AND IT IS SUCTIONS ACKEUD, by and between the said parties, that the said will still times hereafter during the continuance of, this moreque, pay and dightners gib, mayin and springers and Percentures, against the said mind the said paying; and that in case the said large company, and acknowledges of assigns, shall at any time fail or neglect or refune to pay and dischager the same, then the said Precurency and the same said man and Preast Company, its successor or assigns, and you and clockage the sten, and reminders field, themselves, happert or heards whereast thereton, and said per company are of assigns, the said and the said of the sten, and reminders field, themselves, happert or heards whereast thereton, and said the said parties, the said per company and dischage the sten, and reminders field, themselves, happert or heards whereast thereton, and said the said per company and said per company and said the said per company and said said said said said said said sai	and the control of t The control of the control of	and the state of the
TO HAVE AND TO HOLD, all and singular, the mild Preguings unto the said The Carcilian Loan and Trant Company, its assessment as advantages foresters, to warrant and ferrore developed all and singularly the said-Trentiness unto the said The Carcilian Loan and String Company, its assessment and sangars, from any the said and the carcilian Loan and String Company, its assessment and sangars, from any the said and the sai		en e
TO HAVE AND TO HOLD, all and singular, the mild Preguings unto the said The Carcilian Loan and Trant Company, its assessment as advantages foresters, to warrant and ferrore developed all and singularly the said-Trentiness unto the said The Carcilian Loan and String Company, its assessment and sangars, from any the said and the carcilian Loan and String Company, its assessment and sangars, from any the said and the sai	MOODWITTE 14 11 1 1 2 and a the District Manham Handitaments and Assembly	and the said December belonging on in anyming insident or apportaining
and the continued of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Th	ne Carolina Loan and Trust Company, its successors and assigns forever.
Recentions or administrators on administrators or administrators o		
the amount of the contragating of this mortgage, and asign the policy of joint professor of the contragating of the increase to the set of the contragating of the increase of the	s, executors or administrators, and against every person whomsoever lawfully claiming	g or to claim the same or any part thereof.
n damage or lose by fire carling the corrigance of this morganese, and pages the policy of simprospec to. The carling the continuence to the past with a case the carl. **Different tendence to the carling the corresponding to the carling to the carling the policy of simprospec to the carling the carling the carling the pages of the carling		h insure the house and buildings on the said lot, and keep the same insured
The control of the co	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
counts the same the size of a satisface shall at any time fail or neglect or refuse to do so, then, the said Carolina Lobos and Trust Company, its successors or assigns, which interest thereous at the rate of leght per codons on another with interest thereous at the rate of leght per codons or assigns, that it is all from breaker during the continuous of the said parties, that it may be continuous or assigns, that it can be continuous or assigns,	n damage or loss by fire during the continuance of this mortgage, and assign the policy o	insurance to the said The Carolina Loan and Trust Company, its successors
will at all lines herafter during the continuance of this mortgage, pay and dipharage all easys, and agreempts unjunche and Prentices phones or the anas shah more due and spathle; and that in case the said. M. Hard and spathle; and that in case the said. M. Hard and spathle; and that in case the said. M. Hard and the said the Carolina man of the said continuance of the said of the continuance of the said of the Carolina man of the said continuance of the said. AND IT IS EXPRESSLY AGOFED AND STIPULATED, that in case the said. AND IT IS EXPRESSLY AGOFED AND STIPULATED, that in case the said. AND IT IS EXPRESSLY AGOFED AND STIPULATED, that in case the said. AND IT IS EXPRESSLY AGOFED AND STIPULATED, that in case the said of the content of the said of the case that the content of the said of the case that the content of the said of	assigns; and that in case the salu	do so then the said Carolina Loan and Trust Company, its successors or assigns,
man drawapeners, cand that in case the mild. Methods the prine, executors, administrators or assigns, shall at any time fail or neglect or refuse to pay and discharge the same, then the said The Cardina man draw Company, its successors or assigns, may pay and discharge the same, and reinflustrate stells, theretween, binned; or hersic liberander therefore, with the said that the said the storest pay or the said the storest pay of the said that said the said said said the storest pay of the said that said the said said to said said the said said to said said to said shide by the said that a protection of the said said to said shide by the said said said said said said said to said said to said shide by the said said said said said said to said said said said said said said said	AND IT IS FURTHER AGREED, by and between the said parties, that the said	Mrs Melle C.M. Mellan
