TOGETHER with all and singular the Rights, Members, Hereditaments and Appurte taining.	enances to t	the said Pre	emises belongir	ng, or in any	wise incident	or apper-
TO HAVE AND TO HOLD, all and singular, the said Premases unto the said The Ca	arolina Loai	1 and Trust	Company, its	successors a	nd assigns for	ever.
AND do hereby bind trators, to warrant and forever defend all and singular the said Premises unto the said The	Carolina L	oan and Tr	ust Company,	its successor	s, executors of s and assigns,	r adminis- from and
against heirs, executors or administrators, and against every person whomsoever lawfully claiming of	or to claim	the same o	andr any part ther	eof.		
AND IT IS AGREED, by and between the said parties, that the said	er	8-	you	ng	pro	
heirs, executors, administrators or assigns, shall and will forthw	vith insure	the house a	and Guildings	on the said	lot, and keep	the same
insured to the amount of Jine hundred		1				
from damage or loss by fire during the continuance of this mortgage, and assign the police	cy of insura	ince to the	said The Card	olina, Loan a	ind Trust Coi	npany, its
successors or assigns; and that in case the said heirs, executors, administrators, or assigns, shall at any time fail or neglect or refuse to de assigns, may cause the same to be insured in its, their, his or her own name, and reimburse pense of insurance, with interest thereon at the rate of eight per centum per annum.	o/so, then, then	the faid Can aselves, him	rolina Loan an self or herself	d Trust Cor hereunder f	npany, its suc	cessors or m and ex-
AND IT IS FURTHER AGREED, by and between the said parties, that the said	Jame		//		- his	
and will at all times hereafter during the continuance of this mortgage, pay and discharge all	1 taxes, and	assessment	heirs, execut	ors, Alminis d Premises v	trators or ass	igns, shall
become due and payable; and that in case the said Ames L			. // ,			
Carolina Loan and Trust Company, its successors or assigns, may pay and discharge the sar with interest at eight per centum per annum.	or neglect me, and rein	or refuse to aburse itsel	o pay and disc f, themselves, h	charge the s imself or he	ame, then the rself hereunde	said The r therefor,
AND IT IS EXPRESSLY AGREED AND STIPULATED, that in case the said	//		/	1	/	
cause to be paid the aforesaid monthly sums of money as hereinbefore stated, or any part the payable as aforesaid, or to pay or cause to be paid such fines as may be duly imposed or chat Charter, By-Laws, Rules and Regulations as aforesaid, or shall fail or neglect or refuse to it policy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the safer the payment thereof, then, in any or all of such cases, at the option of the said Company cluding any insurance premiums, and taxes, due and unpaid or paid by the said Company), sexist to foreclose this mortgage therefor, and also for all costs and expenses of such collect and the accompanying note, as attorney's fees.	hereof, for a larged as afound usure or kee lid Premises v. the whol	a period of f resaid for a ep insured t s as aforesa e indebtedr	Four Months a t like period, o he house and b id, before the ness evidenced	Ifter the same r to stand to uildings on expiration of by the said	e shall become and abide be said lot, or to f the time fix	e due and y the said assign the ed by law
PROVIDED ALWAYS, NEVERTHERESS, and it is the true intent and meaning of						
administrators or assigns, do and shall well and truly pay or cause to be paid, unto the said debt or sum of money aforesaid, with interest thereof, if any shall be doe, and such fines a said Charter, By-Laws, Rules and Regulations, according to the true intent and meaning of t forthwith insure and keep insured, or cause to be done, the house and buildings on said lot, cause to be paid and discharged, all taxes and assessments upon the said Premises as afores utterly null and void; otherwise it shall remain in full force and virtue.	The Caroling may be of the said note and assign said, then t	na Loan and luly impose e or obligati the policy	of insurance as	ny, its succes and shall standition there a foresaid an	sors or assign and to and ab under written d pay and dis	s, the said ide by the , and shall charge or
AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that		or	his		heirs o	or designs
is to hold and enjoy the said premises until default of payment shall be made or other breach		d.	$\cdot \circ \circ$	l		or assigns,
WITNESS hand and seal, at Greenville, this 1916 in the year of our Lord one housand nine hundred and twenty.		day o	one hundred a	nd forty.	Itu	Lin
year of the Sovereignty and Independence of the United States of America.		and m the	one numared a	ind forty in.	OP	0
Signed, Sealed and Delivered in Presence of	me	18	You	<u> </u>		(T C)
Trances Paris				1		(L. S.)
was a second of the second			and the second of the second o	, , , , , , , , , , , , , , , , , , , ,		
THE STATE OF SOUTH CAROLINA,						
County of Greenville. BEFORE me personally appeared. Mauces Roa	1 m l	<i></i>			and made	oath that
The saw the within named fames Sport	ma,				and as	<i>_</i>
act and deed, deliver the within written deed; and that She with with withereof.	/_	Jour	nes			
SWORN to before, me, this						
the state of the s					,	
Id JE Jawnes (L. S.) Ju	au	cle	, Ro	me		***************************************
Notary Lubic, S. C.		e Lagranda e e e e e e e e e e e e e e e e e e e				
THE STATE OF SOUTH CAROLINA, County of County				RENUNC	IATION OF	DOWER
I, Sale Journes Mrs. Sale Journes wife of the within did this day appear before me, and upon being privately and septrately examined by me, d	n named	fam	hereby certify	. 1	oung	y
dread or fear of any person or persons who soever, renounce, please and forever relinquiscessors and assigns, all her interest and estate, and also all her rights and claim of Dow	sh unto f he s	within name	ed The Carolina	a Loan (Mad '	Γrust Comp∕an	y, its suc-
leased.						
	7	0				
leased.	sali	ell	Y	our	ng	