AND IT IS AGNETIO by and between the and parties, that the said.  — heirs, executors, administrators or analysis, all and well forthwith insure the house and buildings on the said ist, and lessy the same insured to the monant of the during the continuous of this mortgaps, and analysis the policy of insurance to the said THE CAROLINA LOAN AND TRUST COMPANY, is successor on sulgars, and that is case the said.  — heirs, executors, among coarse the same to be insured in its, theirs, bits or her own name, and reinhurss litted, thurselves, bitself or bereall because for easigns, may coarse the same to be insured in its, theirs, bits or her own name, and reinhurss litted, thurselves, bitself or bereall because does not expense of incurrence, who interest thereon at the rest of eights per centum per name.  AND IT IS VENTILER AGREED by and between the said parties, that the said.  Lists, executors, administrators are adapted, said and that in case the said.  — heir, executors, administrators are adapted. Said and that in case the said substance is the financiars, hissaid or teneral breament better, formatives, included or leneral breament better, with interest as eight per cent, per animo.  AND IT IS EXPRESSIV AGRIEDO AND STIPULATED, that is case the said.  — here, executors, administrators or adapted, as adversal, or adapted and the control of the parties of the said or register or reline to part, or case to be paid, the adversald monthly atoms of mong to bereatheres stance, or any part thereof, for a period of Four Months after the same shall become due and popular, as a forestaid, not to pay, or case to be paid, the adversald monthly atoms of mong to be termined to the said of the parties of the said Carrenty places, the said of the parties of the said Carrenty places, that it is easier shall all or register or reline to part, the adversald parties or said and promises and assessment on the said premises are displayed to the said Carrenty places, the said and popular and assessment on the said premises are displayed	•	and singular, the said Premises unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors and assigns
implier the said Presistes unto the said "FELC CARCILINA LOAN AND TRUST COMPANY, in successors and single, from and saided.  AND IT IS AGREKO by and between the soil parties, that the said.  before, securities, administer or exalges, shall and well infratebolic brawe the louise and buildings on the said los, and keep the same insured to the month of		areby hind and heirs, executors or administrators, to warrant and forever defend all and
bein, occurrent or administrators, and against every persons whomosors, hawfully claiming, or to chin, the same or any part thereof. AND IT IS ADDRED by and shrowed the saily strike and with individual marked to the house and buildings on the said to be some inverted to the means of the comment of the com		
helts, executors, shelicitarizators or assignes, shelf and will forthresh feature the house and baildings on the said to, and keep the sone searced to the red arms got control of the search of this secretary, and assign and that to cause the said.  Menty, and that to cause the said.  Menty executors assign, shall are say there fail or neglect or refuse to do say, then the and THE CAROLINA LOAN AND TRUST COMPANY, its successor as saigus, and that to execute the care to be insufficial in the case to be insufficially to the care to be said and the case to be successed in the case to be insufficially to the case to the said and expenses of instruction, with interest therein at the rate of right per contemp per anum.  AND IT IS FAUTHER AGRICULY but and between the and partials, that the said.  Letter, executors, administrators or assigns, shall and will at all times between develope the continuous of the continuous part and discharge the same, then the aid premises, whereaver the same shall become the early spatial, and that in care the said.  Letter, executors, administrators or assigns, shall and will at all times because or charge to refuse the said.  Letter, executors, administrators or assigns, shall and will at all times because of the continuous or assigns, shall at say time fail or neglect or refuse to said.  Letter, executors, administrators or assigns, shall all all the said to the said to continuous parts and the said to the sai	heirs, executors	or administrators, and against every person whomsoever, lawfully claiming, or to claim, the same or any part thereof.
