TOGETHER with all and singular the R	lights, Members. Hereditament	s and Appurtenances to the	said Premises belonging, or in	anywise incident or appe
taining. TO HAVE AND TO HOLD, all and sine	rular, the said Premises unto th	e said The Carolina Loan a	nd Trust Company, its successor	s and assigns forever
ANDdo hereby binddo trators, to warrant and forever defend all and s	ingular the said Premises unto	the said The Carolina Loa	n and Trust Company, its succes	eirs, executors or admini sors and assigns, from a
againstheirs, executors or administrators, and against e	every person whomsoever lawf	ully claiming or to claim th	andand	2
AND IT IS AGREED, by and between t	the said parties, that the said		921. 122.021	ii
insured to the amount of At 1800	,00			
from damage or loss by fire during the continu	nance of this mortgage, and as	sign the policy of insurance	e to the said The Carolina Loa	n and Trust Company, i
from damage or loss by fire during the continusuccessors or assigns; and that in case the said heirs, executors, administrators, or assigns, sha assigns, may cause the same to be insured in its	s. then, his of her own hame, a	na temporse usen, memse	said Carolina Loan and Trust (Company, its successors
pense of insurance, with interest thereon at the	rate of eight per centum per a	annum.	P. Thomas	on his
and will at all times beneatter during the continu	uance of this mortgage and a	4 4: 1 11 4 1	heirs, executors, admi	nistrators or assigns, sha
and will at all times hereafter during the continu		//		
Carolina Loan and Trust Company, its successo for, with interest at eight per centum per annum	rs or assigns, may pay and dis	charge the same, and reimb	urse itself, themselves, himself o	or herself hercunder ther
AND IT IS EXPRESSLY AGREED AN	ID STIPULATED, that in cas	se the said	K. homps	on, his
cause to be paid the aforesaid monthly sums of payable as aforesaid, or to pay or cause to be pai	money as nereindefore stated,	or any part thereof, for a p	eriod of Four Months after the s	same shall become due ar
Charter, By-Laws, Rules and Regulations as afor policy of insurance as aforesaid, or to pay and d for the payment thereof, then, in any or all of scluding any insurance premiums, and taxes, due to foreclose this mortgage therefor, and also fo the accompanying note, as attorney's fees.	bresaid, or shall fail or neglect lischarge all taxes and assessing such cases, at the option of the	or refuse to insure or keep in ents on the said Premises a	nsured the house and buildings of a foresaid, before the expiration indebtedness evidenced by the control of th	on said lot, or to assign the nof the time fixed by la
PROVIDED ALWAYS, NEVERTHELI	ESS, and it is the true intent ar	d meaning of the said partic	s, that if the said	7P.
administrators or assigns, do and shall well and				
said debt or sum of money aforesaid, with interesaid Charter, B-Laws, Rules and Regulations, a shall forthwith insure and keep insured, or cause charge, or cause to be paid and discharged, all tand be utterly null and void; otherwise it shall r	eccording to the true intent and to be done, the house and build axes and assessments upon the	d meaning of the said note Idings on said lot, and ass e said Premises as aforesaid	or obligation, and the condition gn the policy of insurance as a then this deed of bargain and	n thereunder written, ar foresaid and pay and di sale shall cease, determir
and be utterly null and void; otherwise it shall r AND IT IS AGREED AND UNDERSTO	OOD, by and between the said	parties, that the said	C , 1, 9 h	onfison
is to hold and enjoy the said premises until defar	ult of payment shall be made o	r other breach committed.	i m	merrs or assign
in the year of our Lord one thousand nine hund year of the Sovereignty and Independence of th	fred and twenty	and in	he one hundred and forty	stieth
Signed, Sealed and Delivered in Presence	and \	C. 77.	Ehripson	(L. S
O VI COULO				(L. S
THE STATE OF SOUTH CAROLINA, }				
County of Greenville.	Sue Bras	11110001		and made eath the
BEFORE me personally appeared	Thomps	on	sign, se	al and as his
witnessed the execution thereof.)	o. D. alle	W	
SWORN to before me, this 2 6	day of			
E. D. Allen Notary	A. D. 192	Sue B	rannigans	
Notary	Public, S. C.		0	
THE STATE OF SOUTH CAROLINA,		* * * .	RENU	NCIATION OF DOWE
County of Inlimitle S	s an r	2 8 C	do hereby certify unto all v	whom it may concern the
Mrs. Inta hours did this day appear before me, and upon being dread or fear of any person or persons whomsoe cessors and assigns, all her interest and estate, a	wife privately and separately exami	of the within named	she does freely, voluntarily, and in named The Carolina Loan an	12 20 M without any compulsion of Trust Company, its suc
GIVEN under my hand and seal, this	day of \	·	-	
Maria	A TO 102 ///		01	,
J. R. Jownes	A. D. 192(L. S.)	Oneta	hompson	
Recorded May 277h				

moitgage all zaid tract tying north z Hunt's Bridge