TO HAVE AND TO HOLD all and singular the Premises before mentioned unto	化二氯化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
And X. W.9 do hereby bind anxages ourselves our Heirs, Executors and Administrators to warrant and forever defend all and singular	ur the said Premises unto the said FIRST FEDERAL SAVI	INGS AND LOA
ASSOCIATION, OF GREENVILLE, its successors and assigns, from and against		
Heirs, Executors, Ad		
And K. WOdo hereby agree to insure the house and buildings		
No/100 (\$ 2,100.00) Dollars fire insurance and not less than		
\$ 1,100,00 Dollars tornado insurance, in a company or companies accep		
re or windstorm, and do hereby assign said policy or policies of insurance to the should at any time fail to insure said premises, or pay the premiums thereon, the	said mortgagee, its successors and assigns; and in the event X	we
nsured in navourname, and reimburse itself for the premiums an	d expense of such insurance under this mortgage, with interest	• 1 • 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
And K. W.Odo hereby agree to pay all taxes and other public assessmear, and to exihibit the tax receipts at the offices of the FIRST FEDERAL SAVING	nents against this property on or before the first day of Janua S AND LOAN ASSOCIATION, OF GREENVILLE, imm	ary of each calend nediately upon pa
nent, until all amounts due under this mortgage have been paid in full, and should essments, the mortgagee may, at its option, pay same and charge the amounts so paid welve equal monthly instalments in addition to regular monthly payments. And it is hereby agreed as a part of the consideration for the loan herein secure	to the mortgage debt, and collect same under this mortga	ge, with interest,
epair, and should x fail to do so, the mortgagee, its successors, or assistance the expenses for such repairs to the mortgage debt and collect same under	gns may enter upon said premises, make whatever repairs this mortgage, with interest, in twelve equal monthly instalments	are necessary, as in addition to regul
And it is further agreed that X. WO shall not further encumber the premis	ses hereinabove described, nor alienate said premises by the	e way of mortga
r deed of conveyance without consent of the said Association and should X. Wo nce due and payable, and may institute any proceedings necessary to collect said	do so said Association may at its option, declare the del	ot due hereunder
And X. W.O.	einabove described, retaining, however, the right to collect any time any part of said debt, interest, fire insurance prem ribed are occupied by a tenant or tenants), without furthe same to the payment of taxes, fire insurance, interest, and	said rents so lor iums or taxes, shar or proceedings, ta d principal, witho
agor herein, and the payments hereinabove set out become past due and unpaid to hereby agree that said mortgagee, its successors and assigns, may apply to an appointment of a Receiver, with authority to take charge of the mortgaged premises after paying costs of collection) upon said debt, interest, taxes and fire insurance, with	y Judge of the Circuit Court of said State, at Chambers o designate a reasonable rental, and collect same and apply the	net proceeds there
PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, th	at 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TIDET TENTE
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 of st and amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said most payment shall be made. But if	there the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said d bargain shall become null and void; otherwise to remain in fortgagor and an enjoy the said presaid monthly instalments, or shall make default in any of	FIRST FEDERAL I debt and all into full force and virtu remises until defau the covenants a
epresentatives, shall on or before the first day of each and every month, from and after SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and an And it is further agreed by and between the said parties hereto, that the said most payment shall be made. But if	ser the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor at a said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereur to foreclose this mortgage.	FIRST FEDERAL I debt and all interval full force and virtu remises until defau the covenants ander at once due and
epresentatives, shall on or before the first day of each and every month, from and after SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and an And it is further agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said dargain shall become null and void; otherwise to remain in fortgagor at a said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereum to foreclose this mortgage. and seal S., this the	FIRST FEDERAL I debt and all inte full force and virtu remises until defau the covenants ander at once due a
epresentatives, shall on or before the first day of each and every month, from and after SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and an And it is further agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereur to foreclose this mortgage. and seal. S., this the	FIRST FEDERA I debt and all inte full force and virtu remises until defau the covenants ander at once due ander at once
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and another agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereur to foreclose this mortgage. and seal S., this the Ath day of Ctober and in the One Hundred and Sixty-sixth Calma B. Hendree	FIRST FEDERA I debt and all inte full force and virtu remises until defau the covenants a der at once due a, in the ye, year of t
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and another agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. and seal S., this the 4th day of October and in the One Hundred and Slxty-slxth Calma B. Hembree	FIRST FEDERAL I debt and all interval I debt and all interval I defend and virture remises until defan I the covenants ander at once due and
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and another agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereur to foreclose this mortgage. and seal S., this the Ath day of Ctober and in the One Hundred and Sixty-sixth Calma B. Hendree	FIRST FEDERAL debt and all interest in the covenants ander at once due a series when the covenants and the covenants and the covenants and the covenants are derived as the covenants and the covenants are derived as the covenants are detailed as t