mount of committee continuance of this mertique, and assign the policy of instrumes to the said THE CAROLINA LOAN AND TRIST COMPANY, its successor assigns, and that its case the said.  Notice, execution, and the committee of the committee committee of the commi	AND IT IS AGREED by and be	ween the said parties, that the said
size during the continuence of the mortgage, and assign the policy of incursors to the axiel THE CAROLINA LOAN AND TRUST COMPANY, its successor a stations, are used to assign the policy of the related to do so, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successor are assign, shall at any time full or neglect or refuse to do so, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successor and expose of insurance, with interest therem a the rate of eight per cantum per anome.  AND TIS VENTITE AGREED DO and between the said persists, what the said persists, wherevore, administrators or assigns, shall and will at all times hereafter during the continuence of this mercapue, pay and discharge all taxes and assessments upon the said pression, wherevore the same shall become the and popular and that it can the said.  ———————————————————————————————————		
analogical and that in case the said.  Modicilators or assign, may cause the same to be insured in its, theirs, his or her own same, and reichness tietd, themselves, bissaid or hereoff between the said and essenses of insurance, with interest thereon at the said or dish by encounter per names.  AND IT IS PURTILES AGREED by and between the said parties, that the said.  Subject, executors, submitterators or assigns, abult and it at all dishes breather desired the continuous of this morpage, pay and discharge all taxes and anesaments upon the said province, witnesses the said become the analy parallely and that in case the said.  Subject, executors, submitterators or assigns, shall and will at all times breather desired the continuous or assigns, shall as any time fall or neglect or refuse the said province, witnesses the said THE CARDLINA LOAN AND TRUST COMPANY, its successor or assigns, may pay and discharge the same. One of the said that in case the said.  AND IT IS REPERSINA GREED AND STIPULATED, that in case the said.  AND IT IS REPERSINA AGREED AND STIPULATED, that in case the said.  AND IT IS REPERSINA AGREED AND STIPULATED, that in case the said of the said o		
administrators or assigns, shell at any fine fail or egglest or refuse to do so, then the side THE CARGLINA LOAN AND TRUST COMPANY, its necessary and especial fine states, the same to be some to be insured in st, their, like or be or or many and reinhorate testific, thereshoes, hitteeff or hereoil between the same to the same of eight per centure per annum.  AND IT IS EXPETITED ARCENED by and between the sale of eight per centure per annum.  AND IT IS EXPETITED ARCENED by and the treat the sale parties, that each said.  In any and discharge the same, then the said THE CARGLINA LOAN AND TRUST COMPANY, it is successor to examine, shall as any time fail or neglect or refuse to any and discharge the same, then the said THE CARGLINA LOAN AND TRUST COMPANY, it is successor or assigns, shall as any time fail or neglect or refuse to any or the said treatment of the said treatment of the said treatment of the said treatment or assigns, shall fail or neglect or refuse to any or the said treatment or assigns, shall fail or neglect or refuse to any or the said treatment or dataget, as a foresaid, for a like period, or to stand or and shide by the said Claurer, Ily-Lazer, Riter as a foresaid, or said considering and a said considering and the said or said and assessment on the said president of the said company, the whole indebtocates endough by the said Claurer, Ily-Lazer, Riter as a said residence of the said Consensy, but flerich's become during the experiment of the time food by the said Claurer, Ily-Lazer, Riter as a safernaid, or ball datage and support of the said Consensy, but lettered by the said Claurer, Ily-Lazer, Riter as a safernaid, or to lay an associate expenses of ant celebration, including to in per cent of the amount during or said to do to saign, the said of the said consensy of the said consensy. In the said consensy of the said consensy of the said consensy		
helier, secontors, administrators or anisots, final and will at all times bereafter during the confirmance of this anothegoe, by and discharge all taxes and assessments upon the said premises, whetever the same shall become doe and appable; and that it case the said.  The gay and discharge the same, then the said THE CABOLINA LOAN AND TRUST COMANY, its successors or assigns, shall at any time full or neglect or retime to gay and discharge the same, then the said THE CABOLINA LOAN AND TRUST COMANY, its successors or assigns, may pay and discharge the same, an reinstance to the paid, the aforesaid monthly sums of money as heroichefore stated, or any part thereof, for a period of Four Manches after the same shall become that and payable, as aforesaid monthly sums of money as heroichefore stated, or any part thereof, for a period of Four Manches after the same shall become that and payable, as aforesaid monthly sums of money as heroichefore stated, or any part thereof, to be a period of Four Salad and adult to the said periodics and state of the said continues as aforesaid, or to year and discharge all taxes and assessments on the said periodics as aforesaid, for to relate the said and assessment and the said periodics as aforesaid, for to year and interface by the said Connegae, that should be added to the said the said the said periodics as aforesaid, and to pay and surprise of the said Connegae, the whole indebtochoes evidenced by the said Connegae, that is any or all or under case, at the option of the said Connegae, the whole indebtochoes evidenced by the said Connegae, the first pay and the payable and the payable control for the payment thereone.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true invent and meaning of the said partie, that if the said.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true invent and meaning of the said partie, that the said.  PROVIDED ALWAYS, PROVIDED ALWAYS, DATE of the payment the said provides as a state said date or said said date or said said date or said said date or said	administrators or assigns, shall at any tin or assigns, may cause the same to be ins and expense of insurance, with interest t	he fail or neglect or refuse to do so, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successors used in its, theirs, his or her own name, and reimburse itself, themselves, himself or herself hereunder for the premium hereon at the rate of eight per centum per annum.
