TO IAVE AND TO MOLD, all and singular, for sold Promises used the road THE CAROLINA LOAN AND TRUST COMPANY, in successor and singular throat promises used the sold THE CAROLINA LOAN AND TRUST COMPANY, in successor and savings, from and squid-land being, consecution or administrators, and against every general visions of the sold being, consecution of administrators, and against every general visions of the sold being, consecution of administrators, and against every general visions of the sold being, consecution and administrators of anything and the sold being, consecution administrators of anything and the sold being, consecution and administrators of anything and the sold being, consecution, administrators of anything and the sold configuration of the sold of the configuration of the sold configuration of the sold of the configuration of the sold configuration	TO HAVE AND TO HOLD, all an	A THE TAX TO A TOTAL CAROLINA LOAN AND TRUET COMPANY its successors and assigns
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desired the continuance of this mortgage, and assign the policy of insurance to the said "THE CAROLINA LOAN AND TRUST COMPANY, its successor or gigs; and that in case the said in the case the said and in case the said to be insured in its reference to the said of the said company, and the said trust continuation of the present said, thenselves, binned or bersell becomed for the premium. AND IT IS FURTHER ARKEED by and between the said parties, that the said. AND IT IS FURTHER ARKEED by and between the said parties, that the said. AND IT IS FURTHER ARKEED by and between the said parties, that the said. In contain, and the said of the said and will at all since the said. In contain, and the said of the said and will at all since the said. In contain, and the said of the said said and	AND IT IS AGREED by and betw	veen the said parties, that the said
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pay and discharge the same, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, may pay and discharge the same, and abstract insid, thenselves, himstell or bestell therounds therefor, with interest at eight per cents, per anoma. AND IT IS EXPERSESLY AGREED AND STIPULATED, that in case the said. All of the same shall become one and account of the period, for a large stip of the same shall become often and payable, as advocated, or to pay, or cause to be paid, the account of the part of the same shall become often and payable, as advocated, or to pay, or cause to be paid. After as an may be duly imposed or charged, as a foresaid, for a like period, or to state the said Charrer, By-Laws, Roles and Regulations, as a foresaid, as may be duly imposed or charged, as a foresaid, for a like period, or to state the policy of insurance as a foresaid, as a foresaid, hefore the expiration of the time faced by he for the payment thereof; thin, may or all of easies, at the copium of the said Company, the whole company, the said inchbedness evolenced by the said done of chigistion (cindeding any insurance, premiums, and taxes, the analysis of the said company), shall forthwith become due and be collectible, and the right shall discretepon exist to foresteen the mortgage therefor, and also earl costs and expected of such collection, including the per cent. of the annexed the under the accompanying bond, as attractly as a strong's feet. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said portice, that if the said. It truly not cause to be cald, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said debt or soun of money retail, with interest thereon, if any shall be due, and such fars as may be tolly imposed or charged, and shall stant of and shill retail the control of the said Charter, by Law and the said control of the part of the part of the part of the part of	said premises, whenever the same shall	become due and payable; and that in case the said
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AND IT IS EXPERSISTY AGREED AND STIPULATED, that in case the said. heries, executors, administrators or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sums of money bereinheldere stated, or any part thereof, for a period of Pour Months after the same shall become due and payable, as aforesaid, or to pay, or cause to be paid in fines as may be duly imposed or charged, as aforesaid, for a like period, or to stand to and aftibility the said Charter, by-Laws, Roles and Regulations, as a foresaid, and the same shall become due and payable, as aforesaid, or to pay and charge all taxes and assessments on the said premises as aforesaid, before the expiration of the time fined by the control of the said company, the whole indebedness evidenced by the said and or obligation (including any insurance, trentime, and taxes, the cases, at the egitor of related to paid by the said Company), thalf forthwish become due and the collectible, and the right shall thereupon exist to forechose this mortages and the accompanying bond, as a statemy's feet. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree intent and meaning of the said parties, that if the said. 1 truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said delater or sans of money exists and Regulations, according to the true intent and meaning of the said pourtee of charged, and shall stand to and shall send and shall send to the said for the said control of the said pourtee of charged, and shall stand to an shall stand to an shall stand to an shall stand to and shall stand to an shall stand to an shall stand to an shall sta		
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hereinhefore stated, or any past thereof, for a period of Four Months after the same shall become due and pashfos, as aforesald, or loay, or cause to be paid force and way be duly imposed to charged, as aforesald, for a like period, not ostant to and abied by the said Charter, Ply-Lawe, Roles and Regulations, as aforesald, abdul (said or neglect or refuse to insure or keep insured the house and buildings on said let, or to assign the policy of insurance as aforesald, and to pay and a sessentess on the said permises as aforesald, before the expiration of the said Company), shall forthwish become due and be collectible, and the right shall thereupon exist to foreclose this mortgage sterefor, and also all coats and expesses of such collection, including and an amount due under this mortgage and the accompanying the said coats and expesses of such collection, including and an amount due under this mortgage and the accompanying and associated and an advantage therefor, and also all coats and expesses of such collection, including the per rent. of the amount due under this mortgage and the accompanying and an advantage of the said sparies, that if the said		
