AND	TOGETHER with all and singular the Rights, Members, Hereditaments at TO HAVE AND TO HOLD, all and singular, the said Premises unto the s	nd Appurtenances to the said Premises belonging, or in anywise incident or appertaining. aid THE CAROLINA LOAN AND TRUST COMPANY, its successors and assigns
and and the said Premitter motor to said CHE CAMBLIAN A DAN AND TESTS COMPANY, is accessed and assignment of the said complete complete and applications, administrative or assignment of the said and t	aravar .	
holes, excenters a simulationary, and against every person absoratory, highly desiring, or to claff, the sum or all parties, but to add. And IT 25 AGRICULTO and all better the collection of the continuous of t	ANDdo hereby bindand	heirs, executors or administrators, to warrant and forever defend an and
hiers, execution, similarizators or suspects, shell and will forferthic inserte the losses and boildings on the said for, and keep the some inserted to the continuous of this correspon, and sating the princy of insurance to the neith THE CARGLINA IAOA AND TRUST COMPANY, its successor end that in case the south the insurance of the said of t	heirs executors or administrators, and against every pe	erson whomsoever, lawfully claiming, or to claim, the same or any part thereot.
the during the cardination of the continuence of the continuence of the cardination of the continuence of th	heirs executors administrators or assigns, shall and will forthwith	h insure the house and buildings on the said lot, and keep the same insured to the
imbinistrations or austice, shall at now time full or neglect or retirue to do so, then the sold THE CARGLIAN JOAN AND TRUST COMPANY, in seasing, may cake who some to the barder of its further than the same and the source of its further than the same and the source of its further than the same and the source of its further than the same and the same and the same of its further than the same and the same a	the continuance of this mortgage, and assign the policy of insurance to	the said THE CAROLINA LOAN AND TRUST COMPANY, its successors of
randges, range causes the seame to be factored in fee, finding, his or ther own name, and celebrate field, themselves, blamed or herself heremeter for the presume of account of account of the present o	science and that in case the said	heirs, executors,
discourse of insurance, whi interest thereon at the rate of eight per centure per annum. AND PT IS PECHFISH AGREEBLY by and between the sacil periods, that the said. Intr. executors, administrators or satigms, shall and will at all times between during the confisionates of this metragoe, pay and discharge all faces and assessments upon a said permits, wherever the same shall become does and payable; and their in case the said. Between the same shall be the said Philip CAROLINA LOAN AND TRUST COMPANY, its senecessor or satigms, shall at any time fail or neglect or crime influence intell. thereafter, the same of the said permits as a ferround, before the case shall become does not pay the said Campany, shall controlled the said permits as a ferround, before the care shall become due and payable of because of the said permits as a ferround, before the carebration of the time fourly by said for the agreement through them, and on the cases, at the option of the said formary, the white believeluses collections of the said said permits as a ferround, before the carebration of the time fourly by so for the agreement through them, in any or all on upon of the said formary, the white believeluses collections of the said subject to the said promitise as a ferround, before the carebration of the time fourly by for the agreement through them, and and the collections of the said formation and assessment on the said promitise as afterward, before the carebration of the time fourly by for the agreement through them are all conso and excepted on the said promitise as afterwards. PROVIDED ALWAYS, INVESTIGATIONS, and all the constraints and the said through the said by the said Control of the said permits and assessment of the said permits and assessment of the said control of the said permits and the said per	lministrators or assigns, shall at any time fail or neglect or refuse to do so, th	nen the said THE CAROLINA LOAN AND TRUST COMPANY, its successors
AND IT IS FURTHER ACKEED by and between the aid purities, that the said. If recentors, whiteness the same shall become due and payable; and their in case the said. Incin, executors, administrators or assigns, shall as any time fail or neglect or return to the said and the same shall become due and payable; and their in case the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said. AND IT IS EXPRESSIVE AGRICO AND SYTEMLATED, that to use the said to		
ins, executors, administratures or assigns, shall and will at all times berorder during the continence of this mortunes, to you and discharge all taxes and assessment to go as the become the and speaking and that in case the said. In this process, administratures or assigns, shall at any time fail or neglect or require you not discharge the same, then the said THE CAROLINA LOAN AND TRUST COXPANY, its successor or anxigns, shall at any time fail or neglect or require the same, and shall be successed or assigns, shall at any time fail or neglect or refuse to pay, or cases to be paid, the correctly assigns, shall at all or neglect or refuse to pay, or cases to be paid, the correctly assigns, shall said or neglect or refuse to pay, or cases to be paid, the correctly or any pert thereof, to a period of Peru Months start the same shall became does and payable, as a forecast, or to pay or cases to be paid, the correctly or refuse to pay, or cases to be paid, the correctly or refuse to pay, or cases to be paid, the correctly or refuse to pay, or cases to be paid, the correctly or refuse to pay, or cases to be paid, the correctly or refuse to the pay or response of response to the pay or response of response to the pay or response of response to the pay or response to the pay of the pay or response to the pay o	d expense of insurance, with interest thereon at the rate of eight per centum	ne said
