TO HAVE AND TO HOLD, al	and singular, the said Premises unto	ts and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
. He	Meveland	his Heirs and Assigns forever. And it does
orporation does	itsels	his Heirs and Assigns forever. And it does , its successors and assigns, to warrant
d forever defend all and singular th	e said Premises unto the said	
The .	Clevel	his Heirs and Assigns, from and against
/.	Otril	The Comment Assigns, from and against
er lawfully claiming or to claim the	same or any part thereof.	and its Successors and Assigns and every person whomso-
And the said mortgagor agrees t		aid lot in a sum not less than
		Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insured
om loss or damage by fire, and ass	ign the policy of insurance to the said	mortgagee; and that in the event that the mortgagor shall at any time rail to do so, then
e said mortgagee may cause the same	e to be insured in	name and reimburse
		for the premium and expense of such insurance under this mortgage, with interest.
And if at any time any part of	of stid debt, or interest thereon, be pas	st due and unpaid Sull Corp. down hereby assigns the rents and profits
f the above described premises to sa	id mortgagee, or	the due and unpaid suit corp, due hereby assigns the rents and profits  his Heirs, Executors, Administrators or
ssigns, and agree that any Judge of remises and collect said rents and pro-	the Circuit Court of said State may, 2	iter (after paying cost of collection) upon said debt, interest, costs or expenses; without
PROVIDED ALWAYS, neverth	eless, and it is the true intent and m	neaning of the parties to these Presents, that if
oresaid, with interest thereon, if any	he said mortgagor, does and shall wel be due, according to the true intent e to remain in full force and virtue.	Il and truly pay or cause to be paid unto the said mortgagee the debt or sum of money and meaning of the said note, then this deed of bargain and sale shall cease, determine,
·		
AND IT IS AGREED, by and nd enjoy the said Premises until defa	between the said parties that the said alt of payment shall be made.	mortgagor to hold
IN WITNESS WHEREOF, the	e said granting corporation has caused	1 its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
horized officers	<u>.</u>	
		day of November inter
year of our Lord one thousand nine hu	indred and twenty-	and in the one hundred and fifty - firstly
year of	the Sovereignty and Independence of	
Signed, Sealed and Delivered in		The Carollando Investment
JAD Mi Bray		By W.D. Workman, preident
H. Watking C	ster )	The Carollando Sweetment & By W.D. Workman, president and H. M. Walters, Secretary
STATE OF SOUTH CAROLINA,  County of Greenville.	}	
	ha me B	and made oath that
PERSONALLY appeared before	me // / / / / / / / / /	A and I am Vent
e saw // Corporation chartered under the laws	of the State of South Carolina, sign,	seal with its corporate seal, and as the act and deed of said corporation, deliver the within
ritten mortgage, and that he, with	H. Hatring &	witnessed the execution thereof.
SWORN to before me, this	•	& Section 1997
day of Novembe	1	
<del>-</del>	Estex (L. S.) ublic for South Carolina.	T.D. Mi Bruyer.
	$\mathcal{O}$	at 3:10 J. M. 192'
Kecolde		