AND		ingular, the said Premises unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors and assigns
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AND IT IS AGERIED by and between the and purely, that the said. AND IT IS AGERIED by and between the and purely, that the said. Boths, executions, administrators or anigns, shall and will forthwith more the bouse and buildings on the raid by an all keep the same insured to the board of .	ANDdo hereby	CAROLINA LOAN AND TRUST COMPANY, its successors and assigns, from and againstand
born, executor, administrators or angings, shall and will forborth insure the house and buildings on the said old, and long the state (started to the catelinance of this murtages, and saing the policy of insurance to obtained the catelinance of this murtages, and saing the policy of insurance to obtained the catelinance of the sain of the insurance of the sain of the insurance of the sain of the insurance, and are also also to be insured in its, theirs, his or her own name, and reindenne fitted, themselves, blinned or buildings, may cause the sain to be insured in its, theirs, his or her own name, and reindenne fitted, themselves, blinned or buildings and the sain of the insurance, with interest director at the rate of eight per centum per announ. AND ITS SURTIER AGREED (and and between the and parties, that the said of residuance of illustrance; or saigns, shall said will at all time breafter during the centimance of this murtages, may said discharge all taxes and assessments any or an additional contracts of the said of centimans, where the said THE CAROLINA LOAN AND TRUST COMPANY, its successors of the said of centimans, which interests the close of the said of centimans, which interests the said of centimans and parties, that the said of centimans and parties, that the said of centimans are said of centimans and parties, that the said of centimans are said of centimans and the said of centimans are said of centimans. And the said of centimans are said of centimans are centimans are said of centimans and the said of centimans are said of centimans and the said of centimans are said of centimans. And the said of centimans are said of centimans are centimans are said of centimans and the said of centimans are said of centimans and the said of centimans are said of centimans. And the said of centimans are said of centimans and the said of centimans are said of centimans are said of centimans. And the said of centimans are s	heirs, executors or a	dministrators, and against every person whomsoever, lawfully claiming, or to claim, the same or any part thereof.
during the continuance of this mortgant, and save put the policy of instruction to a saligna, shall at any time full or neglect or refuse to do no, then the said THE CAROLINA LOAN AND TRUST COMPANY, in successary and that in each set to de instruction or assigna, shall at any time full or neglect or refuse to do no, then the said THE CAROLINA LOAN AND TRUST COMPANY, in successary, and the said cannot be instructed in its continuance, with interest thereon at the rests of eight per continuance of insurance, with interest thereon at the rests of eight per continuance of insurance, with interest thereon at the rests of eight per continuance of insurance, with interest thereon at a continuance of insurance, with interest thereon at the rests of eight per continuance of insurance, with interest and assessment to the said rests of the per continuance of insurance, with interest and assessment to the said rests of the said, and the interest the said. AND IT IS EVERPORATE ACRICIAL DISTANCE AND AND TRUST COMPANY, its successor is saigned, shall at any time fail or neglect or reforming the same, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successor is saigned, and at any time fail or one processor of the said. AND IT IS EVERPORATE ACRICIAL ON AND STITCHAETED, that in case the said. AND IT IS EVERPORATE ACRICIAL ON AND STITCHAETED, that in case the said. AND IT IS EVERPORATED ACRICIAL ON AND STITCHAETED, that in case the said. AND IT IS EVERPORATED ACRICIAL ON AND STITCHAETED, that in case the said. AND IT IS EVERPORATED ACRICIAL ON AND STITCHAETED, that in case the said. AND IT IS ACRICIAL OF any part of from Numba size the team shall become due and payode, as altowards of the part of the processor of a said or and said or and payode, as altowards of the said. AND IT IS ACRICIAL OF A SAID AND STITCHAETED, that is and the said. A course of the said Company, shall fertilize the said continuence of the said company, shall fertilize the said. A course of the said Company, shall fertilize the said in the	heirs, executors, administrators	or assigns, shall and will forthwith insure the house and buildings on the said lot, and keep the same insured to the
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there itself, themselves, biased or herself invested referency with interest at eight per cent, per anom. AND IT IS ENDRISSLY AGUIDED AND STUDIATED, that in case the said. here, executors, administrator or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sums of mone hereinbefore stated, or any part thereof, for a period of Four Months after the same shall become deta and be quantle, as aforesaid, or to pay, or cause to he paid, the aforesaid monthly sums of mone hereinbefore stated, or any part thereof, for a series of Four Months after the same shall become deta and be add before the said Charter, By-Laws, Rules and Regulations, as aforesaid, and in medical or neglect or refuse to insure or keep insured the house and buildings on said lot, or to assign the policy of insurances as aforesaid, or to pay an shall all or neglect or refuse to insure or keep insured the houses and buildings on said lot, or to assign the policy of insurances as aforesaid, or to pay an shall all costs and expenses of and collection, including any insurance, perminents, and tax of the said company, that if service the common due to the said bond or obligation (including any insurance, perminents, and all costs and expenses of and collection, including the per cent. of the amount due under this mortgage and the accompanying bond, as attorcey's feet. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said perminent and pressing of the assignment of the said perminent and pressing and the accompanying bond, as attorcey's feet. 11 truly pay or cause to be paid, the other said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the add debt or sand of meaning of the said bond or obligation, and the condition threement extractions and the said the or same of mone extractions and the said that the said and the perminent and the said the control of the said the said the said for the said that the said the said that the said the said that the said that the said		heirs, executors, administrators or assigns, shall at any time fail or neglect or refuse
