e Jakon Scribe Agree (1989 feet 1970 chips Vol. 380, at page 324.

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TOCHTHER with all and singular the River Description. Receilizaments and Applying to said premises belonging, or in anywher instructions and applying to the property of the p

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not less than Seven Phone and See See 180 - (2 7,000.00) Dollers tornado insurance, in a company of in a company of concernies secretaries accessed to the second secretaries by fire or windstorm, and do hereby to the second of parameters of insurance to the seld mortgage, its successors and assigns; and in this seat. Second at any time fail to insure seld premises or pay the premiums thereon, then the seld markets. As successors and essigns, may cause the buildings to be insured in my name, and reimburge their the premiums and expense of such insurance under this mortgage, with interest.

And I do hereby agree to pay all trains and other public assessments against this property on or before the first day of January of each existency years, and to exhibit the tax receipts at the offices of the FIRST FEDERAL SAVINGS AND LOAN ASSECTATION, OF GREENVILLE, immediately upon payment, until all amounts due under this mortgage have been paid in full, and should I fail to pay said taxes and other governmental assessments. The mortgages may, at its option, pay same and charge the amounts so paid to the mortgage dato, and salies same under this mortgage, with interest, in twelve occurs, monthly instalments in addition for salies to pay the mortgage, with interest, in twelve equal monthly instalments in addition to regular monthly payments.

And it is hereby agreed as a part of the conditionation for the loan herein secured, that the mortgager shall keep the premises havein described in good repair, and should I fail to do so, the mortgagee, its successors or assigns, may exter the said premises, make whatever repairs are necessary, and charge the expenses for said repairs to the successors of assigns, may exter the said premises, make whatever repairs are necessary, and charge the expenses for said repairs to the successors of assigns, may exter the said premises, make whatever repairs are necessary, and charge the expenses for said repairs to the said premises.

And it is further agreed that I shall not strumber the premises hereinebove described, nor alienate said premises by way of mortgage or deed of conveyance without consent of the said Association, and should I do so said Association easy, at its option, declare the debt due hereunder at once due and payable, and may institute any promotings necessary to collect said debt

And I do hereby assign, set over any transfer unto the said FIRST PEDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE its sufficient and assigns, all the rents and profits accruing from the premises hereinabove described, retaining however, the right to collect said rents so long as the payments herein set out are not more than thirty days in arrears, but if at any time any part of said debt, interest, fire insurance premiums or taxes shall be past due and unpaid, said mortgagee may (provided the premises herein described are occupied by a tensor or tensors), without further proceedings, take over the property herein described and collect said rents and profits and apply same to the payment of taxes, fire insurance, interest, and profits said rents and profits account for anything more than the rents and profits actually collected, less the case of collection; and should said premises be occupied by the mortgagor—herein, and the payments hereinshows set out become post due and unpaid, then

I do hereby agree that said mortgages, the secretors and energy apply to any Judge of the Circuit Court of said State, at Chambers of discusses, for the appointment of a Receiver, with authority to take charge of the mortgaged promises, designate a reasonable rental, and collect same and apply