TO HAVE AND TO HOLD all and singular the Premises before mentioned unREENVILLE, its successors and assigns forever.	nto the said FIRST FEDERAL SAVINGS AND LOAN ASS	OCIATION, OF
And X we do hereby bind XXXXXXX purselves, our eirs, Executors and Administrators to warrant and forever defend all and sing	rular the said Premises unto the said FIRST FEDERAL SAVIN	GS AND LOAN
SSOCIATION, OF GREENVILLE, its successors and assigns, from and again	nst KKKKXK us, our	• ·
to claim the same or any part thereof. Heirs, Executors,	Administrators and Assigns, and every person whomsoever la	awfully claiming
	gs on said lot in a sum not less than One Thousand,	Four Hundr
o/100 (\$ 1,400.00) Dollars fire insurance and not less that	n Seven Hundred and No/100	
	eceptable to the mortgagee, and to keep same insured from los	
e or windstorm, and do hereby assign said policy or policies of insurance to the old at any time fail to insure said premises, or pay the premiums thereon, the said at any time fail to insure said premises, or pay the premiums thereon, the said premises are said premises.	ne said mortgagee, its successors and assigns; and in the event in the said mortgagee, its successors and assigns, may cause the	e building to be
name, and reimburse itself for the premiums		
And x. W6 do hereby agree to pay all taxes and other public asset r, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVI	ssments against this property on or before the first day of January NGS AND LOAN ASSOCIATION, OF GREENVILLE, immedia	of each calendar ately upon pay-
nt, until all amounts due under this mortgage have been paid in full, and shot essments, the mortgagee may, at its option, pay same and charge the amountest. , in twelve equal monthly instalments in a And it is hereby agreed as a part of the consideration for the loan herein second	nts so paid to the mortgage debt, and collect same under this moddition to regular monthly payments.	ortgage, with in-
air, and should X W6 fail to do so, the mortgagee, its successors, or a gree the expenses for such repairs to the mortgage debt and collect same und	assigns may enter upon said premises, make whatever repairs are this mortgage, with interest., in twelve equal mo	e necessary, and
And it is further agreed that XX W6 shall not further encumber the pres	mises hereinabove described, nor alienate said premises by the	way of mortgage
deed of conveyance without consent of the said Association and should X . We e due and payable, and may institute any proceedings necessary to collect s	do so said Association may at its option, declare the debt caid debt.	due hereunder at
And X. We do hereby assign, set over and transfer unto the successors and assigns, all the rents and profits accruing from the premises he payments herein set out are not more than thirty days in arrears, but if past due and unpaid, said mortgagee may (provided the premises herein described, and collect said rents and profits and applicitly to account for anything more than the rents and profits actually collect.	at any time any part of said debt, interest, fire insurance premiures cribed are occupied by a tenant or tenants), without further by same to the payment of taxes, fire insurance, interest, and p	id rents so long ns or taxes, shall proceedings, take orincipal, without
ortgagor	any Judge of the Circuit Court of said State, at Chambers or of ses, designate a reasonable rental, and collect same and apply	the net proceeds
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION,	that if K. We the said mortgagor S., KK. Our	heirs or legal
oresentatives, shall on or before the first day of each and every month, from and VINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successor and amounts due thereon, shall have been paid in full, then this deed of trust	rs or assigns, the monthly installments, as set out herein, until said d	ebt and all inter-
	a	
	mortgagor are to hold and enjoy the said prem	
payment shall be made. But if x. we shall make default in the payment d provisions hereinabove set out for a space of thirty days, then, and in such e and payable, together with costs and a reasonable attorney's fees, and shall	of said monthly installments, or shall make default in any event the Association may at its option, declare the whole amount h	of the covenants nereunder at once
payment shall be made. But if K. We shall make default in the payment disprovisions hereinabove set out for a space of thirty days, then, and in such a e and payable, together with costs and a reasonable attorney's fees, and shall IN WITNESS WHEREOF WE have hereunto set our half our Lord One Thousand, Nine Hundred and Forty-one	of said monthly installments, or shall make default in any event, the Association may, at its option, declare the whole amount have the right to foreclose this mortgage.	of the covenants are under at once
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