h faces as may be dely imposed or charged, as a foresaid, for a like period, or to stand to and abide by the said Charter, By-Laws, Roles and Regulations, as a foresaid, stall or neglect or refuse to insure or keep insured the house and buildings on said to, or to assign the policy of insures as aforesaid, to to pay and charge all taxes and assessments on the said premises as aforesaid, before the expiration of the time fixed by law for the psyment thereof; then, in any or all of the cases, at the option of the said Company, the whole indebtedness evidenced by the said bond or obligation (including any insurance, premisms, and taxes it unpaid or pash by the said Company), shall fortwish become due and the collectible, and the right shall therespone exist to forestim, mortage and the accompanyish bond, as attorney's fees. PROVIDED ALWAYS, NEVERCHELISS, and it is the true instent and meaning of the said possible that if the said —he'rs, executors, daministrators or assigns, do and shall well truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY; its successors or assigns, the said debt or sure said, 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 Clustere, By-Laws, less and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall create the exist decimination of the said premises as aforesaid, and past shall stand to and abide by the said Clustere, By-Laws, less many the said premises as aforesaid, and said the orea aforesaid, and said distrate, or cause to be paid discharge, or cause to be paid discharged, all taxes and assessments upon the said premises as aforesaid, then this dead of bargain and sale shall cease, determine and the unterly null and void; of interest and assigns, is to hold and enjoy the said premises suntil default of payment shall be made or other breach committed. May of	hereinhefore stated or any part thereo	of for a period of Four Months after the same shall become due and payable, as aforesaid, or to pay, or cause to be paid
shall jiail 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, derive the expiration of the time feed by law for the payment thereof; then, in any or all of the cases, at the option of the said Company, the whole indebtedness evidenced by the said bond or obligation (including any insurance, previums, and taxes, due along and or paid by the said Company), shall fortiwish become due and be collectible, and the right shall interespen exist to foreclose this mortgage therefor, and also est and expenses of such collection, including the per cent of the amount due under this mortgage and the accompanying bond, as attorney's fees. PROVIDED ALWARS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said. Or heart, executors, dishmistrators or assigns, the said the true payment of the said and the said and the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said sheld the for sum of money the said structure of the result of the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith instruct a 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 accounts and the condition thereunder written, and shall forthwith insured 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 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 force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. MINISTERS—hand, and and seal, at a Greenville, S. C, this. A D. 192 BEFORE me personally appeared. A D. 192 SIGRAL) Notary Public for S. C. RENUNCIATION OF DOWER. Coun		
charge all taxes and assessments on the said premises as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all of the cases, at the option of the said Company, the whole indebtedness evidenced by the said hond or obligation (including any insurance, premiums, and taxes, due to update of the payment thereof), then the said Company), shall forthwith become due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also at 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 ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the said particle, that if the said. It ruly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, do and shall well of truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or said, so the said charter, psy-Laws, the said Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall intrinvini hasnes described in the payment shall be due, and such fines as may be duly imposed or charged, and shall stand to and shield by the said Charter, psy-Laws, the said discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of largain and tale thall cease, determine and discharge, or cause to be paid discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of largain and sale thall cease, determine and be utterly null and void; discharged, all taxes and assessments upon the said premises are suited default of payment shall be made or other breach committed. WITNESS. hard and sale thall cease, determine and be utterly null and void; services in the year of our Lord one thousand nine hundred and. """ and and a sale		
the cases, at the option of the said Company, the whole indebendeness evidenced by the said bond or obligation (including any insurance, premiums, and taxes, due durgaid or paid by the said Company), shall forthwith become due and be collectible, and the right shall thereupon exist to forecleach this nortgage therefor, and also expenses of such collection, including ten per cent. of the amount due under this mortgage and the accompanying bond, as attorney's fees. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the wish parties, that if the said debt or sum of money 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 or cause to be paid, unto the said the said such fares as may be duly imposed or charged, and shall stand to and abide by the said. Charter, By-Lawe, life and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure d 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 a discressive this discharged, all taxes and assessments upon the said premises a discressive that the said. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. Theirs or assigns, is to hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS. In the year of our Lord one thousand nine hundred and forty year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL) (SEAL) (SEAL) Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. It will be said as a sea and assigns 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 menti	scharge all taxes and assesments on the s	said premises as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all of
