		and the same		
and the second of the second o	and a first transfer of the second	en e	engales en	
TO CETATED AND AN AND AND			a.	i v
TOGETHER with all and singular the Rights, Memtaining. TO HAVE AND TO HOLD, all and singular, the sa				
ANDdo hereby bindtrators, to warrant and forever defend all and singular the against	said Premises unto the said The	and Trust Compare Carolina Loan and Trust for	heirs, executionary, its successors and assignments, executionary, its successors and a	ons forever. fors or adminis- ssigns, from and
neits, executors of administrators, and against every person	i whomsoever lawfully claiming	f or to claim the same or any pai	rt thereof.	1
AND IT IS AGREED, by and between the said part		71		•
insured to the amount of Linty-l	ight Hund	red (\$3800.	00)	
from damage or loss by fire during the continuance of this	s mortgage, and assign the pol	ticy of insurance to the said Th	e Carolina Loan and Tru	Dollars, ist Company, its
successors or assigns; and that in case the said	me fail or neglect or friuse to so or her own name, and reimburs tht per centum per annum.	do so, then, the said Carolina L e itself, themselves, himself or l	oan and Trust Company, nerself hereunder for the 1	oremium and ex-
AND IT IS FURTHER AGREED, by and between		1	•	
and will at all times hereafter during the continuance of this become due and payable; and that in case the said	mortgage, pay and discharge a	heirs, all taxes, and assessments upon t	executors, administrators the said Premises wheneve	or assigns, shall er the same shall
Carolina Loan and Trust Company, its successors or assign for, with interest at eight per centum per annum.	is, may pay and discharge the s	ame, and remiburse itself, them	nd discharge the same, the selves, himself or herself?	en the said The hereunder there-
AND IT IS EXPRESSLY AGREED AND STIPUI	LATED, that in case the said	Drugh U.	// well,	his!
cause to be paid the aforesaid monthly sums of money as h payable as aforesaid, or to pay or cause to be paid such fine. Charter, By-Laws, Rules and Regulations as aforesaid, or s policy of insurance as aforesaid, or to pay and discharge all for the payment thereof, then, in any or all of such cases, a cluding any insurance premiums, and taxes, due and unpaid exist to foreclose this mortgage therefor, and also for all c and the accompanying note, as attorney's fees.	s as may be duly imposed or ch hall fail or neglect or refuse to taxes and assessments on the s t the option of the said Compa or paid by the said Company)	thereof, for a period of Four Mo larged as aforesaid for a like pe insure or keep insured the house aid Premises as aforesaid, befor my, the whole indebtedness evid shall forthwith become and be of	onths after the same shall riod, or to stand to and a e and buildings on said lot, re the expiration of the ti lenced by the said note of	become due and bide by the said or to assign the me fixed by law r obligation (in-
PROVIDED ALWAYS, NEVERTHELESS and it	is the true intent and meaning o	of the said parties, that if the said	d	
administrators or assigns, do and shall well and truly pay or debt or sum of money aforesaid with interest thereon, if as said Charter, By-Laws, Rules and Regulations, according to shall forthwith insure and keep insured, or cause to be done charge, or cause to be paid and discharged, all taxes and assume the said assume to be paid and discharged.	r cause to be paid, unto the said ny shall be due, and such fines the true intent and meaning of the house and buildings on sa essments upon the said Premise	I The Carolina Loan and Trust (as may be duly imposed or cha of the said note or obligation, a aid lot, and assign the policy of es as aforesaid, then this deed of	Company, its successors or arged, and shall stand to a and the condition thereun if insurance as foresaid a port bargain and sale shall a	assigns, the said and abide by the der written, and nd pay and dis- cease, determine
AND IT IS AGREED AND UNDERSTOOD, by an	nd between the said parties, tha	t the said tug,	h U. I. I Itch	
AND IT IS AGREED AND UNDERSTOOD, by an is to hold and enjoy the said premises until default of paymed WITNESS	ent shall be made or other brea	ch committed.	Man	tens of assigns,
in the year of our Lord one thousand nine hundred and twe year of the Sovereignty and Independence of the United St	enty-light rates of America.	and in the one hundred and	1 forty of fifty.	second.
Signed, Sealed and Delivered in Presence of		N. V. m	· //	
I. J. Tours.	······	X 4. U, 111	t chell.	(L. S.)
THE STATE OF SOUTH CAROLINA,)	to the second second of the second se	 Compared to the second of the s	er i versen en en salver i mar i de entre en	en e
County of Greenville.			•	
BEFORE me personally appeared ()	Jary Seyle	·	and	made oath that
A he saw the within named Sough 1.	Mitchelfl	K. Townes	sign, seal and	as his
act and deed, deliver the within written deed and that	·	A. Sownes		
SWORN to before me, this 30 th	day of			i de la companya de La companya de la co
J. K. Townels Notary Public, S. C.). 192. §	mary	Soude	
Notary Public, S. C.	(L, J,) !		J	
THE STATE OF SOUTH CAROLINA,)	anna ann ann am am Bhilligheach (Beinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile C Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile Cheinneile	, so am les ministration de desenvel de la marchina de la companya	RENUNCIATIO	N OF DOWER
County of Greenville				
Mary Seyle	Motory Jublic	in named Sugh	certify unto all whom it m	ay concern that
did this day appear before me, and upon being privately an dread or fear of any person or persons whomsoever, renoun cessors and assigns, all her interest and estate, and also all h	id separately examined by me, ice, release and forever relinqui ier rights and claim of Dower o	did declare that she does freely ish unto the within named The C of, in and to all and singular the	, voluntarily and without Carolina Loan and Trust C Premises within mention	any compulsion, ompany, its suc- éd and released.
GIVEN under my hand and seal, this	1028	1 -		
day of All Perfect Notary Public, S. C.	(L. S.)	Clinton I	Mitchel	<u> </u>
Recorded Jane 8th.	192 8, at /2:150'clock	<i>О</i> . м.	•	