TOGETHER with all and singular the Rights TO HAVE AND TO HOLD, all and singular the Rights AND	ar, the said Premises unto the said	The Carolina Loan and Trust (Company, its successors and a	ssigns forever.
nsts, executors or administrators, and against every	person whomsoever lawfully clain	ing or to claim the same or any	part thereof.	y
AND IT IS AGREED, by and between the sa	tors or assigns, shall and will forth	with insure the house and bui	ldings on the said lot, and	keep the same insured
he amount of Tifteen T				Dollars,
damage or loss by fire during the continuance ossigns; and that in case the said	t this mortgage, and assign the polic	v of insurance to the said The	Carolina Loan and Trust C	ompany, its successors
ssigns; and that in case the saids, executors, administrators, or assigns, shall at cause the same to be insured in its, their, his rance, with interest thereon at the rate of eight	any time fall or neglect or refuse or her own name, and reimburse it per centum per annum.	to do so, then, the said Carolina self, themselves, himself or her	a Loan and Trust Company, it self hereunder for the pres	s successors or assigns, nium and expenses of
AND IT IS FURTHER AGREED, by and	between the said parties, that the s	aid	heirs, executors, adminis	trators or assigns, shall
will at all times hereafter during the continuar me due and payable; and that in case the said.	J. It lole	and, his		
n and Trust Company, its successors or assign rest at eight per centum per annum.	is, may pay and discharge the sam	e, and reimburse itself, thems	elves, himself or herselt he	reunder therefor, with
AND IT IS EXPRESSLY AGREED AND	h	eirs, executors, administrators o	r assigns, shall fail or negle	ct or refuse to pay of
se to be paid the aforesaid monthly sums of mable as aforesaid, or to pay or cause to be paid arter, By-Laws, Rules and Regulations as aforey of insurance as aforesaid, or to pay and distince the payment thereof, then, in any or all such or insurance premiums, and taxes, due and unpaise this mortgage therefor, and also for all cost note, as attorney's fees.	oney as hereinbefore stated, or any such fines as may be duly impose esaid, or shall fail or neglect or rescharge all taxes and assessments or ases, at the option of the said Cond or paid by the said Company), is and expenses of such collection,	part thereof, for a period of a for charged as aforesaid for a fuse to insure or keep insured to the said Premises as aforesa pany, the whole indebtedness shall forth become and be due a including ten per centum of the	four Months after the same a like period, or to stand to the house and buildings on said, before the expiration of evidenced by the said note on d collectible, and the right tamount due under this mortging.	and abide by the said id lot, or to assign the the time fixed by law r obligation (including thereupon exist to fore-
PROVIDED ALWAYS, NEVERTHELESS	and	or	lus	heirs, executors
ministrators or assigns, do and shall well and to the or sum of money aforesaid, with interest the difference Charter, By-Laws, Rules and Regulations, according thwith insure and keep insured, or cause to be do be paid and discharged, all taxes and assessment d; otherwise it shall remain in full force and virt	reon, if any shall be due, and suc- ording to the true intent and meaning one, the house and buildings on said ts upon the said Premises as afore ue.	n fines as may be duly imposeing of the said note or obligation lot, and assign the policy of insaid, then this deed of bargain a	I Trust Company, its success of or charged, and shall stands, and the condition thereusurance as aforesaid and payed sale shall cease, determine	ors or assigns, the said d to and abide by the nder written, and shal and discharge, or caus and be utterly null and
AND IT IS AGREED AND UNDERSTO	OD, by and between the said partic	es, that the saidor	lis	heirs or assign
o hold and enjoy the said premises until default WITNESS				
he year of our Lord one thousand nine hundred r of the Sovereignty and Independence of the U	and twenty	and in the one hundred:	and forts fifty	- Thind
Signed, Sealed and Delivered in Presence of				
ie state ϕ f south carolina, $)$	and a community of the	and the company of the control of the second of the control of the	ouerous commission and the series and series and the series are the series and the series and the series are the series and th	ng pagang ang ang ang ang ang ang ang ang an
unty of AlluMll Before me personally appeared		B Edwards	,	and made oath th
The saw the within named and deed, deliver the within written deed; and	loleland	A l	sign, seal a	nd as his
nessed the execution thereof.	10 miles	Durrage		
day of June A	D 192	Erie	B. Edwar	le
Notary Public	e, S. C.		DENIIN(CIATION OF DOWE
HE STATE/OF SOUTH CAROLINA, unty of Allemaile	1 Bulano	-, 22 B d		
I this day appear before me, and upon being fear of any person or persons whomsoever, a d assigns, all her interest and estate, and also all	privately and separately examined renounce, release and forever relin her rights and claim of Dower of,	within named	freely, voluntarily and without the Carolina Loan and Trust	elana it any compulsion, drea Company, its successo
day of AMARY	(st) (A .D 192 9)		leleland	:
Notary Publi	c, S. C.			
Recorded Annay	2 192 9, at 1/i40	o'clockM.		