ested promites, witurecer the same shall become doe and payable; and that in case the shall— pay and discharge the same, then the shall THE CAROLINA LOAN AND TRUET COMPANY, its successors or assigns, shall at any time fail or neglect or refus pay and discharge the same, then the shall relieve the theory of the interest degible process to per amount. AND IT IS LEXINESSIAY AGREED AND STIPULATED, that in case the shall. AND IT IS LEXINESSIAY AGREED AND STIPULATED, that in case the shall. And then the shall relieve the same and the shall become doe and payable, as a forestaid, or to pay, or cases to be paid for faces as may be tuby inposed or thereof, in an a period of floor. Months after the same shall become doe and payable, as a forestaid, or to pay, or cases to be paid for faces as may be tuby inposed or thereof, as after said, as a like period or to satisfy the said Control, and the registration of the infer faces by using the payable thereof, as after said, as a like period or to said the day the said control or the said successive and assessments or the said processor, and assessments or the said processor, the said processor as and baselings are said led, or to assign the policy of instrume, as aforesaid, which instruces all taxes and assessments or the said processor, and assessments of the said processor and assessments or the said processor. And the said constant is a said to control, the said taxes and assessments or the said processor and assessments of the said processor and assessments of the said control, including the payable through the said transport of the said payable and processor of the said payable and payable and the said control, the said. And the pay or cause to be paid, the said THILL CARGLINA LOAN AND TRUST CONTRANY is successor or unsigns, the said dead for e turn of none and discharge the said payable through the said processor and assessments upon the said particle of the said payable through the said. And the payable through the said through the said processor and assigns, and	irs executors administrators or assigns, shall and will at all times hereafter duri	ing the continuance of this mortgage, pay and discharge all taxes and assessments upon
pay and dicharge the same, then the said THE CAZOLINA LOAN AND TRUST COMPANY, its successors or assigns, may pay and dicharge the same, an indirace instift, instanctore, himself or better flowering the same, an indirace instift, instanctore, himself or better flowering the same and the same	e said premises, whenever the same shall become due and payable; and that in c	case the said
imbarse insulf, therselves, limited or bereal becomes therefor, with lorerest at eight per cent, per annum. AND IT IS EXPERESIX AMERICA DAN STIVULATED, that in case the said below. Incise, executors, administrators or assigns, shall fall or neglect or relies to gry, or cause to be paid, the aforesaid monthly sums of mone in the per cent. Incise of the per cent. Inc	pay and discharge the same, then the said THE CAROLINA LOAN AND TR	UST COMPANY, its successors or assigns, may pay and discharge the same, and
heirs, executers, administrators or assigns, shall fall or neglect or refuse to psy, or cause to be paid, the adorecaid monthly game of mone that faces as may be duly imposed or charged, as aforesaid, or or psy, or cause to be paid thinked as a may be duly imposed or charged, as aforesaid, for a like period, or to stand to and shiele by the said Charter, By-Lawer, Rules and Regulations, as aforesaid, and the shall fall or neglect or rectace to impair or he said countage, he whole indebtedness evidenced by the said bond or obligation (indebting say instances), and assessment on the said countage, he whole indebtedness evidenced by the said bond or obligation (indebting say instances, premiums, and taxes, dut amount of the said Countage, he whole indebtedness evidenced by the said bond or obligation (indebting say instances, premiums, and taxes, dut amount of the said countage, he whole the said premiums and taxes, and the said of the said countage, the bond of the said countage and the accompanying bond, as attorney's free. PROVIDED ALWAYS, INVERTHILESS, and it is the true intent and manating of the said gradient, that if the said. All truly pay or cause to be [said, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or aveigns, the said dick of sum of mone foresaid, with interest thereon, if any shall be due, and such fines as may be duly immosed or charged, and shall stand to and saide by the said Charter, By-Lawer and the said premises as a foresaid, and the said attached to a dailed by the said Charter, By-Lawer and the said premises as a foresaid, the policy of insurance as aforesaid, and pay and discharge, or cause to be paid discharged, all taxes and satessments upon the said premises as aforesaid, then this deed of baryance shall be made or other breach committed. WITNESS. hand—and seal.—at Greenville, S. C, this.—and of the case of the committed and the case, determine and be utterly and separately experience and between the said parents and in the case of America. Support of Greenvil	imburse itself, themselves, himself or herself hereunder therefor, with interest	t at eight per cent. per annum.
