TOGETHER with all and singular the Sights, Members, Herolitaments and Appartments to the said Premise accessors and singular feeter and Premise unto the said The Carolina Loan and Trust Conquent, is successors and saignst feeters. AND			
TO INVESTIGATION OF THE CONTROL of the entire precision who he was a first control of the contro			
AND D. 15 Carolina Loss and France Company, its successors and antigers, from and age re, executors or administers and administers of the carolina Loss and Trust Company, its successors and administers. AND IT IS AGREED, by and between the said sortine, that the raid being coverabor, collaborations or success, shall and will fortivoith insure the house and buildings on the said lot, and lates the same into the amount of the montance of this mortgage, and assign the policy of insurance to the said The Curolina Loss and Trust Company, the successors and the raid in case the said. Exercisely, administration, or adaptive, shall at any lines follow makes or related to do so, then, the said The Curolina Loss and Trust Company, the successors are controlled to the case of the said care the said care to the said ca	-	, ,	
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ADD IT IS ACKERDAL by and breases he said parties, that the said	warrant and forever defend all and singular th	e said Premises unto the said The	Carolina Loan and Trust Company, its successors and assigns, from and against
heirs, executers, administrators or assigns, shall and will forthwith insure the boute and halfsings on the said lot, and keep the same in the amount of the	rs, executors or administrators, and against ever	y person whomsoever lawfully claim	ing or to claim the same or any part thereof.
the amount of one show the during the continuance of this mortgage, and assign the policy of insurance to the said The Carolina Loan and Trant Company, its success statignes and that it case the said. The Carolina Loan and Trant Company, its success statigns are stating to the said that it case the said and the carolina Loan and Trant Company, its success processors and international contents that the said of the carolina Loan and Trant Company, its successors are of insurance, which interest thereous at the rate of sight per centem per annual carolina and the said that the said of the carolina contents that the said of the said contents that the said of the said said said said said said said said			
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d will at all times herester during the continuance of this inortigage, pay and discharge all taxes, and assessments upon the said Premises whenever the state and an and Trust Company, its successors or assign, may pay and discharge the same, then the said The Carasan and Trust Company, its successors or assign, may pay and discharge the same, and the rest of the control of the pay and discharge the same, and an analysis of the said The Carasan and Trust Company, its successors or assign, shall at any hume fail or neglect or reture to pay and discharge the same, and the rest of the pay and discharge the same, and the said The Carasan and Trust Company, its successors or assign, shall fail or neglect or refuse to pay and discharge the same pay and discharge the same pay and discharge the same pay and discharge the pay and dis			•
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ministrators or assigns, do and shall well and truly pay or cause to be paid, unto the said The Carolina Loan and Trust Company, its successors or assigns, the bit or sum of money aforesaid, with interest thereon, if any shall be due, and such lines as may be duly imposed or charged, and shall stand to and abide by the attacts, By-Laws, Rules and Kegulations, according to the true intent and meaning of the said one or obligation, and the condition theremoter written, and shall if thi insure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid and pay and discharge, or cam paid and discharge, and assagned and assessments upon the said Premises as aforesaid; then this deed of bargain and saie shall cease, determine and be utterly ould obtewer the shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said. To hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS. hand. and seal., at Greenville, this. the year of our Lord one thousand nine hundred and eventy. are of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in Presence of (I. (L. HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. and made outh sign, seal and as. The STATE OF SOUTH CAROLINA, Outly of A. D. 192. Notary Public, S. C. Notary Public, S. C. Notary Public, S. C. A. D. 192. Notary Public, S. C. A. D. 192. A. D. 192. A. D. 192. Sirve of the within named. it this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any comper read or fear of any person or persons whomsever, r	use to be paid the aforesaid monthly sums of my able as aforesaid, or to pay or cause to be paid narter, By-Laws, Rules and Regulations as aforesalicy of insurance as aforesaid, or to pay and dir the payment thereof, then, in any or all of su ading any insurance premiums, and taxes, due a list to foreclose this mortgage therefor, and alse accompanying note, as attorney's fees.	oney as hereinbefore stated, or any I such fines as may be duly imposed said, or shall fail or neglect or refus scharge all taxes and assessments on the cases, at the option of the said C and unpaid or paid by the said Com of or all costs and expenses of such as the costs are the costs and expenses of such as the costs are the costs are the costs are the costs are the costs and expenses of such as the costs are the costs a	part thereof, for a period of Four Months after the same shall become due and or charged as aforesaid for a like period, or to stand to and abide by the said et on insure or keep insured the house and buildings on said lot, or to assign the the said Premises as aforesaid, before the expiration of the time fixed by law Company, the whole indebtedness evidenced by the said note or obligation (in pany), shall forthwith become and be due and collectible, and the right thereupout checking, including ten per centum of the amount due under this mortgage and
ministrators or assigns, one and shall well and truly pay or cause to be part, minor the said The Carolina Loan and Trust Longany, its successors or assigns, the marker By-Laxos, Rules and Negulations, according to the transfaller due, and slott fines as may be duly imposed or drarged, and interest development of the mure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid and pay and discharge, or cause and additional and assignstance and assessments upon the said Premises as aforesaid, then this deed of bargain and said and discharge, or cause do, otherwise it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said of the said premises until default of payment shall be made or other breach committed. WITNESS.			
to note and enjoy the sate premises until derault of payment shall be made or other breach committed. WITNESS. hand. and seal at Greenville, this. day of. the year of our Lord one thousand nine hundred and twenty————————————————————————————————————	oid; otherwise it shall remain in full force and vir	DD, by and between the said parties, t	hat the saidheirs or assign:
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ar of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in Presence of (L.		· ·	•
(L. S.)	ar of the Sovereignty and Independence of the	United States of America.	and in the one hundred and forty-
HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared	Signed, Sealed and Delivered in Presence of)	
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Notary Public, S. C. RENUNCIATION OF DOV unty of	y of	A. D. 192 ∫	
RENUNCIATION OF DOV unty of	Notary Public,	(L. S.) S. C.	
unty of	en e	No. 18 Sept. Lead Control of Salary Montage (1997)	
I,	}		RENUNCIATION OF DOWER
wife of the within named			de transfer contider conte all subservit more accessors th
d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntary and without any ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its ssors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. IVEN under my hand and seal, this	I,		do hereby certify unto all whom it may concern the
y of	d this day appear before me, and upon being ead or fear of any person or persons whomso ssors and assigns, all her interest and estate, an	privately and separately examined ever, renounce, release and forever d also all her right and claim of Do	by me, did declare that she does freely, voluntarily and without any company, its su
(L, S.)		}	
Notary Public, S. C.	•		
	Notary Public	, S. C.	
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