AND A SAYE AND TO HOLD, all and singular five aid Premises unto the said The Carolina Loan and Trust Company, for successors and assigns forever.  AND LO SAYE AND A SAYE OF THE SAYE AND A		
LAND CO HOLD, all and singuis, the sold Persylva note the sold The Carolina Loan and Teast Company, its successors and asigns foreset.  AND CO Several and concess elected all and singuists for said Persilvanes unto the sold The Carolina Loan and Fourt Company, its successors and asigns foreset between the sold and singuists for said Persilvanes unto the sold The Carolina Loan and Fourt Company, its successors and asigns, from and electronic continuations, and against recept source of fully classified the sold that the sold that the sold that the sold that parties, there are fully classified the sold that the sold that parties, there are fully classified to the sold that the sold that parties, there are fully classified to the sold that the sold tha	TOGETHER with all and singular the Rights Membe	ers. Hereditaments and Appurtenances to the said Premises belonging or in anywise incident or apper-
AND IX do userely bind and singuity for some control country to said the cardinates to a stress and oriented forms of the said three cardinates of the said and singuity or the said three cardinates of the said and singuity or the said three cardinates of t	taining.	
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mured to the amount of the amo	trators, to warrant and forever defend all and singular the sa	aid Premises unto the said The Carolina Loan and Prust Company, its successors and assigns, from and
mured to the amount of the amo	heirs, executors or administrators, and against every person	whomsoever lawfully claiming or to claim the same or any part thereof.
mured to the amount of the amo	AND IT IS AGREED, by and between the said partie	es, that the said alfonso Mark had
successors or assigns; and that in case the said.  Application of the continuation of the said successors assigns, shall are subject or relative to the continuation for herself become for the relation of the said expenses of insurance, with interest thereon at the rate of right per centum and expense of insurance, with interest thereon at the rate of right per centum per annue.  AND IT IS EXERGIBER AGENERAL Days and between the gold parties, that the said of while at all times the fractive of the continuation of this mostlege, pay and displayers all times, according to the continuation of the mostlege, pay and displayers all times, and an advantage of the continuation of the mostlege, pay and displayers all times, and remains whenever the same thall occorded the analysis of the said of the continuation of a saigns, shall be pay and displayers at times, and remains whenever the same, that the said of the continuation of the said of the said of register of refuse to pay and displayers that the said of	heirs, executors, administrators or	assigns, shall and will forthwith insure the house and buildings on the said lot, and keep the same
successors or assigns; and that in case the said.  Application of the continuation of the said successors assigns, shall are subject or relative to the continuation for herself become for the relation of the said expenses of insurance, with interest thereon at the rate of right per centum and expense of insurance, with interest thereon at the rate of right per centum per annue.  AND IT IS EXERGIBER AGENERAL Days and between the gold parties, that the said of while at all times the fractive of the continuation of this mostlege, pay and displayers all times, according to the continuation of the mostlege, pay and displayers all times, and an advantage of the continuation of the mostlege, pay and displayers all times, and remains whenever the same thall occorded the analysis of the said of the continuation of a saigns, shall be pay and displayers at times, and remains whenever the same, that the said of the continuation of the said of the said of register of refuse to pay and displayers that the said of	insured to the amount of the first of the amount of the first of the amount of the first of the	A. (\$400.00)
the species row cases the state of the canadre in the transfer of the remoters of the canadre in	from damage or loss by fire during the continuance of this	mortgage, and assign the policy of insurance to the said The Carolina Loan and Trust Company, its
the species row cases the state of the canadre in the transfer of the remoters of the canadre in	successors or assigns; and that in case the said	time fail or neglect or refuse to do so, then, the said Carolina Loan and Trust Company.