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of set and amounts due thereon, shall have been paid in full, then this deed of trust and another agreed by and between the said parties hereto, that the said most payment shall be made. But if	rear the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. and seal S., this the 4th day of October and in the One Hundred and Slxty-slxth Calma B. Hembree	FIRST FEDERAL I debt and all interval I debt and all interval I defend and virture remises until defan I the covenants ander at once due and
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 of stand amounts due thereon, shall have been paid in full, then this deed of trust and anounts due thereon, shall have been paid in full, then this deed of trust and anounts due thereon, shall have been paid in full, then this deed of trust and anounts due thereon, shall have been paid in full, then this deed of trust and anounts due thereon, shall have been paid in full, then this deed of trust and anounts due to force of the said parties hereto, that the said most from the payment of the	rer the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage.	FIRST FEDERAL debt and all introdul force and virturemises until defar the covenants ander at once due a series when the covenants and the covenants are covenants. (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA
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 of stand amounts due thereon, shall have been paid in full, then this deed of trust 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 most find the payment of payment shall be made. But if IX. W. S. Shall make default in the payment of rovisions hereinabove set out for a space of thirty days, then, and in such event, the ayable, together with costs and a reasonable attorney's fees, and shall have the right IN WITNESS WHEREOF. We have hereunto set. OUR hands of our Lord One Thousand, Nine Hundred and forty-one independence of the United States of America. Signed, sealed and delivered in the presence of: Doris S. Scott Daisy B. LaFoy PROBATE County of Greenville. PERSONALLY appeared before me. Doris S. Scott	rer the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor ix are to hold and enjoy the said possible said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. In and seal S., this the Ath day of October and in the One Hundred and Sixty-sixth Calma B. Hembree Clara M. Hembree	FIRST FEDERAL debt and all introdul force and virturemises until defar the covenants ander at once due a series when the covenants and the covenants are covenants. (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of st and amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said mo f payment shall be made. But if	rer the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become to hold and enjoy the said parallel said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. In and seal S., this the Ath day of Ctober and in the One Hundred and Sixty-sixth Calma B. Hembree Clara M. Hembree and made oath that S. he said parallel sa	FIRST FEDERAL debt and all introdul force and virturemises until defatthe covenants ander at once due a service with the covenants ander at once due a service with the covenants and the covenants and the covenants and the covenants are covenants as the covenants are covenants. (SEA (SEA (SEA)
epresentatives, shall on or before the first day of each and every month, from and aft AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of 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 mo f payment shall be made. But if	rer the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become to hold and enjoy the said parallel said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. In and seal S., this the Ath day of Ctober and in the One Hundred and Sixty-sixth Calma B. Hembree Clara M. Hembree and made oath that S. he said parallel sa	FIRST FEDERAL debt and all introdul force and virturemises until defatthe covenants ander at once due a service with the covenants ander at once due a service with the covenants and the covenants and the covenants and the covenants are covenants as the covenants are covenants. (SEA (SEA (SEA)
epresentatives, shall on or before the first day of each and every month, from and aft SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of st and amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said mo of payment shall be made. But if X W9 shall make default in the payment of provisions hereinabove set out for a space of thirty days, then, and in such event, the ayable, together with costs and a reasonable attorney's fees, and shall have the right IN WITNESS WHEREOF have hereunto set OUT hands of our Lord One Thousand, Nine Hundred and forty—one ndependence of the United States of America. Signed, sealed and delivered in the presence of: Doris S. Scott Daisy B. LaFoy STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Doris S. Scott Calma B. Hembree and C calma B. Hembree and C calma seal and as their act and deed deliver the within written deed, and witnessed the execution thereof. Four th day of)	rethe date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said dargain shall become null and void; otherwise to remain in fortgagor and bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. In and seal S., this the Ath day of October and in the One Hundred and Sixty-sixth Calma B. Herebree Clara M. Hembree that S.he, with Daisy B. LaFoy that S.he, with Daisy B. LaFoy	FIRST FEDERAL debt and all introdul force and virturemises until defatthe covenants ander at once due a service with the covenants ander at once due a service with the covenants and the covenants and the covenants and the covenants are covenants as the covenants are covenants. (SEA (SEA (SEA)
epresentatives, shall on or before the first day of each and every month, from and aff AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of stand 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 mo f payment shall be made. But if IX. WS	rer the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become null and void; otherwise to remain in fortgagor are also become to hold and enjoy the said parallel said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. In and seal S., this the Ath day of Ctober and in the One Hundred and Sixty-sixth Calma B. Hembree Clara M. Hembree and made oath that S. he said parallel sa	FIRST FEDERAL debt and all introdul force and virturemises until defatthe covenants ander at once due a service with the covenants ander at once due a service with the covenants and the covenants and the covenants and the covenants are covenants as the covenants are covenants. (SEA (SEA (SEA)
