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space of thirty consecutive days the said Company may at its action
shove stipulated
thereof, is established by or under an action for foreclosure or of debt
is unpaid, shall also recover of the said
yable—such fee to be incorporated in the judgment in said action and
ssign and doth hereby assign set over and transfer to the said Com-
say, and talling and falling due from and after the service of a summons rity for the debt then due and unpaid under this Mortgage, and the
rch, Greenville, its successors
strators or assigns, shall make such payments as herein specified, then
its sir cessors
ined, or to pay any of said moneys as they become due and payable int of said taxes or assessments; or if default be made in the said
good repair; or in case any tax or assessment is assessed within the ses of said Mortgagee, its successors or assigns; or upon the rendering
, as herein provided, to pay any tax or taxes is legally inoperative, ums secured by the Mortgage, to-wit: The principal and interest then
tin for taxes, assessments, premiums of insurance and charges of any id for advances as aforesaid shall then become due and this Mortgage
ch Greenville
all hold and enjoy the said premises until default of payments as pro-
argust in the
hundred and 46th;
rized officers.
rist Church Greenville
D. D. Horner Core Wheeler
P.T. Hayne, Sen. Warden (Stat) o. W. Arrington, Jr. Treas
ther M. McBee, Jr., Secty.
toner with medical programmes and
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B.A. Horgan, Jr.
•
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do hereby certify unto all whom it may
do hereby certify unto all whom it may
wife of the hereinbefore nameddid this day appear before me. and, upon being privately and sepa-
wife of the hereinbefore named
is the same of the

Recorded August 19th.