heirs, executors, administrators or assign, shall at any time fail or neglect or refuse to pay and discharge the same, then the said The winds interest at eight the ecrotime read much interest and considerative the electron.  AND IT IS EXPERSSLY AGREED AND STIPULATED, that in case the said  heirs, executors, administrators or assigns, ball fail or neglect or refuse to pay or assign, and the said of the said and the said	its successors or assigns, may cause the same to be insured in premium and expense of insurance, with interest thereon at the	n its, their, his or her own name, and reimburse itself, themselves, himself or herself hereunder for the
heirs, executors, administrators or assign, shall at any time fail or neglect or refuse to pay and discharge the same, then the said The winds interest at eight the ecrotime read much interest and considerative the electron.  AND IT IS EXPERSSLY AGREED AND STIPULATED, that in case the said  heirs, executors, administrators or assigns, ball fail or neglect or refuse to pay or assign, and the said of the said and the said	AND IT IS TOKEHER AGREED, by and between the	heirs executors administrators or assigns shall
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anse to be paid the aforesaid monthly sums of money as hereinhefore stated, or any part therest, for a president of Four Months after the same shall become the and Dairter, By-Laws, Rules and Regulations as aforesaid, or the paid of part members of the president of the months and the paid of t	Carolina Loan and Trust Company, its successors or assigns,	signs, shall at any time fail or neglect or refuse to pay and discharge the same, then the said The may pay and discharge the same, and reimburse itself, themselves, himself or herself hereunder therefor,
auses to be gaid the aimensial monthly sums of money as hereinbefore stated, or any part thereof, for a period of four Months after the same shall become due and gain to the part of the	AND IT IS EXPRESSLY AGREED AND STIPULAT	TED, that in case the said Alfonso Manh, his
and thresaid, of to pay or cause to be paid such fines as may be duly imposed or charged as a foresaid, for to a stand to and abled by the said lands of the paid such fines as a storesaid, or to pay and schedule of the buildings on stall for the buildings of the said company, the whole indebtedness reidenced by the said note or obligation (including any instruction personal and the control of the said Company), that if orthwish become and be due and collectible, and the register of the said Company, the whole indebtedness reidenced by the said note or obligation (including any instruction) as a sthorney's feet.  **PROVIDED ALWAYS NEVERTHEIESS and it is the true intents and meaning of the said parties, that if the said.  **DATE ALWAYS NEVERTHEIESS and it is the frue intents and meaning of the said parties, that if the said.  **Company in successors or assigns, the said shall well and truly pay or cause to be paid, unto the said The Curolina Loan and Trust Company, its successors or assigns, the said clicaries, the said shall well and truly pay or cause to be paid and the said parties, that if the said.  **Company in successors or assigns, the said clicaries and successors or assigns, the said clicaries and said shall well and truly pay or cause to be paid and discharged, all taxes and assessments upon the said Premises as a foresaid, then this deed of bargain and sale shall cause, determine and be utterly unit and void; otherwise it shall remain in full forced and virtue.  **AND IT IS AGREED AND UNDERSTORD, by and between the said parties, that the said.  **AND IT IS AGREED AND UNDERSTORD, by and between the said parties, that the said.  **AND IT IS AGREED AND UNDERSTORD, by and between the said parties, that the said.  **AND IT IS AGREED AND UNDERSTORD, by and between the said parties and said and the parties a	cause to be paid the aforesaid monthly sums of money as her	heirs, executors, administrators or assigns, shall fail or neglect or refuse to pay or einbefore stated, or any part thereof, for a period of Four Months after the same shall become due and
onliny of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said Premises as a doresaid, above the said on the train fundament of the payment thereof, then, in any or all of such cases, at the option of the said Company, the whole modelections evidence by the said once of obligation (finducation to foreclose this mortgage therefor, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and the accompanying note, as attentions, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and the accompanying note, as attentions, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and the accompanying note, as attentions, and meaning of the said parties, that if the said,  PREVIDED ALWAYS NEWERTHELESS, and it is the true intent and meaning of the said parties, that if the said,  PREVIDED ALWAYS NEWERTHELESS, and it is the true intent and meaning of the said parties, that if the said,  PREVIDED ALWAYS NEWERTHELESS, and it is the true intent and meaning of the said parties, that the said,  Amount is partied to be doring to the true intent and meaning of the said parties, that the said control of the parties	payable as aforesaid, or to pay or cause to be paid such fines as Charter, By-Laws, Rules and Regulations as aforesaid, or shal	may be duly imposed or charged as aforesaid for a like period, or to stand to and abide by the said left fail or neglect or refuse to insure or keep insured the house and buildings on said lot, or to assign the