r 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 ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said! derily 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 resaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and abided by the said Charter, By-Laws, the and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insured at keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforestage, 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 null and void; terwise it shall remain in full force and virtue. 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. giand, Scaled and Delivered in the Presence of and the year of our Lord one thousand nine bundred and. year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Sovereignty and Independence of the United States of America. Signed, Scaled and Beliver the within written Deed; and that she, with the said as a see secution thereof. SWORN to before me, this. day of. A. D. 192. 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 conc	ch cases, at the option of the said Comp	pany, the whole indebtedness evidenced by the said bond or obligation (including any insurance, premiums, and taxes, due
FROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said or beirs, executors, administrators or assigns, do and shall well defully pay or cause to be gaid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said debt or sum of money oresaid, 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, sless and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereumeder written, and shall forthwith insure deep 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 deficient of the said particles of the said particles, that the said. AND IT IS AGREED AND UNDESTOOD by and between the said particles, that the said. MITNESS hand and seal. And seal. And of the said particles and seasons and seasons and seal and foremistic until default of payment shall be made or other breach committed. MITNESS hand and seal. And of the said particles and seasons and seasons and seal and foremylles. S. C., this in the year of our Lord one thousand nine hundred and. war of the Sovercignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL) (SEAL) (SEAL) Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. It will be made or other breach committed. And 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, end or fear of any person or persons whomsover, renounce, release and forever relinquish unto the within named. det 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, end or fear of any person or persons whoms	d unpaid or paid by the said Company),	shall 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 TRUST COMPANY, its successors or assigns, do and shall well or 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 oresaid, 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, ales and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure there is a constant of the part of the paid of discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale ahall cease, determine and be utterly null and void; terwise it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. ———————————————————————————————————	r all costs and expenses of such collection	n, including ten per cent. of the amount due under this mortgage and the accompanying bond, as attorney's fees.
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oresaid, 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, alse 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 intended or cause to be done, the house and buildings on said lot, and assign the policy of insurance as a foresaid, and pay and discharge, or cause to be paid of discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; therevise it shall remain in full force and virtue. AND IT IS AGRRED 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 year of our Lord one thousand nine hundred and made and in the one hundred and forty year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL) HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared and and and seal at an each and deed, deliver the within written Deed; and that he saw the within named. 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 Mrs. wife of the within named. do hereby certify unto all whom it may concern, that Mrs. wife of the within named. do hereby certify unto all whom it may compulsion, one of or of any person or persons whomsover, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN 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 withi		
des and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure d 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 d discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly mult and void; nerwise it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. ———————————————————————————————————		
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d discharged, all taxes and assessments upon 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 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 premises of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL.) HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. and made oath at he saw the within named. stressed the execution thereof. SWORN to before me, this. day of (SEAL.) Notary Public for S. C. RENUNCIATION OF DOWER. County of Greenville. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. do hereby certify unto all whom it may concern, that Mrs. wife of the within named. do hereby certify unto all whom a transport common of the concern of the premises within mentioned of released. Given under my hand and seal, this. A. D. 192. GIVEN under my hand and seal, this. day of (Liven under my hand and seal, this. A. D. 192. A D. 193.		
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 a Greenville, S. C., this. in the year of our Lord one thousand nine hundred and.		
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in the year of our Lord one thousand nine hundred and		
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I 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, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN 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 mentioned defeased. GIVEN under my hand and seal, this	heirs or assigns, is to ho WITNESShand in the year of our Lord one tho Signed, Sealed and Delivered in the HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared the saw the within named	and enjoy the said premises until default of payment shall be made or other breach committed.
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