bereisheine stated, or any part thereos, for a period of Four Months after the same shall become due and payable, as afforcial, or allog period, or flates of the first as my be duly imposed or designed, as afforcials for allog period or to stand to and shall be the shall deviating and the shall be due to the shall be the shall deviated by the shall deviated to rejuce to insure or loop insured the house and hailtings on shall be not a sign the policy of inversace as aforesaid, or a pay as a directed and the shall be the shall Company. the whole indebtedness evidenced by the shall company, the whole indebtedness evidenced by the shall be not exceed to the control of the shall Company. The whole indebtedness evidenced by the shall company insurance, openium, and taxes, dud uppeld or paid by the shall Company), shall forthwith become doe and be collectible, and the right shall therepone exist to foresthe the mercage therefore, and as extended or paid by the shall Company), shall forthwith become doe and be collectible, and the right shall therepone exist to foresthe the mercage therefore, and as extended or paid by the shall Company), shall forthwith become doe and be collectible, and the right shall therepone exist to foresthe the mercage therefore, and as extended to pay the shall be due to the shall be due to the shall parties, that if the shall be a shall be due to the shall be due t	AND IT IS EXPRESSLY AGREED AND STIPULATED, that in case	se the said
nd truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors a sassings, the said debt or sum of more foresaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and shied by the said Charter, By-Law dies and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insur diese pinured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforeaid, and pay and discharge, or cause to be paid discharged, all taxes and assessments upon the said premises as aforeasid, then this deced of bargain and sale shall cease, determine and be utterly mil and void therwise it shall remain in full force and virtue. AND IT IS AGRERD AND UNDERSTOOD by and between the said parties, that the said. MITINESS. hand and seal at orderwise, S. C, this day of in the year of our Lord one thousand nine hundred and and in the one hundred and and in the year of our Lord one thousand nine hundred and and in the one hundred and great and the said premises out it default of payment shall be made or other breach committed. WITNESS. hand and seal at Greenwille, S. C, this day of the said premises out it default of payment shall be made or other breach committed. WITNESS. Local Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL) Notary Fublic for S. C. THE STATE OF SOUTH CAROLINA, County of Greenville. Local Signed, Sealed and Sealed, deliver the within written Deed; and that he, with another shall be made or other breach committed. A D. 192 (SEAL) Notary Fublic for S. C. RENUNCIATION OF DOWER. County of Greenville. A D. 192 (SEAL) Notary Public for S. C.	shereinbefore stated, or any part thereof, for a period of Four Months after the fines as may be duly imposed or charged, as aforesaid, for a like period, or to shall fail or neglect or refuse to insure or keep insured the house and building scharge all taxes and assessments on the said premises as aforesaid, before the each cases, at the option of the said Company, the whole indebtedness evidenced and unpaid or paid by the said Company), shall forthwith become due and be collected to the costs and expenses of such collection, including ten per cent. of the amount	er the same shall become due and payable, as aforesaid, or to pay, or cause to be paid o stand to and abide by the said Charter, By-Laws, Rules and Regulations, as aforesaid, ags on said lot, or to assign the policy of insurance as aforesaid, or to pay and expiration of the time fixed by law for the payment thereof; then, in any or all of d by the said bond or obligation (including any insurance, premiums, and taxes, due ectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also nt due under this mortgage and the accompanying bond, as attorney's fees.