ng 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 thereupon and the territor to froschose this morrages the interforty, and also for all costs and expenses of such collection, including ten per centum of the amount due under this morrage and the control of the control	policy of insurance as aforesaid, or to pay and discharge all t	taxes and assessments on the said Premises as aforesaid, before the expiration of the time fixed by law
Ministrators or assigns, to and shall well and traily pay or cause to be paid, annother said The Carolina Loan and Trust Company, its successors or assigns, the said and Charter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition thereunder written, and shall ordare, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition thereunder written, and shall ordare and search of the said note or obligation, and the condition thereunder written, and shall ordare and the property of the said note or obligation, and the condition thereunder written, and shall ordare and search the policy of insurance as aforesaid and pay and discharge, or auste to be paid and chicharged, all taxes and assessments upon the said Premises as aforesaid, then this deed of bargam and sale shall cease, determine and be utterly uitle and to the premises until default or payment shall be made or other breach committed.  AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said.  AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said.  WITHESS MUST and a said of the said of payment shall be made or other breach committed.  WITHESS MUST and a said of the said of payment shall be made or other breach committed.  WITHESS MUST and a said of the said of payment shall be made or other breach committed.  Signal and Delivered in Presence of America.  Signal and in the one hundred and forty flexible and that he with fine and the said of the said note of t	ing any insurance premiums, and taxes, due and unpaid or pa	aid by the said Company), shall forthwith become and be due and collectible, and the right thereupon
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lebt or stim of money aforesaid, 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 act Charter, Dy-Law, kiuse and Regulations, according to the true intert and meaning of the said note or obligation, and the condition, thereunder written, and shall asses 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 unliand void; otherwise it shall remain in full force and virtue.  AND IT IS AGRED AND UNDERSTORD, by and between the said parties, that the said  AND IT IS AGRED AND UNDERSTORD, by and between the said parties, that the said  WITNESS Let be and a seal, at Greenville, this.  WITNESS Let be and assessment upon the said premises until default of payment shall be made or other breach committed.  WITNESS Let be and assessment of the said parties, that the said  WITNESS Let be and a seal, at Greenville, this.  In the year of our Lord one disconsand nine hundred and twenty.  A D HOLL STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  A D 192 Let be sufficient to the within written deed; and that he with writt	Morrison //www	or MD heirs executors.
orthwith 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 anies to be pind and discharge, and and sasks sements upon the said Premises as aforesaid, then this deed of bargain and said said cause, determine and be utterful and void; otherwise it shall remine in full lorce and writte.  AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said or here is a said and the said and the said or here is a saigns, so to hold and enjoy the said premises until default of payment shall be made or other breach committed.  WITNESS And and Bellywere is a Greenies of the United States of America.  Signal, Sealed and Delivered in Presence of the United States of America.  Signal, Sealed and Delivered in Presence of the United States of America.  Signal, Sealed and Delivered in Presence of the United States of America.  Signal, Sealed and performed and twenty.  County of Greenville.  BEFORE me personally appeared.  the saw the within named.  ct and deed, deliver the within written deed; and that he with.  WORN to before me, this.  Motary Public, S. C.  CHE STATE OF SOUTH CAROLINA, Notary Public, S. C.  CHE STATE OF SOUTH CAROLINA, Notary Public, S. C.  CHE STATE OF SOUTH CAROLINA, Notary Public, S. C.	lebt or sum of money aforesaid, with interest thereon, if any	y shall be due, and such fines as may be duly imposed or charged, and shall stand to and abide by the
so to hold and enjoy the sail premises until default of payment shall be made or other breach committed.  WITNESS	forthwith insure and keep insured, or cause to be done, the ho cause to be paid and discharged, all taxes and assessments up	ouse and buildings on said lot, and assign the policy of insurance as aforesaid and pay and discharge, or soon the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly
WITNESS hand and seal, at Greenville this day of metro year of our Lord one glossand nine hundred and twenty.  America.  Signed, Sealad and Delivered in Presence of C. L. S.)  CHE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  The saw the within named.  Ct and deed, deliver the within written deed; and that he with vitinessed the execution thereof.  WORN to before me, this,  day of	AND IT IS AGREED AND UNDERSTOOD, by and I	between the said parties, that the said
WITNESS hand and seal, at Greenville this day of metro year of our Lord one glossand nine hundred and twenty.  America.  Signed, Sealad and Delivered in Presence of C. L. S.)  CHE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared.  The saw the within named.  Ct and deed, deliver the within written deed; and that he with vitinessed the execution thereof.  WORN to before me, this,  day of	is to hold and enjoy the said premises until default of paymen	t shall be made or other breach committed.
