TO CETHED 11 11 1 1 1	TO 1 . 36 . 4			
TOGETHER with all and singular the taining. TO HAVE ND TO HOLD, all and si				
AND	d singular the said premises unto t	he said The Carolina Loan and Trust	heirs, executor fompany, its successors and assign	s or adminis- gns, from and
heirs, executors or administrators, and agains AND IT IS AGREED, by and between	t every person whomsoever lawfull	y claiming or to claim the same or	and	······
heirs, executors, a	dministrators or assigns, shall and	will forthwith insure the house and	buildings on the said lot, and ke	eep the same
insured to the amount of WD		L		
from damage or loss by fire during the cont- successors or assigns; and that in case the sa		at he will		
heirs, executors, administrators, or assigns, s assigns, may cause the same to be insured in pense of insurance, with interest thereon at a AND IT IS FURTHER AGREED, by	hall at any time fail or neglect or its, their, his or her own name, and the rate of eight per centum per a	refuse to do so, then the said Caroli reimburse itself, themselves, himsel	ina Loan and Trust Company, its for herself hereunder for the present the pres	successors or nium and ex-
			heirs executors administrators or	assigns, shall
and will at all times hereafter during the cont become due and payable; and that in case the	e said	atherry	his	
Carolina Loan and Trust Company, its success with interest at eight per centum per annum. AND IT IS EXPRESSLY AGREED.	ssors or assigns, may pay and disch	arge the same, and reinfourse itself, the	pay and discharge the same, then hemselves, himself or herself hereun	the said The
		heire executors administrators or	assigns shall fail of amlast an art	ise to pay or
cause to be paid the aforesaid monthly sums of 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 for the payment thereof, then, in any or all of cluding any insurance premiums, and taxes, dexist to foreclose this mortgage therefor, and and the accompanying notes a treatment of the companying notes as the payable to the companying notes.	or money as hereinbefore stated, or paid such fines as may be duly imp aforesaid, or shall fail or neglect or discharge all taxes and assessment is such cases, at the option of the same and unpaid or paid by the said of	any part thereof, for a period of Forosed or charged as aforesaid for a life refuse to insure or keep insured the son the said Premises as aforesaid, id Company, the whole indebtedness	ar Months after the same shall becke period, or to stand to and abide house and buildings on said lot, or before the expiration of the time sevidenced by the said note or old be due and a literal land to be designed.	ome due and by the said to assign the fixed by law oligation (in-
and the accompanying note, as attorney's fee PROVIDED AI WAYS, NEVERTHE	s.			
administrators or assigns, do and shall well ar	athley he	to the said The Corolina Veen and T	heir	s, executors,
debt or sum of morey aforesaid, with interest said Charter, By-Laws, Rules and Regulations forthwith insure and keep insured, or cause to cause to be paid and discharged, all taxes and	s, according to the true intent and robbe done, the house and buildings of assessments upon the said Premis	such fines as may be duly imposed of	or charged, and shall stand to and	abide by the
acterry man and void, otherwise it shall rema	un in fun force and virtue,		argain and sale shall cease, deter	mine and be
AND IT IS AGREED AND UNDERS	GTOOD, by and between the said p	arties, that the said	Heatherly	1
AND IT IS AGREED AND UNDERS is to hold and enjoy the said premises until de WITNESS hand and a	STOOD, by and between the said property of ault of payment shall be made or and seal at Greenville, this	arties, that the said	Jeathuli aug	1
is to hold and enjoy the said premises until do WITNESS hand with thousand nine hu year of the Sovereignty and Independence of	and in full force and virtue. GTOOD, by and between the said property of ault of payment shall be made or and seal, at Greenville, this multiple and twenty.	arties, that the said	Jeathuli aug	1
AND IT IS AGREED AND UNDERS is to hold and enjoy the said premises until de WITNESS hand and in the year of our Lord one thousand nine hu	and in full force and virtue. GTOOD, by and between the said property of ault of payment shall be made or and seal, at Greenville, this multiple and twenty.	arties, that the said	hundred and forth-	rs or assigns,
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