OCCUPANT AND		
TO HAVE AND TO HOLD all and singular the Premises before		the said premises belonging, or in anywise incident or appertainin
GREENVILLE, its successors and assigns forever.  And We our do hereby bind two selfs way our selfs w	selves. our	
And We do hereby bind myselfang Ours leirs, Executors and Administrators to warrant and forever defen		
		nd Assigns, and every person whomsoever lawfully claiming or
	*,	
and the second of the second o	and the second s	in a sum not less than Four Thousand, Six Hund
		y-Six Hundred and No/100
windstorm, and do hereby assign said policy or policies of insur	rance to the said mortgagee, it	ts successors and assigns: and in the event
sured in XXXnur name, and reimburse itself for th		rtgagee, its successors and assigns, may cause the building to i
		this property on or before the first day of January of each calend OAN ASSOCIATION, OF GREENVILLE, immediately upon pa
		OAN ASSOCIATION, OF GREENVILLE, immediately upon pa
essments, the mortgagee may, at its option, pay same and charge the welve equal monthly instalments in addition to regular monthly pay	e amounts so paid to the morts	gage debt, and collect same under this mortgage, with interest,
		mortgagor_S shall keep the premises herein described in goo
epair, and should <b>We</b> fail to do so, the mortgagee, its s harge the expenses for such repairs to the mortgage debt and colle- egular monthly payments.	successors, or assigns may ent- ect same under this mortgage,	er upon said premises, make whatever repairs are necessary, ar with interest, in twelve equal monthly installments in addition
And it is further agreed that Weshall not further en	cumber the premises hereinab	ove described, nor alienate said premises by the way of mortgag
r deed of conveyance without consent of the said Association and since due and payable, and may institute any proceedings necessary	hould wedo so s to collect said debt.	said Association may at its option, declare the debt due hereunder
is successors and assigns, all the rents and profits accruing from t	the premises hereinahove desc	AL SAVINGS AND LOAN ASSOCIATION, OF GREENVILL
s the payments herein set out are not more than thirty days in e past due and unpaid, said mortgagee may (provided the prem yer the property herein described and collect said rents and pr	arrears, but it at any time any nises herein described are occurrents and apply same to the	y part of said debt, interest, fire insurance premiums or taxes, sha upied by a tenant or tenants), without further proceedings, tal
ability to account for anything more than the rents and profits	actually collected, less the cos	its of collection; and should said premises be occupied by the mor
ppointment of a Keceiver, with authority to take charge of the mor	may apply to any Judge of the	he Circuit Court of said State, at Chambers or otherwise, for the easonable rental, and collect same and apply the net proceeds there to account for anything more than the rents and profits actually contains the contains and profits actually contains the contains the contains actually contains the conta
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS epresentatives, shall on or before the first day of each and every marked and LOAN ASSOCIATION, OF GREENVILLE, S. st and amounts due thereon, shall have been paid in full, then the	nonth, from and after the date of	e monthly instalments as set out herein until said dabt and all the
		reto hold and enjoy the said premises until defau
f payment shall be made. But if weshall make default in the provisions hereinabove set out for a space of thirty days, then, and in	he navment of said monthly is	netalments or shall make default in any of the assurant
ayable, together with costs and a reasonable attorney's fees, and sha	all have the right to foreclose t	his mortgage.  Fifteenth  , this the, in the year
f our Lord One Thousand, Nine Hundred and Forty-Si		
ndependence of the United States of America.		
igned, sealed and delivered in the presence of:  Virginia Fisher  Vivian Whitmire		Eugenia S. Newman (SEAI
Vivian Whitmire		(SEAI
TATE OF COURT CAROLINA		
TATE OF SOUTH CAROLINA, County of Greenville.	PROBATE	
PERSONALLY appeared before me	Virginia P	isher
		Newman and Eugenia S. Newman
gn, seal and as the 1ract and deed deliver the within witnessed the execution thereof.	vritten deed, and that _She, wi	ith Hazel Lee
WORN to before me this the 15th day of	1	
January , A. D. 19_46 Z. A. Smith , (SEAL)	<del>-</del>	Virginia Fisher
Notary Public for South Carolina.	<u> </u>	
TATE OF SOUTH CAROLINA, County of Greenville.	RENUNCIATION OF DO	OWER
I, Z. A. Smith	, a Notary Public for South	Carolina, do hereby certify unto all whom it may concern, that
rs. Eugenia S. Newman	, the wife of the within na	med Sherman E. Newman
d this day appear before me, and upon being privately and sepa read or fear of any person or persons whomsoever, renounce, rel SSOCIATION, OF GREENVILLE, S. C., its successors and assig ar the Premises within mentioned and released.	arately examined by me, did de	eclare that she does freely, voluntarily, and without any compulsion
Given under my hand and seal, this 15th	<b>-)</b> -	
ay of January , A. D. 19-4	>	Eugenia S. Newman
Z. A. Smith (SEAL)  Notary Public for South Carolina.		