d rulp my or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said debt or sum of more presents with interest thereon, if any shall be due, and such fines as may be duly improsed or clauser, and said shall stand to and abile by the said Charter, By-Law and lead and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure it keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid discharged, all taxes and assessments suon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void therwise it shall remain in full force and virtue. AND IT IS ACREDD AND UNDERSTOOD by and between the said parents; that the said. MITNESS hand and seal. at Greenville, S. C., this. In the year of our Lord one thousand sine hundred and a green of our Lord one thousand sine hundred and year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	d meaning of the said parties, that if the said
AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. heirs or assigns, is to hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS hand and seal at Greenville, S. C., this day of in the year of our Lord one thousand nine hundred and and in the one hundred and fort green of our Lord one thousand nine hundred and and in the one hundred and fort green of our Lord one thousand nine hundred and fort green of our Lord one thousand nine hundred and fort green of our Lord one thousand nine hundred and fort green of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL Green) County of Greenville. BEFORE me personally appeared and made oa at the saw the within named. and and as act and deed, deliver the within written Deed; and that he, with the same the within the saw the within named. (SEAL Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County of Greenville. I, wife of the within named. (SEAL Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I, wife of the within named. Mo hereby certify unto all whom it may concern, that M. wife of the within named. He of the within named of the delay of the within named of the CAROLINA LOAN AND TRUST COI PANY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mention of released. GIVEN under my hand and seal, this. (SEAL) Notary Public for S. C.	foresaid, with interest thereon, if any shall be due, and such fines as may be ules and Regulations, according to the true intent and meaning of the said to ad keep insured, or cause to be done, the house and buildings on said lot, and a	e duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws, bond or obligation, and the condition thereunder written, and shall forthwith insure assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid
AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said beirs or assigns, is to hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS. hand and seal at Greenville, S. C., this		then this deed of bargain and sale snall cease, determine and be utterly nun and void,
WITNESS hand and seal at Greenville, S. C., this day of in the year of our Lord one thousand nine hundred and pread and seal at Greenville, S. C., this day of in the year of our Lord one thousand nine hundred and seal at Greenville, S. C., this day of in the year of our Lord one thousand nine hundred and seal and in the one hundred and fort year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL County of Greenville. BEFORE me personally appeared and made on the personal papeared and made on the personal papeared and made on the saw the within named and that he saw the within named and that he saw the within named are tand deed, deliver the within written Deed; and that he, with with the personal papeared (SEAL) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County of Greenville. I	therwise it shall remain in full force and virtue.	rties that the said
WITNESS hand, and seal, at Greenville, S. C, this. day of in the year of our Lord one thousand nine hundred and	heirs or assigns, is to hold and enjoy the said premises until d	efault of payment shall be made or other breach committed.
in the year of our Lord one thousand nine hundred and	WITNESS hand and seal at Greenville, S. C.,	this day of
Signed, Sealed and Delivered in the Presence of (SEAL HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. and made oa set to be seed to be see	in the year of our Lord one thousand nine hundred and	and in the one hundred and forty
(SEAL (S		and Independence of the United States of America.
County of Greenville. BEFORE me personally appeared. and made on that he saw the within named. ign, seal and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this day of A. D. 192. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County of Greenville. I,		(SEAL)
County of Greenville. BEFORE me personally appeared		
County of Greenville. BEFORE me personally appeared and made oa at the saw the within named and made oa at the saw the within named and made oa at the saw the within named and made oa at the saw the within named and made oa at the saw the within named and the saw the within hereof. SWORN to before me, this day of SCEAL. Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I, do hereby certify unto all whom it may concern, that M. wife of the within named does freely, voluntarily and without any compulsic read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COLOANY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mention and released. GIVEN under my hand and seal, this. A. D. 192. (SEAL.) Notary Public for S. C.		
BEFORE me personally appeared		
act and deed, deliver the within written Deed; and thathe, with	County of Greenville.	and made onth
gn, seal and asact and deed, deliver the within written Deed; and thathe, withhe, with	BEFORE me personally appeared	and made date
itnessed the execution thereof. SWORN to before me, this	he saw the within named	and that he with
SWORN to before me, this		and that minimum,
day of		
Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I,		•
County of Greenville. I,	•	
County of Greenville. I,		
I,	}	Admonomizon of Bonna-
wife of the within named	County of Greenville.	do hereby certify unto all whom it may concern, that Mrs.
lid this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compusite life this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compusite life this day of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COLUMN PANY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mention day of any of any of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COLUMN PANY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mention day of any of a		wife of the within named
PANY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mention and released. GIVEN under my hand and seal, this		ed by me, did declare that she does freely, voluntarily and without any compussion,
day of	fread or fear of any person or persons whomsoever, renounce, release and foreversely. PANY, its successors and assigns, all her interest and estate, and also all her riginal contents.	ht and claim of Dower, of, in, or to all and singular the premises within mentioned
day of	and released.	
Notary Public for S. C.		
	Notary Public for S. C.	
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