to hold and enjoy the said presented monthly instalments, or shall make default in any of	heirs or legaring first federal debt and all inter- ill force and virtue
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter of payment shall be made. But if X.WO shall make default in the payment of strovisions hereinabove set out for a space of thirty days, then, and in such event, the A ayable, together with costs and a reasonable attorney's fees, and shall have the right to	if k. 4.6 the said mortgagor S ., Ky Our the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor Xs. Are to hold and enjoy the said presaid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage.	heirs or legalest first federal debt and all inter- ll force and virtue the covenants and the covenants and the covenants and the at once due and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter of payment shall be made. But if Z.WS	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor as are to hold and enjoy the said pressociation may, at its option, declare the whole amount hereund of foreclose this mortgage.	heirs or lega FIRST FEDERAI debt and all inter ill force and virtue emises until defaul the covenants and der at once due and
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter from the payment shall be made. But if **I.We	if k. We the said mortgagor S. , Ky Our the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor Xs. Are to hold and enjoy the said pressaid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal S. , this the lith day of October and in the One Hundred and Sixty-sixth	heirs or legal FIRST FEDERAL debt and all inter all force and virtue emises until defaul the covenants and aler at once due and the covenants are covenants and the covenants and the covenants are covenants are covenants and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter from the payment shall be made. But if X.We. —shall make default in the payment of strovisions hereinabove set out for a space of thirty days, then, and in such event, the Asayable, together with costs and a reasonable attorney's fees, and shall have the right to IN WITNESS WHEREOF—We have hereunto set—OUP hand Stroving four Lord One Thousand, Nine Hundred and forty—one——, and independence of the United States of America.	if k we the said mortgagor s, ky our the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor xs. are to hold and enjoy the said pressid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal s, this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard	heirs or legal FIRST FEDERAL debt and all inter all force and virtue emises until defaul the covenants and the covenants and the at once due and the pear at once due and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that eppresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter of payment shall be made. But if X.We	if k we the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgage x are to hold and enjoy the said pressid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal x, this the lith day of October and in the One Hundred and sixty-sixth Ewell C. Howard Louella Barton Howard	heirs or legal FIRST FEDERAL debt and all interpolated and all interpolated and virtue the covenants and the covenants and the covenants and the at once due and the way are of the covenants and the covenants are covenants and the covenants and the covenants are covenants and the covenants and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts of payment shall be made. But if **T. W**S	if k we the said mortgagor s, ky our the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor xs. are to hold and enjoy the said pressid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal s, this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard	heirs or legarest period of the covenants and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morter is payment shall be made. But if **T.WS**** shall make default in the payment of strovisions hereinabove set out for a space of thirty days, then, and in such event, the Anayable, together with costs and a reasonable attorney's fees, and shall have the right to IN WITNESS WHEREOF*** We have hereunto set **Our** hand **Si our Lord One Thousand, Nine Hundred and **forty-one**, and and the United States of America. Doris S. Scott Daisy B. LaFoy	if k we the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgage x are to hold and enjoy the said pressid monthly instalments, or shall make default in any of association may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal x, this the lith day of October and in the One Hundred and sixty-sixth Ewell C. Howard Louella Barton Howard	heirs or legarest period of the covenants and the covenants are covenants.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted is payment shall be made. But if **INO** shall make default in the payment of stovisions hereinabove set out for a space of thirty days, then, and in such event, the Anapable, together with costs and a reasonable attorney's fees, and shall have the right to IN WITNESS WHEREOF *** We ** have hereunto set *** OUT hand *** for Lord One Thousand, Nine Hundred and *** for Ly-one ***, and idependence of the United States of America. **Identify B *** LaFoy** TATE OF SOUTH CAROLINA, County of Greenville. **PROBATE** PROBATE**	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor Xs. Are to hold and enjoy the said pressociation may, at its option, declare the whole amount hereund of foreclose this mortgage. and seal S., this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard Louella Barton Howard	heirs or legs FIRST FEDERA debt and all inter ill force and virtue emises until defau the covenants an her at once due an year of th (SEAL (SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted is payment shall be made. But