			·	the same
TOGETHER with all and singular the taining. TO HAVE AND TO HOLD, all and si	Rights, Members, Hereditaments	s and Appurtenances to the sa	id Premises belonging, or in a	nywise incident or apper-
AND	My self	andand	www.he	irs, executors or adminis-
trators, to warrant and forever defend all and	singular the said Premises unto	the said The Carolina Loan a	nd Trust Jompany, its success	ors and assigns, from and
againstheirs, executors or administrators, and agains				
AND IT IS AGREED, by and between				
insured to the amount of Seven	- MMM OYLO	acwill forthwith insure the h	ouse and buildings on the sai	d lot, and keep the same
from damage or loss by fire during the conti				
successors or assigns; and that in case the sai	$\mathcal{L}_{\mathcal{L}} = \mathcal{L}_{\mathcal{L}} = $	lle o tras		
heirs, executors, administrators, or assigns, sl assigns, may cause the same to be insured in pense of insurance, with interest thereon at t	hall at any vime fail or neglect o its, their, his or her own name, an he rate of eight per centum per	r refuse to do so, then, the sand reimburse itself, themselve	id Carolina Loan and Trust C s, himself or herself hereunder	company, its successors or for the premium and ex-
AND IT IS FURTHER AGREED, by		<i>[]</i>	a eley, his	
and will at all times hereafter during the conti	nuance of this mortgage, pay and	discharge all taxes, and asses		s whenever the same shall
become due and payable; and that in case the	-	· //		
Carolina Loan and Trust Company, its succes with interest at eight per centum per annum		charge the same, and reimburs	e itself, themselves, himself or l	herself hereunder therefor,
AND IT IS EXPRESSLY AGREED		/ /	, -	
cause to be paid the aforesaid monthly sums o	of money as hereinbefore stated,	or any part thereof for a perio	nd of Four Months after the es	me chall become due and
payable as aforesaid, or to pay or cause to be Charter, By-Laws, Rules and Regulations as a policy of insurance as aforesaid, or to pay and	HOTESAID, OT Shall tail or neolect a	or refuse to incure or keep inc	ured the house and buildings of	n soid lot on to assimuth.
or the payment thereof, then, in any or all of cluding any insurance premiums, and taxes, di	such cases, at the option of the	Said Company, the whole inde	ebtedness evidenced by the sa	id note or obligation (in-
xist to foreclose this mortgage therefor, and and the accompanying note, as attorney's fee	also for all costs and expenses	of such collection, including t	en per centum of the amount	due under this mortgage
PROVIDED ALWAYS, NEVERTHE	LESS, and it is the true intent an	d meaning of the said parties,	that if the said	7, Quley
dministrators or assigns, do and shall well an	d truly pay or cause to be paid u	into the said The Carolina Los	on and Trust Company its succ	heirs, executors,
lebt or sum of money aforesaid, with interest aid Charter, By-Laws, Rules and Regulations	thereon, it any shall be due, and according to the true intent and	l such fines as may be duly in	nposed or charged, and shall a	stand to and abide by the
orthwith insure and keep insured, or cause to cause to be paid and discharged, all taxes and	assessments upon the said Prem	on said lot and assign the n	olicy of incurance as foresaid	and nav and disabares or
utterly null and void; otherwise it shall rema AND IT IS AGREED AND UNDERS	in in full force and virtue.		L. L. Biles	
		(/	r Lio	heirs or assigns,
s to hold and enjoy the said premises until de WITNESS	nd seal at Greenville, this	r other breach committed.	Δ	
n the year of our Lord one thousand nine hu	ndred and twenty-	1 and in	the one hundred and forty	fefty-fires
Signed Sealed and Delivered in Present	the United States of America.	Δ P	4	
Frances Qa		7.7	Riley	(L. S.)
Frances Ga	mes)		<u> </u>	(L. S.)
THE STATE OF SOUTH CAROLINA,	na dia kaominina dia kaomi Ny INSEE dia mampiasa ny kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia k	and the control of th	er en	And a second section of the second se
County of Croonwillo	} 4			
BEFORE me personally appeared	o trancer	Rames		and made oath that
She saw the within named ct and deed, deliver the within written deed;	, dilly		v sign, sea	al and as his
ct and deed, deliver the within written deed; ritnessed the execution thereof.	and that	10, come	<i>V</i>	<u></u>
SWORN to before me, this	· · · · · · · · · · · · · · · · · · ·			
H. 16. Fourier	A. D. 1927	Frances	(Da (a)	
Note	ary Public, S. C.	O TUMEN		
THE CRATE OF COURT CAROLINA	Tanan mananan manan manan N	and the second of the second o	The second secon	
County of		- /	RENUN	CIATION OF DOWER
I,	not mar	ried	do hereby certify unto all v	whom it may concern that
Arslid this day appear before me, and upon bein tread or fear of any person or persons whoms essors and assigns, all her interest and esta	g privately and separately examisoever, renounce, release and fore	of the within namedned by me, did declare that sheer relinguish unto the within	ne does freely, voluntarily and	without any compulsion,
eased.				and and ic-
GIVEN under my hand and seal, thisday of	,			•
	(L. S.)			
Notary I	Public, S. C.	1	100 c	
	Recorded July 6	M. 10:35-Q"	1927	
	\mathcal{C}		/	•