TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the	nces to the said premises belonging, or in anywise incident or appertainin said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, O
GREENVILLE, its successors and assigns forever.	
Ana we do hereby bind xxxxxxx ourselves, our Heirs, Executors and Administrators to warrant and forever defend all and singular the	
ASSOCIATION, OF GREENVILLE, its successors and assigns, from and against n	
or to claim the same or any part thereof.	trators and Assigns, and every person whomsoever lawfully claim
And We do hereby agree to insure the house and buildings on	said lot in a sum not less than One Thousand, Eight
red & no/106 (\$1,800.00 Dollars fire insurance and not less than N1	ne Hundred and No/100
(\$900.00 ) Dollars tornado insurance, in a company or companies acceptable	to the mortgagee, and to keep same insured from loss or damage
fire or windstorm, and do hereby assign said policy or policies of insurance to the said a should at any time fail to insure said premises, or pay the premiums thereon, then the	mortgagee, its successors and assigns; and in the event <b>x</b> said mortgagee, its successors and assigns, may cause the building to
insured in rac OUT name, and reimburse itself for the premiums and exp	pense of such insurance under this mortgage, with interest,
And And do hereby agree to pay all taxes and other public assessments year, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS A	against this property on or before the first day of January of each calend ND LOAN ASSOCIATION, OF GREENVILLE, immediately upon p
ment, until all amounts due under this mortgage have been paid in full, and should assessments, the mortgagee may, at its option, pay same and charge the amounts so preferest., in twelve equal monthly instalments in additi And it is hereby agreed as a part of the consideration for the loan herein secured, the	aid to the mortgage debt, and collect same under this mortgage, with on to regular monthly payments.
repair, and should <b>X</b> . <b>We</b> fail to do so, the mortgagee, its successors, or assigns recharge the expenses for such repairs to the mortgage debt and collect same under this <b>instalments in addition to regular monthly paymen</b> And it is further agreed tha <b>x</b> shall not further encumber the premises he	mortgage with interest. In EWGIVA AGUAL MONEDLY
or deed of conveyance without consent of the said Association and should We do not deed and payable, and may institute any proceedings necessary to collect said debt	so said Association may at its option, declare the debt due hereunder
And X We do hereby assign, set over and transfer unto the said FIR its, successors and assigns, all the rents and profits accruing from the premises hereinable as the payments herein set out are not more than thirty days in arrears, but if at any the past due and unpaid, said mortgagee may (provided the premises herein described over the property herein described, and collect said rents and profits and apply same liability to account for anything more than the rents and profits actually collected, les	ove described, retaining, however, the right to collect said rents so lot time any part of said debt, interest, fire insurance premiums or taxes, share occupied by a tenant or tenants), without further proceedings, to to the payment of taxes, fire insurance, interest, and principal, with
mortgagos herein, and the payments hereinabove set out become past due and unp do hereby agree that said mortgagee, its successors and assigns, may apply to any Jucappointment of a Receiver, with authority to take charge of the mortgaged premises, desi thereof (after paying costs of collection) upon said debt, interest, taxes and fire insurprofits actually collected.	paid, then <b>X We</b> lige of the Circuit Court of said State, at Chambers or otherwise, for gnate a reasonable rental, and collect same and apply the net process
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I	X We the said mortgagor S, mXX OUR heirs or le
representatives, shall on or before the first day of each and every month, from and after th SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors or assi	ons the monthly installments as set out herein, until said debt and all int
est and amounts due thereon, shall have been paid in full, then this deed of trust and bar	
And it is further agreed by and between the said parties hereto, that the said mortgage of payment shall be made. But if <b>IX. We</b> shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the	monthly installments, or shall make default in any of the covena