if **\textbf{X} \textbf{W} \textbf{M} M	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor Xs. APA	heirs or legs FIRST FEDERA debt and all inter ill force and virtue emises until defau the covenants an der at once due an year of th (SEAL (SEAL (SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted is payment shall be made. But if **I W B	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor and seal a	heirs or legs FIRST FEDERA debt and all inter ill force and virtue mises until defau the covenants an her at once due an year of th (SEAL (SEAL (SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts in payment shall be made. But if *\mathbb{Z} \mathbb{W} \mathbb{M}	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor and seal a	heirs or legs FIRST FEDERA debt and all inter ill force and virtue mises until defau the covenants an her at once due an year of th (SEAL (SEAL (SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted is payment shall be made. But if **Z.WG	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgages. To hold and enjoy the said prosecution may, at its option, declare the whole amount hereund of foreclose this mortgage. The and seal S., this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard Louella Barton Howard and made oath that S.he said prosecution may and made oath that S.he said prosecution may are too foreclose this mortgage. The analysis of the said mortgage of the paid on the said prosecution may at its option, declare the whole amount hereund of foreclose this mortgage. The analysis of the said mortgage of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may be said prosecution may be said prosecution may be sa	heirs or legs FIRST FEDERA debt and all inter ill force and virtue emises until defau the covenants an er at once due an, in the yeayear of th(SEAL(SEAL(SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morte it payment shall be made. But if X. We	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgagor and seal a	heirs or legs FIRST FEDERA debt and all inter ill force and virtue emises until defau the covenants an er at once due an, in the yeayear of th(SEAL(SEAL(SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that expresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted is payment shall be made. But if **Z.W.*W.*W.*W.*W.*W.*W.*W.*W.*W.*W.*W.*W.*	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgages. To hold and enjoy the said prosecution may, at its option, declare the whole amount hereund of foreclose this mortgage. The and seal S., this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard Louella Barton Howard and made oath that S.he said prosecution may and made oath that S.he said prosecution may are too foreclose this mortgage. The analysis of the said mortgage of the paid on the said prosecution may at its option, declare the whole amount hereund of foreclose this mortgage. The analysis of the said mortgage of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may be said prosecution may be said prosecution may be sa	heirs or legs FIRST FEDERA debt and all inter ill force and virtue emises until defau the covenants an er at once due an, in the yeayear of th(SEAL(SEAL(SEAL
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that presentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts of payment shall be made. But if **E.** ————————————————————————————————	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in furgages. To hold and enjoy the said prosecution may, at its option, declare the whole amount hereund of foreclose this mortgage. The and seal S., this the lith day of October and in the One Hundred and Sixty-sixth Ewell C. Howard Louella Barton Howard and made oath that S.he said prosecution may and made oath that S.he said prosecution may are too foreclose this mortgage. The analysis of the said mortgage of the paid on the said prosecution may at its option, declare the whole amount hereund of foreclose this mortgage. The analysis of the said mortgage of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may at its option, declare the whole amount hereund of the said prosecution may be said prosecution may be said prosecution may be sa	heirs or legal FIRST FEDERAL debt and all inter all force and virtue the covenants and the covenants a
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that presentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morted in payment shall be made. But if **I.W*O	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fu gagor Xs. Are	heirs or legal FIRST FEDERAL debt and all inter all force and virtue emises until default the covenants and the covenants and the covenants and the and the covenants are covenants. (SEAL (SEAL)
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts of payment shall be made. But if X.WO	the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fu gagor Xs. APC	heirs or lega FIRST FEDERAI debt and all inter ill force and virtue emises until defaul the covenants and ler at once due and year of the (SEAL) (SEAL) w the within named
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that epresentatives, shall on or before the first day of each and every month, from and after AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or st and amounts due thereon, shall have been paid in full, then this deed of trust and And it is further agreed by and between the said parties hereto, that the said morts of payment shall be made. But if X. We	the said mortgagor \$ My_OUP_ the date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fu gagor Xs_APO	heirs or legal FIRST FEDERAL debt and all inter all force and virtue emises until default the covenants and the covenants and the covenants and the at once due and the covenants and the covena

Daisy B. IaFoy (SEAL)

Notary Public for South Carolina.