to pay and discharge the same, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, shall at any time fail or neglect or return reinhurse itself, themselves, hissael or bezelf hereafter therefor, with interest at eight per cent, per anom.  AND TISE ENTRESSIY AGREED AND STRUILATED, that in case the staff.  Indicate the staff of the part of the said control of the staff control of the staff control of the staff control of the staff control, executors, administrators or assigns, shall fail or neglect or reture to pay, or cause to be paid, the aforesaid or to pay, or cause to be paid, the aforesaid, or to pay, or cause to be paid, the aforesaid, or to pay, or cause to be paid fines as may be duly improved or clarged, as a foresaid, for a file period, or to sand to and dailed by the said Charter, Dy-Laws, Rube and Regulations, as aforesaid or shall fail or neglect or reture to pay, or cause to be paid, or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or reture to pay, or cause to be paid or shall fail or neglect or return of the said Company, that forether before conce out and societies, and the right shall thereopene exist to forector the fail, in some case, and neglect the said Charter, and the pay or cause to be paid, cuts the said THE CAROLINA LOAN AND TRUST COMPANY, in successors assigns, the said Charter, pay and discharge treater, and not the control of the said.  PROVIDED ALVANYS, NEVERTILLESS, and is in the true interest and and meaning of the said partie, that if the said.  **RETURN COMPANY** is successors as assigns, the said Charter, pay-Law Robert and the pay and discharge or case to be paid, cuts the said THE CAROLINA LOAN AND TRUST COMPANY*, in successors as assigns, the said Charter, pay-La	neirs, executors, administrators or assigns,	shall and will at all times hereafter during the continuance of this mortgage, pay and discharge all taxes and assessments upon
to gay and discharge the same, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successor or assigns, may pay and discharge the same, an orientabure local, themselves, blossed for herself hereafted therefor, with interest at eight pre-cent, per anome.  AND IT IS EXPRESSIV AGREED AND STEPULATED, that in case the said.  AND IT IS EXPRESSIV AGREED AND STEPULATED, that in case the said.  Before a stated, or any part thereof, for a period of Four Morths after the same shall become due and papable, as aforesaid, or to pay, or cause to be paid, the aforesaid monthly sums of mone as the paid of the policy of insertance as aforesaid, for a file period, or to state the policy of insertance as aforesaid, or to pay, or cause to be paid used fines as may be duly imposed or charged, as a aforesaid, for a file period, or to satisfue he policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of insertance as aforesaid, or to pay and state policy of months of the said particle policy of insertance as aforesaid, or to pay and state policy of the said foresting that the candidate policy of insertance as aforesaid, and pay insertance provides the paid, murta the said THE CAROLINA LOAN AND TROST COMPANY, its successors on saigus, do and shall we dust truly pay or cause to be done, the house and ball bedue, and such fines as any be duly imposed or charged and stall stant to and abilitation to an abilitation and an advanced the said particle pay or cause to be done, the house and trule pay and the condition thereometry the said particle pay and the condition thereometry the said particle pay and pay and distanced and all states and assessments		
AND IT IS EXPRESSIVE AGREED AND STIPULATED, that in case fee said— heles, accurate, administrators or assigns, that fall or neglect or refuse to pay, or cause to be paid, the aforesaid monthly some of mone as hercinbefore stated, or any part thereof, for a period of Four Months after the same shall become due and payable, as a foresaid, or to pay or cause to be paid unto fines as may be duly imposed or charged, as a foresaid, for a like period, or to stant to and ability of the said factor, gy-Lawe, Roises and Regulations, as a foresaid discovered in the said premises as a foresaid, before the expiration of the time force by law for the payament thereof; then, it say or all o rehalt fail or reported or refuse to prion of the said Company, the sholl forthwith become does and be collectified, and the right shall thereupon exist to foreclose this nortages after the annual or and all or all costs and expenses of sake celection, including are part to the collection and the payament of the said payable, as a sentency's feet.  PROVIDED ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the said partic, that if the said.  