TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors and assigns

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singular the said Premises unto the said THE CAROLINA (LOAN /	fand
	AND TRUST COMPANY, its successors and assigns, from and against
heirs, executors or administrators, and again	ist every person whomsoever, lawfully claiming, or to claim, the same or any part thereof.
heirs executors administrators or assigns shall and w	he said
amount of Diry Hundred	4 9.01/00 (4 600, 00) Dollars from damage or loss by
fire during the continuance of this mortgage, and assign the policy of	insurance to the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or
assigns: and that in case the said	na Spall gefield, new heirs, executors,
administrators or assigns, shall at any time fail or neglect or refuse t	to do so, they the said THE CAROLINA LOAN AND TRUST COMPANY, its successors
	r own name, and reimburse itself, themselves, himself or herself hereunder for the premium
and expense of insurance, with interest thereon at the rate of eight AND IT IS FURTHER AGREED by and between the said par	rties, that the said Leona Spruigfield her
heirs, executors, administrators or assigns, shall and will at all times he	reafter during the continuance of this mortgage, pay and his narge all taxes and assessments upon
the said premises, whenever the same shall become due and payable; a	nd that in case the said Zuna Dprungfulla new
	heirs, executors, administrators or assigns, shall at any time fail or neglect or refuse
	AND TRUST COMPANY, its successors or assigns, may pay and discharge the same, and
reimburse itself, themselves, himself or herself hereunder therefor, w	that in case the said <u>Livna</u> <u>pringfield</u> <u>ker</u>
AND IT IS EXPRESSIV AGREED AND STILLER, heirs executors administrators or assigns, s	hall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sums of money
as hereinbefore stated, or any part thereof, for a period of Four	Months after the same shall become due and payable, as aforesaid, or to pay, or cause to be paid
such fines as may be duly imposed or charged, as aforesaid, for a like	period, or to stand to and abide by the said Charter, By-Laws, Rules and Regulations, as aforesaid,
or shall fail or neglect or refuse to insure or keep insured the house	and buildings on said lot, or to assign the policy of insurance as aforesaid, or to pay and
discharge all taxes and assesments on the said premises as aforesaid, I	before the expiration of the time fixed by law for the payment thereof; then, in any or all of
such cases, at the option of the said Company, the whole indebtedne	ss evidenced by the said bond or obligation (including any insurance, premiums, and taxes, due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also
and unpaid or paid by the said Company), shall forthwith become due for all costs and expenses of such collection including ten per cent. Q	f the amount due under this mortgage and the accompanying bond, as attorney's fees.
PROVIDED ALWAYS, NEVERTHELESS, and it is the tru	e intent and meaning of the said parties, that if the said hour oppungfulle
	or well heirs, executors, administrators or assignt, do and shall well
and truly pay or cause to be paid, unto the said THE CAROLINA	LOAN AND TRUST COMPANY, its successors or assigns, the said debt or sum of money
aforesaid, with interest thereon, if any shall be due, and such fines	as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws,
Rules and Regulations, according to the true intent and meaning of	the said bond or obligation, and the condition thereunder written, and shall forthwith insure id lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid
and keep insured, or cause to be used, the house and buildings on sal	aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void;
and the first state in faill former and administra	0
AND IT IS AGREED AND UNDERSTOOD by and between	the said parties, that the said Leona Springfield
orheirs or assigns, is to hold and enjoy the said prem	ises until default of payment shall be made or other breach committed. /ille, S. C., this
WITNESS Hully	nile, S. C., this
high the year of the S	overeignty and Independence of the United States of America.
Signed, Scaled and Delivered in the Presence of	
H. K. Jownes	
mary Downer)
THE STATE OF SOUTH CAROLINA,	
BEFORE me personally appeared.	
BHI ORH me personally appeared	and made oath
that	Levna Sprugfield
that	and made oath Leona Springfield ten Deed; and that he, with H. K. Townes
sign, seal and as	tten Beed; and that
sign, seal and as	tten Beed; and that
sign, seal and as	tten Beed; knd that
sign, seal and as	tten Beed; and that
sign, seal and as	Mary Townes
sign, seal and as	tten Beed; knd that
sign, seal and as	RENUNCIATION OF DOWER.
sign, seal and as	RENUNCIATION OF DOWER.
sign, seal and as	RENUNCIATION OF DOWER.
sign, seal and as	Image: And that Image: Structure Image: Structure
sign, seal and as	Image: And that Image: Structure Image: Structure
sign, seal and as	Image: And that Image: Structure Structu
sign, seal and as	Mary Towned RENUNCIATION OF DOWER. do hereby certify unto all whom it may concern, that Mrs. wife of the within named
sign, seal and as	Mary Towned RENUNCIATION OF DOWER. do hereby certify unto all whom it may concern, that Mrs. wife of the within named
sign, seal and as	Image: And that Image: Structure Structu
sign, seal and as	Image: And that Image: Structure Structu
sign, seal and as	Mary Journes RENUNCIATION OF DOWER. do hereby certify unto all whom it may concern, that Mrs. wife of the within named

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