o warrant and forever defend all and sing					s, executors or administrators
eirs, executors or administrators, and aga AND IT IS AGREED, by and between	ween the said parties, that the	e said J. D.	Carroll, his		
o the amount of	Five Hundred (\$500.00)			
rom damage or loss by fire during the con	tinuance of this mortgage, and	d assign the policy of insi	arance to the said The Care	olina Loan and Trust Com	pany, its successors or assigns;
and that in case the said					, its successors or assigns, may ense of insurance, with interest
AND IT IS FURTHER AGREED	, by and between the said part	ties, that the said	J. D. Carro	oll, his	
nd will at all times hereafter during the	continuance of this mortgage,	, pay and discharge all t D. Carroll, 1	axes, and assessments upor	the said Premises whene	dministrators, or assigns shall wer the same shall become due
hoan and Trust Company, its successors cover centum per annum.	or assigns, may pay and disch	narge the same, and reim	burse itself, themselves, hir	mself or herself hercunder	therefor, with interest at eight
AND IT IS EXPRESSLY AGREE					
o be paid the aforesaid monthly sums of to pay or cause to be paid such fines Regulations as aforesaid, or shall tail or nend discharge all taxes and assessments out the option of the said Company, the waid Company), shall forthwith become an ection, including ten per centum of the ar	money as hereinbefore stated, s as may be duly imposed of leglect or refuse to insure or land the said Premises as aforesa hole indebtedness evidenced the land be due and collectible, and mount due under this mortgage	or any part thereof, for or charged as aforesaid the keep insured the house a sid, before the expiration by the said note or obliga- the right thereupon exist ge and the accompanying	a period of Four Months at for a like period, or to stan and buildings on said lot, or of the time fixed by law for ation (including any insuran t to foreclose this mortgage g note, as attorney's fees.	fter the same shall become d to and abide by the said to assign the policy of in or the payment thereof, the premiums, and taxes, a therefor, and also for all	Charter, By-Laws, Rules and surance as aforesaid, or to pay been, in any or all of such cases, due and unpaid or paid by the costs and expenses of such col-
dministrators or assigns, do and shall well f money aforesaid, with interest thereon, nd Regulations, according to the true inte be done, the house and buildings on sai upon the said Premises as aforesaid, then to AND IT IS AGREED AND UND	if any shall be due, and such cont and meaning of the said noid lot, and assign the policy of this deed of bargain and sale s	fines as may be duly imported or obligation, and the finsurance as aforesaid a shall cease, determine and the gold worting that the	posed or charged, and shall condition thereunder writt nd pay and discharge, or ca I be utterly null and void;	stand to and abide by the en, and shall forthwith insure to be paid and discha otherwise it shall remain	said Charter, By-Laws, Rules cure and keep insured, or cause rged, all taxes and assessments in full force and virtue.
s to hold and enjoy the said premises unt	encomposition of the second	me said parties, that the	or his		heirs or assignst
s to hold and enjoy the said premises unt WITNESS	il default of payment shall be hand and seal, at	made or other breach of Greenville, S. C., this	ommitted. 19th	day of _	September
n the year of our Lord one thousand nine year of the Sovereignty and Independence	hundred and thir	ty			
Signed, Sealed and Delivered in Pro	esence of				
Mary Seyle H. K. Townes	}		J. D. Carre	11,	(L. S.)
)				
THE STATE OF SOUTH CAROLINA,					
County of Greenville. BEFORE me personally appeared	Many Sayl	45			1 - 1 - (1 /1 /
The saw the within named	J. D. C.	arroll.		sign, seal	and as his
ct and deed, deliver the within written de	ced; and that _S_he with	н. к.	Townes,		
vitnessed the execution thereof.	19th				
ay of September	,		Mary Sey	7 1 e	
H. K. Townes, Notary Pu					
THE STATE OF SOUTH CAROLINA,		de pr	, man		NUNCIATION OF DOWER.
County of Greenville I, Mary Seyle,	a N. P. f	or S. C.		_do hereby certify unto	all whom it may concern that
_					
			declare that she does freely	v, voluntarily and without	any compulsion, dread or fear
wife of the within namedid this day appear before me, and upon	being privately and separatel nounce, release and forever re	dinguish unto the within	named The Carolina Loai Premises within mentioned	and released.	ζ,
wife of the within named	being privately and separatel nounce, release and forever reand claim of Dower of, in and	dinquish unto the within die to all and singular the I	Premises within mentioned	and released.	
wife of the within named	being privately and separatel nounce, release and forever reand claim of Dower of, in and 19th A. D. 19 30	dinquish unto the within die to all and singular the I	Premises within mentioned	and released.	
wife of the within named id this day appear before me, and upon f any person or persons whomsoever, ren nterests and estate, and also all her right. GIVEN under my hand and seal, this September Mary Seyle	being privately and separatel nounce, release and forever reand claim of Dower of, in and 19th A. D. 19 30	dinquish unto the within die to all and singular the I	Premises within mentioned	and released.	