of payment shall be made. But if <b>IX. We</b> shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the due and payable, together with costs and a reasonable attorney's fees, and shall have the IN WITNESS WHEREOF <b>We</b> have hereunto set <b>OUP</b> hand <b>S</b> and of our Lord One Thousand, Nine Hundred and <b>forty-one</b> and	monthly installments, or shall make default in any of the covenage Association may, at its option, declare the whole amount hereunder at or e right to foreclose this mortgage.  d seal 8, this the 16thay of April , in the y
of payment shall be made. But if <b>IX W6</b> shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the due and payable, together with costs and a reasonable attorney's fees, and shall have the IN WITNESS WHEREOF <b>W6</b> have hereunto set <b>OUP</b> hand <b>S</b> and of our Lord One Thousand, Nine Hundred and <b>forty-one</b> , and Independence of the United States of America.	monthly installments, or shall make default in any of the covenage Association may, at its option, declare the whole amount hereunder at or e right to foreclose this mortgage.  d seal 8, this the 16thay of April , in the y in the One Hundred and Sixty-fifth year of
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of payment shall be made. But if X We shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the due and payable, together with costs and a reasonable attorney's fees, and shall have the IN WITNESS WHEREOF We have hereunto set Our hand S and of our Lord One Thousand, Nine Hundred and forty-one and Independence of the United States of America.  Signed, sealed and delivered in the presence of:  Dor1S S. Scott  Da1sy B. LaFoy  STATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Dor1s S. Scott  Paul S. McCauley and One sign, seal and as their act and deed deliver the within written deed, and that writnessed the execution thereof.  SWORN to before me this the day of April April A. D. 19 11 Da1sy B. LaFoy (SEAL)  Notary Public for South Carolina  STATE OF SOUTH CAROLINA, County of Greenville  I, Da1sy B. LaFoy (SEAL)  Notary Public for South Carolina  RENUNCIATION OF DOWER  J Da1sy B. LaFoy (SEAL)  Mrs. Ora J. Mc auley (Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs.	monthly installments, or shall make default in any of the covena association may, at its option, declare the whole amount hereunder at or e right to foreclose this mortgage.  In the One Hundred and Sixty-fifth year of Paul S. McCauley (SEA)  Ora J. McCauley (SEA)  and made oath that She saw the within name Ta J. McCauley  Doris S. Scott  Doris S. Scott  The South Carolina, do hereby certify unto all whom it may concern, the din named Paul S. McCauley (SEA)  The South Carolina, do hereby certify unto all whom it may concern, the din named Paul S. McCauley (SEA)  The Gold declare that she does freely, voluntarily, and without any compulsing and into the within named FIRST FEDERAL SAVINGS AND LO.
of payment shall be made. But if X We shall make default in the payment of said and provisions hereinabove set out for a space of thirty days, then, and in such event, the due and payable, together with costs and a reasonable attorney's fees, and shall have the IN WITNESS WHEREOF We have hereunto set Our hand S and of our Lord One Thousand, Nine Hundred and forty-one and Independence of the United States of America.  Signed, sealed and delivered in the presence of:  Dor1S S. Scott  Da1sy B. LaFoy  STATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY appeared before me Dor1s S. Scott  Paul S. McCauley and One sign, seal and as their act and deed deliver the within written deed, and that writesed the execution thereof.  SWORN to before me this the day of April April A. D. 19 41  Da1sy B. LaFoy (SEAL)  Notary Public for South Carolina  STATE OF SOUTH CAROLINA, County of Greenville  I Da1sy B. LaFoy (SEAL)  Notary Public for South Carolina  RENUNCIATION OF DOWER  Ora J. Mc auley , the wife of the with did this day appear before me, and, upon being privately and separately examined by made of the original services of the service of the services and dear the receiver reliases and forever reliases and forever reliases of the premises within mentioned and released.  Given under my hand and seal, this 16th	monthly installments, or shall make default in any of the covena association may, at its option, declare the whole amount hereunder at or e right to foreclose this mortgage.  In the One Hundred and Sixty-fifth year of Paul S. McCauley (SEA)  Ora J. McCauley (SEA)  and made oath that She saw the within name Ta J. McCauley  Doris S. Scott  Doris S. Scott  The South Carolina, do hereby certify unto all whom it may concern, the din named Paul S. McCauley (SEA)  The South Carolina, do hereby certify unto all whom it may concern, the din named Paul S. McCauley  The did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely, voluntarily, and without any compulsing the did declare that she does freely the declare the declared that she does freely the declared that the
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