PROVIDED ALWAYS, NEVERTHERESS, and it is the true intent and meaning of the said breath or obligation and said responses of sake celection, including any as a benefit of the said and truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors an assigns, the said effect or sucre and the said response of the said particles thereon, it is admitted to the said particles and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insure and keep insured, or cause to be done, the house and beathings on said for, and assign the pulley of insurance as aforeating, they are described to the said premises an aforeation.  AND IT SA ORGEED AND INDERSTOOD by and between the said particles, that the said one of the said particles and in the one bundred and forty and a said in the	to pay and discharge the same, then the sa	id THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, may pay and discharge the same, and
beies, executors, administrators or assigns, shall fail or neglect or refuse to pay, or cause to be paid, the aforesaid monthly sams of mome shall have been due and payable, as aforesaid, monthly sams of mome or hard of the said three saids and liberouse due and payable, as aforesaid or pay, or cause to be paid fines as may be duly imposed or charged, an aforesaid, for a like period, or to stand to and shide by the said Charter, By-Lawe, Roles and Regulations, as aforesaid or shall thail or neglect or refuse to insure or keep insured the house and bindings on said for, or to assign the policy of insurance as aforesaid, for a like period, or to stand to and shide by the said Charter, By-Lawe, Roles and Regulations, and seasons on the said removes as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all o such cases, as the option of the said Company, the whole indebtechess evidenced by the said Ond or obligation (including an insurance, premiums, and taxes, and an unput of payd by the said Company, then the control that amount due under this mortgage and the accompanying bond, as attorney's fees.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the said parties, that it the said.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the said parties, that it the said.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the said parties, that the said means of the said parties are all the said.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true internal and meaning of the said parties, that the said.  PROVIDED ALWAYS, Is successors or assigns, the said each of a said parties, that the said bend or obligation, according to the true internal and said the said parties, that the said bend or obligation, according to the true internal and analysis of the said bend or obligation, and the condition thereunder written, and shall forthwith insure and detendence in the parties of the said bend or obligatio		
sa hereinbefore stated, or any part thereof, for a period of Four Months after the same shall become due and payable, as aforeasid, or to pay, or cause to be guiden fines as any be duly imposed or charged, as aforeasid, for a libe period, or to state of an adhebe by the said Charter, Ily-Laws, Biles and Regulations, as aforeasid or shall idal or neglect or refuse to insure or keep insured the house and buildings on said let, or to assign the policy of insurance as aforeasid, or to pay and inchange all taxes and assements on the said premises as aforeasid, before the expiration of the time fixed by law for the payment thereof; then, in any or all o and unaid cases, at the option of the said Company), shall forthwith become due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and alto for all costs and expenses of such collection, including any interance, receitions, and taxes, do and unpaid or paid by the said Company), the whole indebtedness of the amount due under this mortgage and the accompanying interance, receitions, and assets. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said.  The payment thereof, the said of the said THE CANOLINA LOAN AND TRUST COMPANY, its successors or assigns, the said teles or sam of most soresaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to each abide by the said Charter, By-Laws and Eschardon, according to the true inent and meaning of the said bond or obligation, and the condition theremed written, and shall forthwith inour and keep insured, or cause to be found, the bone and haidings on said lot, and assign the policy of insurance as aforeasid, and pay and discharge, all taxes and assessments upon the said premises a major of the said bond or obligation, and the condition theremed written, and shall orthwith inour and level insurance as aforeasid, and pay and discharge, all altexes and assessments upon the said		