CHE STATE OF SOUTH CAROLINA, County of Greenville.  BEFORE me personally appeared the saw the within named.  Cut and deed, deliver the within written deed; and that he with sign, seal and as.  CHE STATE OF SOUTH CAROLINA, County of Greenville.  CHE STATE OF SOUTH CAROLINA, CHE STATE OF SOUTH CAROLINA, COUNTY OF COU	WITNESS hand and seal, at Gre	eenville, this 15th day of May
CHE STATE OF SOUTH CAROLINA, County of Greenville.  BEFORE me personally appeared the saw the within named.  Cut and deed, deliver the within written deed; and that he with sign, seal and as.  CHE STATE OF SOUTH CAROLINA, County of Greenville.  CHE STATE OF SOUTH CAROLINA, CHE STATE OF SOUTH CAROLINA, COUNTY OF COU	n the year of our Lord one thousand nine hundred and twenty	y- fall and in the one hundred and forty-flighth
County of Greenville.  BEFORE me personally appeared.  the saw the within named.  ct and deed, deliver the within written deed; and that he with ritnessed the execution thereof.  WORN to before me, this.  day of A. D. 192 4.1  Notary Public, S. C.  CHE STATE OF SOUTH CAROLINA, and made path that he with ritnessed of the country of the same and the country of the countr	Signed, Sealed and Delivered in Presence of	
County of Greenville.  BEFORE me personally appeared  And made path that  he saw the within named  ct and deed, deliver the within written deed; and that he with.  SWORN to before me, this.  day of A. D. 192 4.  Character of SOUTH CAROLINA, Notary Public, S. C.  CHE STATE OF SOUTH CAROLINA, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, read or fear of any person or persons whomsoever, renounce, release and forever relinquist unto the within named.  SIVEN under my hand and seal, this day of  A. D. 192  Notary Public, S. C.  Notary Public, S. C.  Notary Public, S. C.	H. K. Townes.	alfones Ward. (LS)
County of Greenville.  BEFORE me personally appeared  And made path that  he saw the within named  ct and deed, deliver the within written deed; and that he with.  SWORN to before me, this.  day of A. D. 192 4.  Character of SOUTH CAROLINA, Notary Public, S. C.  CHE STATE OF SOUTH CAROLINA, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, read or fear of any person or persons whomsoever, renounce, release and forever relinquist unto the within named.  SIVEN under my hand and seal, this day of  A. D. 192  Notary Public, S. C.  Notary Public, S. C.  Notary Public, S. C.	E. D. allen.	(L,S)
County of Greenville.  BEFORE me personally appeared		
SWORN to before me, this  day of	THE STATE OF SOUTH CAROLINA,	
SWORN to before me, this  day of	County of Greenville.	E A CIA
SWORN to before me, this  day of	BEFORE me personally appeared	and made path that
SWORN to before me, this  day of	he saw the within named	sign, seal and as sign, seal and as
day of	,	
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County of	He X. Logunes	L. S.)   6, 2, Uller
County of	Notary Public, S. C	
I,	THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER
I,	County of	
Mrswife of the within named	I	do hereby certify unto all whom it may concern that
A. D. 192	lid this day appear before me, and upon being privately and	separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its suces-
day of	<del>-</del> '	
Notary Public, S. C.	day of A. D. 192	
Notary Public, S. C.  Recorded May 15 th 192 th	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	L S)
Recorded May 15 th 192 4	Notary Public, S. C	
Recorded 196	<b>.</b>	May 15 the in 4.
	Recorded	N. L. L. S. S. C. L.