| mo gramman to the test of Distance Handitaments and   | 1 Appurtenances to the said Premises belonging, or in anywise incident or appertaining.   |
|---|---|
|   | 11 My Garatina Loop and Trust Company its suggestion and assigns forever  |
| TO HAVE AND TO HOLD, all and singular, the said Premises unto the   | and 2007 heirs, executors or administhe said The Carolina Loan and Trust Company, its successors and assigns, from and and Trust Company, its successors and assigns, from and  |
| AND do hereby bind prevent tors, to warrant and forever defend all and singular the said Premises anto t  | the said The Carolina Loan and Trust Corpapany, its successors and assigns, from and  |
| inst muself   | and my  |
| s, executors or administrators, and against every person whomsoever lawfull   | y claiming or to claim the same or any part thereof.  |
| AND IT IS AGREED, by and between the said parties, that the said  | B. L. Carrour, Mas  |
| beirs executors administrators or assigns, shall and  | l will forthwith insure the house and buildings on the said lot, and keep the same  |
| ared to the amount of Four Chousau  | ed ("4,000,00)  |
|   | gn the policy of insurance to the said The Carolina Loan and Trust Company, its   |
| n damage or loss by fire during the continuance of this mortgage, and assi  | or refuse to do so, then, the said Carolina Loan and Trust Company, its successors and reimburse itself, themselves, himself or herself hereunder for the premium   |
| essors or assigns; and that in case the said  | or refuse to do so, then, the said Carolina Loan and Trust Company, its successors  |
| assigns, may cause the same to be insured in its, their, his or her own na expense of insurance, with interest thereon at the rate of eight per centum  | ame, and reimburse itself, themselves, himself or herself nereunder for the premium   |
| AND IT IS EUDTHER ACREED by and between the said parties, that  | t the said S. L. Calhaeur, his  |
| AND IT IS FURTIFIE AGRESTAD, by and between the said parties, the   | heirs, executors, administrators or assigns, shal   |
| will at all times hereafter during the continuance of this mortgage, pay and  | heirs, executors, administrators or assigns, shal discharge all taxes, and assessments upon the said Premises whenever the same shal  |
| me due and payable; and that in case the said 9. d. Cal   | noun, no  |
| 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2   | we time fail or parlest or rafuse to pay and discharge the same, then the said The  |
| olina Loan and Trust Company, its successors or assigns, may pay and discr  | large the same, and remiburse user, themselves, inhiber of herself herealder therefore  |
| AND IT IS EXPRESSIV AGREED AND STIPILATED, that in case   | e the said G. L. Calhoun, his   |
|   | hoirs executors administrators or assigns shall fail or neglect or refuse to pay o  |
| se to be paid the aforesaid monthly sums of money as hereinbefore stated, of  | or any part thereof, for a period of rout Months after the same shall become due and  |
| able as aforesaid, or to pay or cause to be paid such fines as find or explort  | posed of charge as a forestart of the house and buildings on said lot, or to assign the   |
| cy of insurance as atoresaid, or to pay and discharge all taxes and assessible  | and Company the whole indebtedness evidenced by the said note or obligation (include  |
| the payment thereot, then, in any or all of such cases, at the option of the any insurance premiums, and taxes, due and unpaid, or paid by the said (   | Company), shall forthwith become and be due and collectible, and the right thereupo   |
| t to foreclose this mortgage therefor, and also for all costs and expenses the accompanying note, as attorney's fees.   | s of such collection, including ten per centum of the amount due under this mortgag   |
| The accompanying note, as attorney's rees.  | d meaning of the said parties, that if the said   |
| PROVIDED ALWAIS, REVERTIMALIS, and I was a fine of the control of | or heirs, executors   |
| ninistrators 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  |
| t or sum of money aforesaid, with interest increon, it any state to the   | d magning of the said note or obligations, and the conditions thereunder written, and shall   |
| thwith 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, o   |
| ise to be paid and discharged, all taxes and assessments upon the said Fren   | lises as aforesaid, then this deed of bargain and said shall easily, determined   |
| and void; otherwise it shall remain in full force and virtue.  AND IT IS AGREED AND UNDERSTOOD, by and between the said   | parties that the said & & Calloun   |
| AND IT IS AGREED AND UNDERSTOOD, by and between the said  | or heirs or assign  |
| to hold and enjoy the said premises until detault of payment shall be made of   | or other breach committed.  |
| Wall hand and soal of Creenville this   | 2 nd day of Lanton  |
| d I and ano thortand nine hundred and twenty-   | and in the one hundred and forty- Mitthe  |
| r of the Sovereignty and Independence of the United States of Angerica.   |   |
| Signed, Sealed and Delivered in Presence of   | J. L. Calhoun. (L. S.   |
| Signed, Sealed and Denvirou in Treschet 51  |   |
| H. 19. Journes  | (L, S.  |
|   |   |
| TO STRUCTURE CAROLINA )   |   |
| E STATE OF SOUTH CAROLINA, }  |   |
| County of Greenville.   | Per- and made oath the  |
| BEFORE me personally appeared   | sim and and an Alix   |
| he saw the within named and deed, and that he with v. 77. Jour  | witnessed the execution thereof.  |
| ORN to before me, this  | The state of the s  |
| ORN to before me, this  |   |
| day of A. D. 192 3<br>J. Jountes (L. S.)  | E.D. allen.   |
| Notary Public, S. C.  |   |
| Hotaly Lubic, S. C.   |   |
|   |   |
| E STATE, OF SOUTH CAROLINA, ]   | RENUNCIATION OF DOWE  |
|   |   |
|   | Declario do hereby certify unto all whom it may concern the   |
| I,  | of the within named G. C. C. L. C. and with out any compulsion  |
|   |   |
| 1 ( II whomsoomer renounce release and tores  | ser remonish unto the within hamed. The Catolina Loan and Trust Company, its su   |
| sors and assigns, all her interest and estate, and also all her rights and clair  | n of Dower of, in or to all and singular the Premises within mentioned and released.  |
| VEN under mo hand and seal, this 2 2  |   |
| day of A. D. 192 5  | $-\infty$ . |
| (L. S.)   | VVIDAL, VII Calhoun.  |
| Notary Public, S. C.  |   |
|   | Mary M. Calhoun.  |
|   | V   |
| Recorded January  | 5 192.5   |
| Recorded Lanuary  | V   |