TO HAVE AND TO HOLD all and singular the Premises before GREENVILLE, its successors and assigns forever.	
And we do hereby bind any xxxx our selections, Executors and Administrators to warrant and forever defend	elves our all and singular the said Premises unto the said FIRST FEDERAL SAVINGS AND LOAM
	from and against mentage us and our
laim the same or any part thereof.	Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to
And thedo hereby agree to insure the house	se and buildings on said lot in a sum not less than Four Thousand, Two Hundr
	not less than Forty-Two Hundred and No/100
\$4,200.00 Dollars tornado insurance, in a company or	companies acceptable to the mortagee, and to keep same insured from loss or damage by fir
r windstorm, and do hereby assign said policy or policies of insurar hould at any time fail to insure said premises, or pay the premiums	nce to the said mortgagee, its successors and assigns; and in the eventweets thereon, then the said mortgagee, its successors and assigns, may cause the building to be
sured in <b>NXX</b> ourname, and reimburse itself for the	premiums and expense of such insurance under this mortgage, with interest.
And	r public assessments against this property on or before the first day of January of each calenda DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, immediately upon pay
welve equal monthly instalments in addition to regular monthly pay	full, and should wefail to pay said taxes and other governmental as amounts so paid to the mortgage debt, and collect same under this mortgage, with interest, in the secured, that the mortgagor shall keep the premises herein described in goo
epair, and should to do so, the mortgagee, its such harge the expenses for such repairs to the mortgage debt and collect egular monthly payments.	ccessors, or assigns may enter upon said premises, make whatever repairs are necessary, and t same under this mortgage, with interest, in twelve equal monthly installments in addition to
en e	umber the premises hereinabove described, nor alienate said premises by the way of mortgagould wedo so said Association may at its option, declare the debt due hereunder:
once due and payable, and may institute any proceedings necessary to	o collect said debt.
is successors and assigns, all the rents and profits accruing from the sthe payments herein set out are not more than thirty days in a e past due and unpaid, said mortgagee may (provided the premis yer the property herein described, and collect said rents and profi	to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLING premises hereinabove described, retaining, however, the right to collect said rents so long treats, but if at any time any part of said debt, interest, fire insurance premiums or taxes, shapes herein described are occupied by a tenant or tenants), without further proceedings, taken the first and apply same to the payment of taxes, fire insurance, interest, and principal, without catually collected, less the costs of collection; and should said premises be occupied by the more
agor herein, and the payments hereinabove set out become pass of hereby agree that said mortgagee, its successors and assigns, may provintment of a Receiver, with authority to take charge of the mortgafter paying costs of collection) upon said debt, interest, taxes and fire cted.	st due and unpaid, then WS  ay apply to any Judge of the Circuit Court of said State, at Chambers or otherwise, for the gaged premises, designate a reasonable rental, and collect same and apply the net proceeds there insurance, without liability to account for anything more than the rents and profits actually constituted.
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS Coepresentatives, shall on or before the first day of each and every mo	ONDITION, that if wo the said mortgagor_S, myheirs or legenth, from and after the date of these presents, pay or cause to be paid on the FIRST FEDERA
savings and Loan association, of Greenville, S. C. set and amounts due thereon, shall have been paid in full, then this	a, its successors or assigns, the monthly instalments, as set out herein, until said debt and all inter- deed of trust and bargain shall become null and void; otherwise to remain in full force and virtue
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