TOGETHER with all and singular the taining.	Rights, Members, Hereditamen	ts and Appurtenances to	o the said Premises be	longing, or in anywise	incident or apper
TO HAVE AND TO HOLD, all and sin	ngular, the said Premises unto th	e said The Carolina Lo	an and Trust Company	v ita suggessees and	
ANDdo hereby binddo hereby bind	singular the said Premises unto	and	my	heirs, exec	cutors or adminis-
heirs, executors or administrators, and against	every ferson whomsoever lawfi	ully claiming or to clair	n the same or any par	t thereof:	
against	the said parties, that the said	alice	D'Oyley,	Ther.	
heirs executors ad	ministrators or assigns abolt an		// //		
nsured to the amount of well we	Junarea	#1200.0	0)		
rom damage or loss by fire during the contir	uance of this mortgage, and as	sign the policy of insu	rance to the said The	Carolina Loan and Tr	Dollars,
Tom damage or loss by fire during the continuous damage or loss by fire during the continuous cases or assigns; and that in case the said eirs, executors, administrators, or assigns, she signs, may cause the same to be insured in it ense of insurance, with interest thereon at the	all at any time fail or neglect ogs, their, his or her own name, a	or rolling the do so, then, and reimburse itself, the	the said Carolina Los mselves, himself or he	an and Trust Company,	its successors or
AND IT IS FURTHER AGREED, by a	and between the said parties, tha	at the said	ico. A.D.	Ila . La	
ud will at all times begonfter during the souti			heirs, &	xecutors, administrators	or assigns shall
ecome due and payable; and that in case the	said Clic	d discharge on taxes, at	la assessments upon the	ne said Premises whenev	er the same shall
arolina Loan and Trust Company, its successor, with interest at eight per centum per annu	nistrators or assigns, shall at an ors or assigns, may pay and disc m	ny time fail or negle c t charge the same, and re	or refuse to pay and imburse itself, themse	discharge the same, the lves, himself or herself	nen the said The hereunder there-
AND IT IS EXPRESSLY AGREED A	ND STIPILLATED that in and	a the said	line A'	$n \circ \mathcal{L}$, .
use to be paid the aforesaid monthly sums of ayable as aforesaid, or to pay or cause to be patharter, By-Laws, Rules and Regulations as afolicy of insurance as aforesaid, or to pay and or the payment thereof, then, in any or all of uding any insurance premiums, and taxes, due foreclose this mortgage therefor, and also for accompanying note, as attorney's fees.	id such fines as may be duly imporesaid, or shall fail or neglect discharge all taxes and assessme such cases, at the option of the	posed or charged as afcor refuse to insure or keents on the said Premis said Company, the wh	period from Mon presaid for a like period sep insured the house a ses as aforesaid, before ole indebtedness evide	od, or to stand to and a od, or to stand to and a and buildings on said lot the expiration of the to need by the said note of	become due and abide by the said of the sa
PROVIDED ALWAYS, NEVERTHEL Iministrators or assigns, do and shall well and id debt or sum of money aforesaid, with interest.					
ministrators or assigns do and shall will a	lice D'Oyle	y .	orh	erl	heirs executors
id Charter, B-Laws, Rules and Regulations, a all forthwith insure and keep insured, or caus arge, or cause to be paid and discharged, all the utterly null and void; otherwise it shall to the control of	according to the true intent and e to be done, the house and buil taxes and assessments upon the remain in full force and virtue.	I meaning of the said a dings on said lot, and said Premises as afore	assign the policy of is assign the policy of is asid, then this deed of	the condition thereun nsurance as aforesaid a bargain and sale shall	der written, and
AND IT IS AGREED AND UNDERST	OOD, by and between the said	parties, that the said			
to hold and enjoy the said premises until defa WITNESS	ult of payment shall be made of	Other breach committe	24	7	heirs or assigns,
the year of our Lord one Thousand nine hundar of the Sovereignty and Independence of the	denote and the second of the second	and	in the one hundred an	rme Fifti	th
Signed, Sealed and Delivered in Presence					
Theo. J. ander	ison,	ali	ice D'Oy	ley.	(L. S.)
	······································	· · · · · · · · · · · · · · · · · · ·	<u> </u>		(L. S.)
IE STATE OF SOUTH CAROLINA,					
County of Greenville.	11 11 1	7			
BEFORE me personally appeared	1. D.D.	lownes)		and	made gath that
he saw the within named	(ich d) Wyle	7)	sign, seal and as.	her
BEFORE me personally appeared	thathe with	J	iomas J.	Undersor	<u> </u>
, ,	day of				
James R.			Jt. K. Ja	wnes.	
Violary	Tublic, S. C.				
e STATE OF SOUTH CAROLINA,	•	· · · · · · · · · · · · · · · · · · ·	·	RENUNCIATION	N OF DOWER
I, St. K. Jon	was		do hereby cert	ify unto all whom it m	av concern that
	privately and separately examine	of the within named ed by me, did declare th	hat she does freely, vo	luntarily, and without a	iny compulsion,
ad or fear of any person or persons whomsoe sors and assigns, all her interest and estate, and EN under my hand and seal, this	ver, renounce, release and forey nd also all her rights and claim				
	A. D. 192				
Notary I	Public, S. C.)				
		10.5	Λ		
Recorded / // / / / / / / / / / / / / / / / /	192 6 , at	10:21o'clock		M.	