such fibes as may be duly imposed or charged, as aloresaid, for a like period, or to stand to and abile by the said Charter, By-Laws, Rules and Regulations, as aforesaid or shall (slail or neglect or retries to insure or keep insured the house and buildings on said alle, to a saing the policy of insurance as aforesaid, or to pay an discharge all taxes and assentants on the said promises as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all o such cases, at the option of the said Company, the whole indektedness evidenced by the said bord or obligation (including any insurance, remains, and taxes, do and supplied by the said Company), shall fortwish become due and the cilicatible, and the right shall thereopine exist to forchose this mortgage tenterior, and all store all or all costs and expectes of such collection, including ton 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 period of the said control. The said of all costs and expected so such cases to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said clear to successors of assigns, and the condition theremether written, and shall were and leven insured, or cause to be done, the house and buildings on said off. and assign the policy of insurance as aforesaid, and pay and 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 otherwise it shall remain in full force and virtue.  AND IT IS AGRED AND UNDERSTOOD by and between the said parties, that the said.  AND IT IS AGRED AND UNDERSTOOD by and between the said parties, that the said.  WITHESS — hand and sead—at offerentify S. C, this.  day of		
such case, at the option of the said Company, shall forthwish become due and be collectible, and the right sall thereupon exist to forecase this mortgage threafor, and also for 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.  On theirs, executors, administrators or assigns, 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 more aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imposed er charged, and shall stand addiebt by the said Charter, By-Lawa and Euclidean or cause to be door, the bouse and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid adischarged, and shall stand addiebt and addiebated and 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 otherwise it shall remain in fall 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.  May of the year of our Lord one thousand mis bundred and the year of our Lord one thousand mis bundred and.  Signed, Sealed and Delivered in the Presence of Supragain and as a cat and deed, deliver the within written Deed; and that the within named.  (SEAL).  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, Company of Greenville.  I,	such fines as may be duly imposed or char or shall fail or neglect or refuse to insur	ged, as aforesaid, for a like period, or to stand to and abide by the said Charter, By-Laws, Rules and Regulations, as aforesaid, e or keep insured the house and buildings on said lot, or to assign the policy of insurance as aforesaid, or to pay and
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 more storesaid, with interest therem, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and shide 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 and 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 pain and 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 atherwise it shall remain in full force and virtue.  AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said.  NOTINESS.  hand. and seal. at Greenville, S. C., this.  in the year of our Lord one thousand nine hundred and fort year of our Lord one thousand nine 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.)  THE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  and and as act and deed, deliver the within written Deed; and that he saw the within named.  sign, seal and as.  act and deed, deliver the within written Deed; and that he, with.  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  [SEAL.]  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  [Abort of Greenville.  Abort of Greenville.  Abort of the within named.  side of the within named.  did 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 of the safe of the within the successors and assignal, all her interest	and unpaid or paid by the said Company), for all costs and expenses of such collecti	shall forthwith become due and be collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also on, including ten per cent. of the amount due under this mortgage and the accompanying bond, as attorney's fees.
