ining		tenances to the said Premises belonging, or in anywise incident or Carolina Loan and Trust, Company, its successors and assigns foreve	
TO HAVE AND TO HOLL	hy hind	and heirs, executors or ac	1. lminis-
ators, to warrant and forever def	nd all and singular the said Premises anto the said The	and heirs, executors or ad the Carolina Loan and Trust Company, its successors and assigns, fro	om and
gainsteirs, executors or administrators,	and against every person yhomsoever lawfully claiming	or to claim the same or any part thereof.	
AND IT IS AGREED, by a	nd between the said parties, that the said	and Miller, Till	
heirs, ez	ecutors, administrators of assigns, shall and will forthy	with insure the house and buildings on the said lot, and keep the	
sured to the amount of	I hu hunds		
om damage or loss by fire durin	the continuance of this mortgage, and assign the poli	icy of insurance to the said The Carolina Loan and Trust Compa	iny, its
eire evecutors administrators of	ase the said	do so, then, the said Carolina Loan and Trust Company, its success	sors or
signs, may cause the same to be	nsured in its, their, his or her own name, and reimburse acreon at the rate of eight per centum per annum.	e itself, themselves, himself or herself hereunder for the premium a	and ex-
	REED, by and between the said parties, that the said	Mande Miller, hus	
A will at all times hereafter duri	or the continuance of this mortgage, pay and discharge a	heirs, executors, administrators or assignable taxes, and assessments upon the said Premises whenever the sam	s, shall
		Milly MI	
heirs, exe	cutors, administrators or assigns, shall at any time fail	l or neglect or refuse to pay and discharge the same, then the sa	id The
		ame, and reimburse itself, themselves, himself or herself hereunder th	ieretor,
AND IT IS EXPRESSLY	GREED AND STIPULATED, that in case the said	Mande Miller, her	<u>/</u>
use to be paid the aforesaid mon	hly sums of money as hereinbefore stated, or any part t	tecutors, administrators or assigns, shall fall or neglect or refuse to thereof, for a period of Four Months after the same shall become d	lue and
yable as aforesaid, or to pay or c larter, By-Laws, Rules and Regu	ause to be paid such fines as may be duly imposed or cha lations as aforesaid, or shall fail or neglect or refuse to	parged as aforesaid for a like period, or to stand to and abide by the insure or keep insured the house and buildings on said lot, or to assi	he said ign the
olicy of insurance as aforesaid, or r the payment thereof, then, in a	to pay and discharge all taxes and assessments on the say or all of such cases, at the option of the said Compar	said Premises as aforesaid, before the expiration of the time fixed by the whole indebtedness evidenced by the said note or obligation	by law on (in-
uding any insurance premiums, a tist to foreclose this mortgage th	nd taxes, due and unpaid or paid by the said Company), erefor, and also for all costs and expenses of such colle	, shall forthwith become and be due and collectible, and the right the ection, including ten per centum of the amount due under this mo	reupon
d the accompanying note, as att		ent of the attack that could	
PROVIDED ALWAYS, NE	VERTHELESS, and it is the true intent and meaning o	of the said parties, that if the said heirs, exe	
lministrators or assigns, do and s	nall well and truly pay or cause to be paid, unto the said	d The Carolina Loan and Trust Company, its successors or assigns, the as may be duly imposed or charged, and shall stand to and abide	he said
aid Charter, By-Laws, Rules and I	legulations, according to the true intent and meaning of	the said note or obligation, and the condition thereunder written, and, and assign the policy of insurance as foresaid and pay and discha	id shall
ause to be paid and discharged, al	taxes and assessments upon the said Premises as aforeshall remain in full force and virtue.	resaid, then this deed of bargain and sale shall cease, determine	and be
, ,	UNDERSTOOD, by and between the said parties, that	at the said	
to hold and enjoy the said prem	Manal Mills	heirs or a	assigns,
WITNESS	hand and seal at Greenwille, this	ach committed,  It day of Me VImber	<i>f</i>
the year of our Lord one thousa	nd nine hundred and twenty- NW	and in the one hundred and forty falling	Lill
sar of the Sovereignty and Indep Signed, Sealed and Delivered	endence of the United States of America.		
strances	Usmer	maude meller	(L. S.)
Olive B. J.	huson.		(L. S.)
newy	yek	and the second of the second o	and the second section of the second section of the second second section sect
HE STATE OF SOUTH CA	CHNA,		
County of Greenville.	Olive B John	and made sat	4h
BEFORE me personally ap		sign, seal and as Al	
and deed, deliver the within wr	tten deed; and that 5 he with AA	nels Juganes	
tnessed the execution thereof.	0+1		
WORN to before me, this			
James W. I	ohnson (LS)	live B. Johnson	
Colorba, ma 11,	Wotary Public, S. E. Till york les	live B. Johnson	h 30
HE STATE OF SOUTH CA	COLINA.)	RENUNCIATION OF DO	
ounty of	<b>}</b>		
		do hereby certify unto all whom it may conce	ern that
**	wife of the with	hin named	
end or fear of any person or per	ions whomsoever renounce release and forever relinqui	ish unto the within named The Carolina Loan and Trust Company, is ower of, in and to all and singular the Premises within mentioned a	its suc-
ssors and assigns, all her inter-	st and estate, and also all her rights and claim of Do	on, in and to an and singular the Exemises within mentioned	anu re-
	L:a		
ased.  IVEN under my hand and seal,			
ased.  IVEN under my hand and seal,  day of	A. D. 192		
ased. IVEN under my hand and seal, day of			