			A STATE OF THE STA
And the second s	en e		
			e C.
en en en filmen en e	and the second s		
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against	nes unto the said The Carolina Loa and nises unto the said The Carolina I	n and Trust Company, its successor My hei Loan and Trust Company, its succes and Loan	s and assigns forever. irs, executors or adminissors and assigns, from and
heirs, executors or administrators, and against every person whomse AND IT IS AGREED, by and between the said parties, that	- 70	, / //	Ú
heirs, executors, administrators or assign			id lot, and keep the same
insured to the amount of Oleren hunds	ed		-
from damage or loss by fire during the continuance of this mortga successors or assigns; and that in case the said.	ge, and assign the policy of insur	ance to the said The Carolina Loa:	n and Trust Company, its
heirs, executors, administrators, or assigns, shall at any time fail of assigns, may cause the same to be insured in its, their, his or her own pense of insurance, with interest thereon at the rate of eight per compensation.	n name, and reimburse itself, then	the said Carolina Loan and Trust (aselves, himself or herself hereunde	Company, its successors or r for the premium and ex-
AND IT IS FURTHER AGREED, by and between the said	parties, that the said	ey lowally h	
and will at all times hereafter during the continuance of this mortga become due and payable; and that in case the said.	/ / //		nistrators or assigns, shall es whenever the same shall
Larolina Loan and Trust Company, its successors or assigns, may p for, with interest at eight per centum per annum.	ay and discharge the same, and re	or refuse to pay and discharge the miburse itself, themselves, himself of	same, then the said The or herself hereunder them
AND IT IS EXPRESSLY AGREED AND STIPULATED,		ninistrators or assigns, shall fail or i	2000
cause to be paid the aforesaid monthly sums of money as hereinbefor payable as aloresaid, or to pay or cause to be paid such fines as may Charter, By-Laws, Rules and Regulations as aloresaid, or shall tail policy of insurance as aforesaid, or to pay and discharge all taxes and for the payment thereof, then, in any or all of such cases, at the opticular any insurance premiums, and taxes, due and unpaid or paid exist to foreclose this mortgage therefor, and also for all costs and and the accompanying note, as attorney's fees. PROVIDED ALWAYS, NEVERTHELESS, and it is the true.	are stated, or any part thereof, for be duly imposed or charged as according to refuse to insure or ke or neglect or refuse to insure or ke l assessments on the said Premise ton of the said Company, the who by the said Company), shall forthwe expenses of such collection, inclu-	a period of Four Months after the soresaid for a like period, or to standed insured the house and buildings of a sa aforesaid, before the expiration is indebtedness evidenced by the saith become and be due and collectibeding ten per centum of the amount	ame shall become due and d to and abide by the said on said lot, or to assign the of the time fixed by law aid note or obligation (indee, and the right thereupon due under this mortgage
administrators or assigns, do and shall well and truly pay or cause to debt or sum of money aforesaid, with interest thereon, if any shall said Charter, By-Laws, Rules and Regulations, according to the tru shall forthwith insure and keep insured, or cause to be done, the hot charge, or cause to be paid and discharged, all taxes and assessments and be utterly null and void; otherwise it shall remain in full force a AND IT IS AGREED AND UNDERSTOOD, by and between	be paid, unto the said The Caroline due, and such fines as may be do intent and meaning of the said research buildings on said lot, and upon the said Premises as aforested virtue.	duly imposed or charged, and shall tote or obligation, and the condition assign the policy of insurance as aid, then this deed of bargain and shall the condition as a condition and shall be conditionally as a condition as a conditi	cessors or assigns, the said stand to and abide by the in thereunder written, and foresaid and pay and dissale shall cease, determine
is to hold and enjoy the said premises until default of payment shall WITNESS	be made or other breach committee		heirs or assigns,
in the year of our Lord one thousand nine hundred and twenty	ever and in t	he one hundred and forty-	fty-first
Signed, Sealed and Delivered in Presence of Blayen + Faller	{		(L. S.)
en erannementen von saarrinaare	Managar anga sagaasas as no na na sa sa sagaras angan na na na na na na na sa		
THE STATE OF SOUTH CAROLINA,			1
County of Greenville. BEFORE me personally appeared	Bowen		and made oath that
act and deed, deliver the within written deed; and thathe with	Edlu Polan	ehe F Halle	, seal and as
witnessed the execution thereof. SWORN to before me, this day A. D. 192	of y		
Motary Public, S. C.	5.)	Bowen	
THE STATE OF SOUTH CAROLINA,)	мыничного силомины выпускости. У стимо и селото постоя в селото не инстителения в селото не инст	RENUI	NCIATION OF DOWER
County of	ried	do hereby certify unto all	whom it may concern that
Mrs. did this day appear before me, and upon being privately and separated or fear of any person or persons whomsoever, renounce, releacessors and assigns, all her interest and estate, and also all her rights GIVEN under my hand and seal, this	tely examined by me, did declare se and forever relinquish unto the and claim of Dower of, in and to	that she does freely, voluntarily and	d without any compulsion.
day ofA. D. 192	}		
Notary Public, S. C.	D. J	······································	
Recorded March // th 192	at // 2 O'clock Q	ι.Μ.	