ind truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said dehor or sum of mome forestaid, 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 Charter, By-Laws Russ and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, as shall forthwith insum and 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 and 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 otherwise it shall remain in full force and virtue.  AND IT IS AGRED 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.  hand and seal at Greenville, S. C., this.  grant of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of  (SEAL.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  A. D. 192.  Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, County of Greenville.  I,		
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 forty.  Signed, Sealed and Delivered in the Presence of	and keep insured, or cause to be done, th	e house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid
Signed, Sealed and Delivered in the Presence of  (SEAL.)  THE STATE OF SOUTH CAROLINA, County of Greenville.  BEFORE me personally appeared.  and made out that he saw the within named.  sign, seal and as	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
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(SEAL.)  THE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. thathe saw the within named. sign, seal and asact and deed, deliver the within written Deed; and thathe, with.  witnessed the execution thereof. SWORN to before me, this day of(SEAL.) Notary Public for S. C.  THE STATE OF SOUTH CAROLINA, County of Greenville.  I,	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI orheirs or assigns, is to h WITNESShar in the year of our Lord one th	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
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THE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared and made oat that he within named act within sign, seal and as act and deed, deliver the within written Deed; and that he, with	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI orheirs or assigns, is to h WITNESShar in the year of our Lord one th Signed, Sealed and Delivered in	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
County of Greenville.  BEFORE me personally appeared	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI orheirs or assigns, is to h WITNESShar in the year of our Lord one th Signed, Sealed and Delivered in	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
BEFORE me personally appeared	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI orheirs or assigns, is to h WITNESShar in the year of our Lord one th Signed, Sealed and Delivered in	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
thathe saw the within named	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI orheirs or assigns, is to h WITNESShar in the year of our Lord one th Signed, Sealed and Delivered in	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
sign, seal and asact and deed, deliver the within written Deed; and thathe, with	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNION	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
witnessed the execution thereof.  SWORN to before me, this	AND IT IS AGREED AND UNI  OTheirs or assigns, is to h  WITNESShar  in the year of our Lord one th  Signed, Sealed and Delivered in  THE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
SWORN to before me, this	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNION	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
Notary Public for S. C.  THE STATE OF SOUTH CAROLINA,  County of Greenville.  I,  wife of the within named  did 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 dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM 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 mentione and released.  GIVEN under my hand and seal, this	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNION	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
THE STATE OF SOUTH CAROLINA,  County of Greenville.  I,	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI or heirs or assigns, is to have the without the year of our Lord one the Signed, Sealed and Delivered in Signed, Sealed and Delivered in he saw the within named he saw the within named witnessed the execution thereof.	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
County of Greenville.  I,	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNI or heirs or assigns, is to have the without and the year of our Lord one the Signed, Sealed and Delivered in Signed, Sealed and Delivered in he saw the within named that he saw the within named act and witnessed the execution thereof.  SWORN to before me, this	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
County of Greenville.  I,	AND IT IS AGREED AND UNI  AND IT IS AGREED AND UNI  MITNESS	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
I,	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNITED TO THE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared that he saw the within named act and witnessed the execution thereof.  SWORN to before me, this day of the same act and day of the same act an	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
wife of the within named	AND IT IS AGREED AND UNI  AND IT IS AGREED AND UNI  The year of our Lord one the Signed, Sealed and Delivered in Signed, Sealed and Delivered in BEFORE me personally appeared that he saw the within named act and witnessed the execution thereof.  SWORN to before me, this day of the STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Sign, seal and as act and witnessed the execution thereof.  SWORN to before me, this day of the STATE OF SOUTH CAROLINA,	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
did 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 dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COMPANY, 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 mentione and released.  GIVEN under my hand and seal, this	AND IT IS AGREED AND UNI  AND IT IS AGREED AND UNI  MITNESS	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; virtue.  DERSTOOD by and between the said parties, that the said
GIVEN under my hand and seal, this	AND IT IS AGREED AND UNI  AND IT IS AGREED AND UNI  MITNESS	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
day of	AND IT IS AGREED AND UNITY or assigns, is to have the year of our Lord one the sign, seal and asserted the execution thereof.  SWORN to before me, this day appear before me, and, upond dread or fear of any person or persons were person person or persons were person perso	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
(SEAL.)	AND IT IS AGREED AND UNITY of the year of our Lord one the with the year of our Lord one the Signed, Sealed and Delivered in Signed, Sealed and Delivered in the saw the within named witnessed the execution thereof.  SWORN to before me, this day of Greenville.  I,	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said
	and discharged, all taxes and assessments otherwise it shall remain in full force and AND IT IS AGREED AND UNITOR	upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void virtue.  DERSTOOD by and between the said parties, that the said