hairs, executors, administrators or assigns, shall at any time fail or neglect or retime to pay and discharge the same, that results the state of the results in the salt of the results are at cight per certain per anatum. AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that in case the said AND IT IS EXPRESSLY AGRIED AND STIPULATED, that is case the said or neglect or refress to insure or keeps insured the bouse and buildings on said they or to assign the said true promotion of the said control of the said or neglect or refress to insure or keeps insured the bouse and or policything on said they or to assign the said true promotion of the said or neglect or refress to insure or keeps insured, or to stand to said the said or neglect or refress and the said or all cost and seasons of the said or neglect or refress and the said or all cost and seasons of the said or neglect or refress and the said or all cost and seasons of the said parties, that it the said or as stores, and said the said or as stores, and said the said or as stores, and said the said or and said or cost as stores, the said or cost and said or cost as stores, the said or cost and said or cost as stores, and said the said or sai	will at all times hereafter during the continuance of this mortgage, pay and discharge ome due and payable; and that in case the said	ye all taxes, and assessments upon the said Premises whenever the same shall
AND IT IS EXPRESSELY AGOFFED AND STIPULATED, that in case the said AND IT IS EXPRESSELY AGOFFED AND STIPULATED, that in case the said AND IT IS EXPRESSELY AGOFFED AND STIPULATED, that in case the said AND IT IS AGNETION or cause to be paid such three as may be they imposed or charged as a saigus, shall fail or useflect or refuse to pay or set to be paid the aioresaid monthly sums of money as hereinheitore stated, or any part thereof, for a paid of Furn Monthly sums of money as hereinheitore stated, or any part thereof, for a paid of Furn Monthly sums of money as hereinheitore stated, or any part thereof, if the part of	hairs arrogators administrators or assigns shall at any time fai	or neglect or refuse to pay and discharge the same, then the said The Carolina
be to be paid the aforesaid monthly sum of money as hereinhefore stated, or any part thereof, for a period of Four Months the hann shall be comed the and able as a foresaid, or to pay or cause to be paid such times as may be duly impaced or charged as aforesaid for a law period of the period of	rest at eight per centum per annum,	m mill (month
se to be paid the aforesaid monthly sums of money as herembetors stated, or any part thereof, not a feeled of a silleng period, or to stand to and abde by the said has a aforesaid in to pay or cause to a foresaid or shall all or neglect or relieue to insure or keep insured the house buildings on said oft, or to saisen the toy of instrance as a storesaid, or to pay and discharge all taxes and assessments on the said Premises as a foresaid, bloom the expiration of the line through by key the payment thereof, then, in any of all such cases, at the option of the said Company, the whole indebacters even collection, and the payment thereof, then in any and its payment of the said company, the whole indebacters even collection, and the payment thereof the payment payment the payment payment the payment the payment payment the payment payment the payment payment payment the payment payment the payment payment payment the payment	her	executors administrators or assigns, shall fail or neglect or refuse to pay or
PROVIDED ALWAYS, NEVERTHELESS, and it is they true intent and meaning of the said parties, that if the said. A control of the said parties, and at it if the said of the said parties, that if the said of said of more, aforesaid, with interest thereon, if any shall be due, and such fines a may be duly imposed or charged, and shall stand to and abide by the did Charter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition thereunder written, and abide by the right of the said and discharged, all taxes and assessments upon the said Premises as a foresaid, then this deed of bargain and gate, and cases means the paid and discharged, all taxes and assessments upon the said Premises as a foresaid, then this deed of bargain and gate, shall case, determine and the utterly mull and cold, otherwise it shall romain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said WITNESS, Passed, hand, and seal, a to Generalle, this WITNESS, Passed, hand, and seal, a to Generalle, this And out Lordyline thousand nine hundred and twenty. And in the Sovereignity and Independence of the United States of America. Signed, Sysled and Delivered its presence, and the within an and cold, and seal, and cold and cold, and seal, and cold and cold, and seal, and seal and cold of the within writen deed; and plant of the within writen deed; and plant of the within an and cold, deliver the within writen deed; and plant of the within an and cold, deliver the within writen deed; and plant of the within an and cold, and the said of the within an and cold, and the said of the within an and cold, and the said of the within an and cold, and the said of the within an and cold, and the said of the within an and the control of the within an and the control of the within an and the control of the within and the control of the within and the control of the presence of the within an and the control of the within an and the control of th	ase to be paid the aforesaid monthly sums of money as hereinbefore stated, or any payable as aforesaid, or to pay or cause to be paid such fines as may be duly imposed of arter, By-Laws, Rules and Regulations as aforesaid, or shall fail or neglect or refusive of insurance as aforesaid, or to pay and discharge all taxes and assessments on the payment thereof, then, in any or all such cases, at the option of the said Company insurance premiums, and taxes, due and unpaid or paid by the said Company), shall be this mortgage therefor, and also for all costs and expenses of such collection, include the said control of the said company), shall be the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company in the said company is the said company in the said company is the said company in the said company i	or charged as aforesaid for a like period, or to stand to and abide by the said see to insure or keep insured the house and buildings on said lot, or to assign the said Premises as aforesaid, before the expiration of the time fixed by law now, the whole indebtedness evidenced by the said note or obligation (including all forth become and be due and collectible, and the right thereupon exist to fore-luding ten per centum of the amount due under this mortgage and the accompany-