AND IT IS EXPRESSIVY AGREED AND STIPULATED, that in case the said. heirs, executors, administrators or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sums of smooth hereinhefore stated, or any part thereof, for a period of Four Months after the same shall become due and psyable, as adversaid, or cause to be paid, 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, Roles and Regulations, as a aforesaid half all on neglect or refuse to insurance as a aforesaid, for a like period, or to stand to and abide by the said Charter, By-Laws, Roles and Regulations, as a aforesaid shall fail on neglect or refuse to insurance as a aforesaid, or to pay an change all taxes and assemble to the said premises as a aforesaid, before the expiration of the time faced by law for the payment thereof; then, in any or after aces, at the opinion of the said Chompany, the whole endeath of the case, at the opinion of the said Chompany, the shore indebtedness evidence by the said bond or obligation (including any insurance, premisens, and taxes, due to a state of the said and the said payment of the said parties of the said contained and takes the said contained and the said the said contained and the said payment of the said contained and the said parties. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said. It may pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said debt or zum of mone resaid, with interest thereon, if any shall be due, and such fashes as may be day imposed or charged, and shall send to admit a said debt or zum of mone resaid, with interest thereon, if any shall be due, and such fashes as may be day imposed or charged, and shall send to admit a said debt or the said Charter, By-Laws and Regulations, according to the true interest and remains of the said bond or obligation, and the confl		
heirs, executors, administrators or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly stant of month precibilities stated, or any payed thereof, for a pirod of Four Menthla after the same shall become due and payable, as aforesaid, or to pay, or cause to be paid him and or neglect or refuse to insert or keep insured the house and buildings on said lot, or to assign the policy of insurance as a aforesaid, or to pay and abstrage all taxes and assessments on the said premises as a foresaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all of taxes, at the option of the said Company, the whole indubedness evidenced by the said collection, and the said Company, but all fortwith become due and the collectible, and the right shall thereupon exist to foresdens most gage therefor, and as all costs and expenses of such collection, including then per cent. of the amount the under this mortgage and the accompanying bond, as attorney's fees. PROVIDED ALWAYS, NEVERTHILESS, and it is the true intent and meaning of the said parties, that if the said. ———————————————————————————————————	AND IT IS EXPRESSLY AGREED	AND STIPULATED, that in case the said
charge all bares and assessments on the said premises as aforesaid, before the espiration of the time fixed by law for the gavment thereof; then, in any or all of reases, at the option of the said Company, the whole individuous evidenced by the said hon or obligation (including any insurance, premiums, and taxes, due langual or paid by the said Contrany), shall forthwith become due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and als all costs and expenses of such collection, including ten per cent. of the amount due under this mortgage and the accompanying bond, as attorney's fees. PROVIDED ALMAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said. A truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND IRUST COMPANY, its successors or assigns, the said cloth or sum of mone treated, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and shide by the said Chatere, By-Law the said Regulations, according to the true intent and meaning of the said bonf or obligation, and the condition thereunder written, and shall forthwith insure the said intentions, according to the true intent and meaning of the said bonf or obligation, and the condition thereunder written, and shall forthwith insure the said intentions, according to the true intent and meaning of the said bonf or obligation, and the condition thereunder written, and shall forthwith insure the said intentions, according to the true intent and meaning of the said bonf or obligation, and the condition thereunder written, and shall forthwith insure the said intentions, and the condition thereunder written, and shall remained in the large and virtue. AND IT IS AGRIED AND UNDERSTOOD by and between the said permises, that the said. WITINESS. hand, and said years are assigns, is to bold and enjoy the said premises untill defiail of payment shall be made or other breach committed. WITINESS. hand, and s	hereinbefore stated, or any part thereof, and the fines as may be duly imposed or charged,	inistrators or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sums of money for a period of Four Months after the same shall become due and payable, as aforesaid, or to pay, or cause to be paid as aforesaid, for a like period, or to stand to and abide by the said Charter, By-Laws, Rules and Regulations, as aforesaid,
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said. Or helrs, executors, administrators or assigns, do and shall we or helrs, executors, administrators or assigns, the said debt or sum of mone presaid, with interest thereon, if any shall be due, and such fines as may be daly imposed or charged, and shall stand to and abide by the said Charter, By-Law less and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insured is 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 upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly mull and void retrievise it shall remain in full force and virtue. AND IT IS AGREDO AND UNDERSTOOD by and between the said parties, that the said.	charge all taxes and assesments on the said th cases, at the option of the said Compan I unpaid or paid by the said Company), shal	premises as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all of y, the whole indebtedness evidenced by the said bond or obligation (including any insurance, premiums, and taxes, due I forthwith become due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also
d truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRIST COMPANY, its successors or assigns, the said debt or sum of more presaid, 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-Law lies and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure deep insurance, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid, near and a season, and the condition thereunder written, and shall forthwith insure of the said remains in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. WITNESS hand and seal at Greenville, S. C. this. in the year of our Lord one thousand nine hundred and with the said premises until default of payment shall be made or other breach committed. WITNESS hand and seal at Greenville, S. C. this. in the year of our Lord one thousand nine hundred and and year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL) REFORE me personally appeared as he saw the within named, and each and each and feed, deliver the within written Deed; and that the said named and as a cat and deed, deliver the within written Deed; and that the said has a cat and deed, deliver the within written Deed; and that he saw the within named. It will be seal and as a cat and deed, deliver the within written Deed; and that he within named. It will be seal and as a cat and deed, deliver the within written Deed; and that the said category of Greenville. It will be seal or feer of the within named. It will be seal or feer of the within named. It will be seal or feer of any person or persons whomsoever, renounce, released and forever reliquish unto the within named this had singular the premises within mention of released. GIVEN under my hand and	PROVIDED ALWAYS, NEVERTHE	LESS, and it is the true intent and 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 and in the one hundred and and in the one hundred and and in the one hundred and fort year of our Lord one thousand nine hundred and fort year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL CEAL STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared at he saw the within named. In seal and as act and deed, deliver the within written Deed; and that he, with the said and as act and deed, deliver the within written Deed; and that he, with the said the execution thereof. SWORN to before me, this. day of A. D. 192. (SEAL) Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I. wife of the within named. do hereby certify unto all whom it may concern, that Mr. wife of the within named THE CAROLINA AND TRUST COM ANY, 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. day of A. D. 192. GOVEN under my hand and seal, this. day of A. D. 192.	oresaid, with interest thereon, if any shall ules and Regulations, according to the true ad keep insured, or cause to be done, the ho ad discharged, all taxes and assessments upon	be due, and such fines as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure use and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid
WITNESS	herwise it shall remain in full force and virt	
in the year of our Lord one thousand nine hundred and	AND IT IS AGREED AND UNDER	STOOD by and between the said parties, that the said
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(SEAL County of Greenville. BEFORE me personally appeared	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witnesshandhand	STOOD by and between the said parties, that the saidand enjoy the said premises until default of payment shall be made or other breach committed and scal
(SEAL HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witnesshandhand	STOOD by and between the said parties, that the said
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County of Greenville. BEFORE me personally appeared	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
BEFORE me personally appeared	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
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n, seal and asact and deed, deliver the within written Deed; and thathe, withhe, with	AND IT IS AGREED AND UNDER heirs or assigns, is to hold with the year of our Lord one thousand signed, Sealed and Delivered in the heirs of South Carolina, County of Greenville.	STOOD by and between the said parties, that the said
MORN to before me, this	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
SWORN to before me, this	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
day of	AND IT IS AGREED AND UNDER heirs or assigns, is to hold with the year of our Lord one thousa signed, Sealed and Delivered in the Signed, Sealed and Delivered in the County of Greenville. BEFORE me personally appeared he saw the within named act and decomp, seal and as act and decomp.	STOOD by and between the said parties, that the said and enjoy the said premises until default of payment shall be made or other breach committed. and seal
Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I,	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
RENUNCIATION OF DOWER. County of Greenville. I,	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
County of Greenville. I,	AND IT IS AGREED AND UNDER heirs or assigns, is to hold with the year of our Lord one thousa signed, Sealed and Delivered in the same the same the same the same the same the execution thereof. SWORN to before me, this day of	STOOD by and between the said parties, that the said
I,	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
wife of the within named	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COMMINY, 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 mentioned released. GIVEN under my hand and seal, this	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
day of	AND IT IS AGREED AND UNDER heirs or assigns, is to hold with the year of our Lord one thousa in the year of our Lord one thousa Signed, Sealed and Delivered in the Signed, Sealed and Delivered in the BEFORE me personally appeared he he saw the within named he he saw the within named heresed the execution thereof. SWORN to before me, this had of the saw of here we have the saw of here within the saw of here within the saw of here we have the saw of here within the saw of here within the saw of here we have a saw of here within the saw of here we have a saw of here. Note that the saw of here we have a saw of here. Note that the saw of here we have a saw of here we have a saw of here we have a saw of here. Note that the saw of here we have a saw of here. Note that the saw of here we have a saw of here. Note that the saw of here we have a saw of here we have a saw of here we have a saw of here. Note that the saw of here we have a saw of here we have a saw of here. Note that the saw of here we have a saw of here we have a saw of here.	STOOD by and between the said parties, that the said
day of	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said and enjoy the said premises until default of payment shall be made or other breach committed. and seal at Greenville, S. C., this day of and in the one hundred and fort and in the one hundred and fort seems of the Sovereignty and Independence of the United States of America. Presence of SEAL (SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
Notary Public for S. C.	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said
	AND IT IS AGREED AND UNDER heirs or assigns, is to hold witness	STOOD by and between the said parties, that the said