Annurtanance	s to the said premises belonging, or in anywise mention	of Therrem
TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the same property of the successors and assigns forever.	said FIRST FEDERAL SAVINGS AND LOAN ASSO	CIATION, OF
GREEN VILLE, its successful bareby bind myself, my	and Premises unto the said FIRST FEDERAL SAVINGS	S AND LOAN
And I	said Fremises and	
t serious from and against pure	EXEXIIII	
Heirs, Executors, Administr	ators and rissigns, and	
claim the same or any part thousand	d lot in a sum not less than TWO THOUSANG, DIA	11.00
claim the same or any part thereof. And Ido hereby agree to insure the house and buildings on said	One Thousand. Three Hundred and I	No/100
(\$1.300.00	to the mortgagee, and	
fire or windstorm, and do hereby assign said policy or policies of insurance to the said me fire or windstorm, and do hereby assign said policy or pay the premiums thereon, then the	said mortgagee, its successors and assigns, may cause the	e building to be
should at any time for the premiums and exp	ense of such insurance under this mortgage, with interest.	
And Ido hereby agree to pay all taxes and other public assessments And Ido hereby agree to pay all taxes and other public assessments And Ido hereby agree to pay all taxes and other public assessments And Ido hereby agree to pay all taxes and other public assessments And Ido hereby agree to pay all taxes and other public assessments And Ido hereby agree to pay all taxes and other public assessments	against this property on or before the first day of January	of each calendar liately upon pay-
year, and to exihibit the tax receipts at the offices of the FIRST FEDILATED was also with the tax receipts at the offices of the FIRST FEDILATED was also with the mortgage may, at its option, pay same and charge the amounts so paid to sessments, the mortgagee may, at its option, pay same and charge the amounts so paid to sessments, the mortgagee may, at its option, pay same and charge the amounts so paid to	the mortgage debt, and collect same under this mortgage,	with interest, in
sessments, the mortgagee may, at its option, pay same and charge the amounts sessments, the mortgagee may, at its option, pay same and charge the amounts twelve equal monthly instalments in addition to regular monthly payments.	the mortgagor shall keep the premises herein d	lescribed in good
And it is hereby agreed as a part of the consideration for the loan never secured,	mat the moregas and premises, make whatever repairs a	re necessary, and
repair, and should I	may enter upon said promotes equal monthly instalments in mortgage, with interest, in twelve equal monthly instalments in	addition to regular
monthly payments.	hereinabove described, nor alienate said premises by the	way of mortgage
And it is further agreed that Ishall not further encumber the premises or deed of conveyance without consent of the said Association and should I	o so said Association may at its option, declare the debt	due hereunder at
or deed of conveyance without consent of the said Association and should institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable, and may institute any proceedings necessary to collect said delated once due and payable and may institute any proceedings necessary to collect said delated once due and payable and may institute any proceedings necessary to collect said delated once due and payable and may institute any proceedings necessary to collect said delated once due and payable and may institute any proceedings necessary to collect said delated once due and payable and pa	ot.	OF COFFNULLE
do hereby assign, set over and transfer unto the said FI	RST FEDERAL SAVINGS AND Hother right to collect s	aid rents so long
its successors and assigned are not more than thirty days in arrears, but it at any	tenant or tenants), without further	in incl. without
its successors and assigns, all the long and the rents and thirty days in arrears, but it at any as the payments herein set out are not more than thirty days in arrears, but it at any as the payments herein set out are not more than thirty days in arrears, but it at any as the payments herein described be past due and unpaid, said mortgagee may (provided the premises herein described over the property herein described, and collect said rents and profits actually collected, le liability to account for anything more than the rents and profits actually collected, le	e to the payment of taxes, fire insurance, interest, occurs the costs of collection; and should said premises be occurs the costs of collection; and should said premises be occurs.	upied by the mort-
liability to account 255	T	-thereing for the
gagor herein, and the payments hereinabove set out become past due and unpaid, the do hereby agree that said mortgagee, its successors and assigns, may apply to any J appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, de appointment of a Receiver, with authority to take charge of the mortgaged premises, determined to the charge of the mortgaged premises and the charge of the charge of the mortgaged premises and the charge of	udge of the Circuit Court of said State, at of apply the resignate a reasonable rental, and collect same and apply the resignate a reasonable rental, and collect same and apply the resignation more than the rents and profit	net proceeds thereof ts actually collected.
(often paying costs of collection) upon said debt, interest, taxes and me insurance, with		tains on local
ATTIVATE povertheless and on this EXPRESS CONDITION, that	if I are of these presents, pay or cause to be paid on the	FIRST FEDERAL
representatives, shall on or below the second of trust and become second of trust and because	pargain shall become null and void; otherwise to remain in	all force and three
est and amounts due thereon, shall have been paid in full, then this deed of trust and a set and amounts due thereon, shall have been paid in full, then this deed of trust and a set a set and a set and a set and a set a set and a set a se	agor isto hold and enjoy the said pr	remises until defaul
And it is further agreed by and between the said parties hereto, that the said more	id monthly instalments, or shall make default in any of	the covenants and
And it is further agreed by and between the said parties hereto, that the said that of said parties hereto, that the said parties hereto, the said	ssociation may, at its option, declare the whole amount never foreclose this mortgage.	idei at once and an
payable, together with costs and a	and seal this the 15th day of May	in the year
IN WITNESS WHEREOF have hereunto set had have here hereunto set had have here hereunto set had have here here here here had have here here here here here had have here here here here here here here he	1 in the One Hundred and Sixty-Eighth	
of our Lord One Thousand, Nine Hundred and Forty-Four are Independence of the United States of America.	id in the One Hundred	year of th
Independence of the Office States of		
	Emmie W. Weathers	(SEAL
Signed, sealed and delivered in the presence of:	Emmie W. Weathers	(SEAL
Jean Simmons	Emmie W. Weathers	(SEAL
Signed, sealed and delivered in the presence of: Jean Simmons D. R. Cain	Emmie W. Weathers	(SEAL
D. R. Cain	Emmie W. Weathers	(SEAL
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