epresentatives, shall on or before the first day of each and every month, from and aff SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of stand amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due thereon, shall have been paid in full, then this deed of trust and an amounts due to the said parties hereto, that the said mo for payment shall be made. But if I I I I I I I I I I I I I I I I I I	rethe date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said dargain shall become null and void; otherwise to remain in fortgagor and bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. In and seal S., this the Ath day of October and in the One Hundred and Sixty-sixth Calma B. Herebree Clara M. Hembree that S.he, with Daisy B. LaFoy that S.he, with Daisy B. LaFoy	FIRST FEDERA I debt and all inte full force and virtu remises until defan the covenants ander at once due and , in the year of t (SEAI (SEAI
epresentatives, shall on or before the first day of each and every month, from and affsAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of 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 month of payment shall be made. But if IX. WS	rethe date of these presents, pay or cause to be paid on the assigns, the monthly instalments, as set out herein, until said dargain shall become null and void; otherwise to remain in fortgagor and bargain shall become null and void; otherwise to remain in fortgagor and monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. In and seal S., this the Ath day of October and in the One Hundred and Sixty-sixth Calma B. Herebree Clara M. Hembree that S.he, with Daisy B. LaFoy that S.he, with Daisy B. LaFoy	FIRST FEDERAL debt and all interful force and virturemises until defaut the covenants ander at once due ander at once due ander at once force and covenants ander at once due and covenants and covenants and covenants and covenants and covenants and covenants are covenants. (SEAL (SEAL CEAL CEAL CEAL CEAL CEAL CEAL CEAL C
epresentatives, shall on or before the first day of each and every month, from and affavinings AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of an amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said mo of payment shall be made. But if	er the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fortgagor are to hold and enjoy the said p said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereun to foreclose this mortgage. and seal. In this the lith day of October and in the One Hundred and Sixty-sixth Calma B. Hembree Clara M. Hembree that She, with Daisy B. LaFoy Doris S. Scott	FIRST FEDERA I debt and all inte full force and virtu remises until defan the covenants a nder at once due a, in the yeyear of t(SEAI(SEAI(SEAI
epresentatives, shall on or before the first day of each and every month, from an AVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of st and amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said mo of payment shall be made. But if X. W. S	ret the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fritagor ** Are	FIRST FEDERAL debt and all introdul force and virturemises until defatthe covenants ander at once due
epresentatives, shall on or before the first day of each and every month, from and affavinings AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of an amounts due thereon, shall have been paid in full, then this deed of trust an And it is further agreed by and between the said parties hereto, that the said mo of payment shall be made. But if	ret the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fregagor are to hold and enjoy the said p said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. and seals, this the 4th day of October and in the One Hundred and Sixty-sixth Calma B. Herebeee Clara M. Hembree that She, with Daisy B. LaFoy Doris S. Scott Ice for South Carolina, do hereby certify unto all whom it within named Calma B. Hembree by me, did declare that she does freely, voluntarily, and with relinquish unto the within named FIRST FEDERAL, SAV	FIRST FEDERA I debt and all inte full force and virtu remises until defau the covenants ander at once due ander at once
epresentatives, shall on or before the first day of each and every month, from and aff sAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., its successors of at 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 mo of payment shall be made. But if X We shall make default in the payment of payment shall be made. But if T We shall make default in the payment of payment shall be made. But if T We shall make default in the payment of provisions hereinabove set out for a space of thirty days, then, and in such event, the ayable, together with costs and a reasonable attorney's fees, and shall have the right IN WITNESS WHEREOF. IN WITNESS WHEREOF. PROBATE Signed, sealed and delivered in the presence of: Doris S. Scott Daisy B. LAFOY Calma B. Hembree and C Calma B. Hembree and C Sign, seal and, as. LAGIT act and deed deliver the within written deed, and writnessed the execution thereof. SWORN to before me this the day of October A. D. 19-11 Daisy B. LAFOY (SEAL) Notary Public for South Carolina. Clara M. Hembree , the wife of the lift this day appear before me, and, upon being privately and separately examined firead or fear of any person or persons whomsoever, renounce, release and foreve ASSOCIATION, OF GREENVILLE, S. C., its successors and assigns, all her intered	ret the date of these presents, pay or cause to be paid on the rassigns, the monthly instalments, as set out herein, until said bargain shall become null and void; otherwise to remain in fregagor are to hold and enjoy the said p said monthly instalments, or shall make default in any of Association may, at its option, declare the whole amount hereus to foreclose this mortgage. and seals, this the 4th day of October and in the One Hundred and Sixty-sixth Calma B. Herebeee Clara M. Hembree that She, with Daisy B. LaFoy Doris S. Scott Ice for South Carolina, do hereby certify unto all whom it within named Calma B. Hembree by me, did declare that she does freely, voluntarily, and with relinquish unto the within named FIRST FEDERAL, SAV	FIRST FEDERA I debt and all inte full force and virtu remises until defau the covenants ander at once due and more due and the covenants are covenants and the covenants and the covenants are covenants are covenants and the covenants are covenants.