indistrence or assigns, do and shall well and truly pay or cause to be paid, unto the said The Carolina Lona and Trust Company, its successors or assigns, the said of nature of money airorsaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall shall to and abide by this did Charter, By-Lawe, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition and the condition of the control of the	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning	nens, executors,
to hold and enjoy the said premises until default of payment shall be made or other bythch committed. WITNESS PLAY hand and seal at Greenville, this day of any payment shall be made or other bythch committed. WITNESS PLAY hand and seal at Greenville, this day of any payment of the United States of America. Signed, Scaled and Delivered in Presence of Signed, Scaled and Signed and Signed in Signed in Signed	ministrators or assigns, do and shall well and truly pay or cause to be paid, unto the bt or sum of money aforesaid, with interest thereon, if any shall be due, and such full defeater, By-Laws, Rules and Regulations, according to the true intent and meaning rethwith insure and keep insured, or cause to be done, the house and buildings on said look be paid and discharged, all taxes and assessments upon the said Premises as aforesaid; otherwise it shall remain in full force and virtue.	said The Carolina Loan and Trust Company, its successors or assigns, the said fines as may be duly imposed or charged, and shall stand to and abide by the of the said note or obligation, and the condition thereunder written, and shall ot, and assign the policy of insurance as aforesaid and pay and discharge, or cause d, then this deed of bargain and sale shall cease, determine and be utterly null and that the said
WITNESS MANA hand and seal at Greenville, this day of the year of our Lord/one thousand nine hundred and two me hundred and to the year of our Lord/one thousand nine hundred and two me hundred and forty for the year of the Sovereignity and Independence of the United States of America. Signed, Sealed and Delivered in Presence of Management of the States of America. Signed, Sealed and Delivered in Presence of Management of the States of America. Signed, Sealed and Delivered in Presence of Management of the States of America. Signed, Sealed and Delivered in Presence of Management of	·	hoire or actions
Signed, Seeled and Delivered in Presence of Signed, Seeled and Delivered in Presence of (L. S.) HE STATE OF SOUTH CAROLINA, Jounty of America of the within named of the within named of the saw the within named of the saw the within variety of the saw the saw the within variety of the saw t	WITNESS much hand and seal at Greenville, this	day of
HE STATE OF SOUTH CAROLINA, ounty of	the year of our Lord one thousand nine hundred and twenty	
HE STATE OF SOUTH CAROLINA, ounty of Jeven personally appeared and made of the that Before me personally appeared sign, seal and as first and deed, deliver the within written deed; and that 2 he with intressed the execution thereof. WORN to before me, this day of Morary Public, S. C. THE STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C. WITH STATE OF SOUTH CAROLINA, County of Morary Public, S. C.		Mrs Nellie McMilland S)
Before me personally appeared and made of the that Before me personally appeared and made of the that Such as well that such as with a sign, seal and as sig	JAN JALLS	(L. S.)
Before me personally appeared and made of the that he saw the within named sign, seal and as finitessed the execution thereof. WORN to before me, this day of Norary Public, S. C. THE STATE OF SOUTH CAROLINA, sounty of wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appears or persons whomsoever, renounce, release and forever reliquish unto the within named The Carolina Loan and Trust Company, its successors of assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released. SIVEN under my hand and seal, this day of the within and the land singular the Premises within mentioned and released.	HE STATE OF SOUTH CAROLINA.)	
Before me personally appeared and flat of the within named singular the execution thereof. WORN to before me, this day of Notary Public, S. C. THE STATE OF SOUTH CAROLINA, county of Wife of the within named separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appears or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors of assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released. Notary Public, S. C. Notary Public, S. C.		
timesed the execution thereof. WORN to before me, this. day of. Notary Public, S. C. THE STATE OF SOUTH CAROLINA, county of. wife of the within named. id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread in fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released. SiVEN under my hand and seal, this. (I. S.) Notary Public, S. C.		and made of the that
WORN to before me, this day of		Sign, sear and as
WORN to before me, this. day of	t and deed, deliver the within written deed; and that he with the with the execution thereof.	1. Il the
Notary Public, S. C. RENUNCIATION OF DOWER RENUNCIATION OF DOWER A point of the within named	WORN to before me, this	
Notary Public, S. C. RENUNCIATION OF DOWER RENUNCIATION OF DOWER A point of the within named	day of A. D 192 7	Mary Leyle
RENUNCIATION OF DOWER ounty of	Notary Public, S. C.	
ounty of	V	RENINCIATION OF DOWER
I,	{ /	MATON OF THE PROPERTY OF THE P
day of	I, Moman -	Torigagor do hereby certify unto all whom it may concern that
day of	lid this day appear before the, and upon being privately and forever relinquer fear of any person or persons whomsoever, renounce, release and forever relinquent assigns, all her interest and estate, and also all her rights and claim of Dower of, in	
Notary Public, S. C.	GIVEN under my hand and seal, this	
Notary Public, S. C. Notary Public, S. C. 192 9, at 10:45 o'clock M.	day of	
Recorded January 26 192 9, at 10.45 o'clock A. M.	Notary Public, S. C.	
	Daniary 26 192 9 at 10.4/5;	ClockM.

10 Jan 10 Jan 10 Jan