TO HAVE AND TO 6101D, all and supplies, the cald Provinces unto the cold The Cowing Lean and Point Company, the surressense and assigns forcer as a control to an additional control cheered and an adjusted per said (pleaness may be an additional control of the company to surressense and assigns from an analysis of the control of the co	
AND LANGE AND CHOLD, all and should to the and Provides must the said the Coroline Low and Text Company, to successors and assigns forever.  AND LANGE AND L	TOCETUED with all and singular the Dighte Marshage Handitaments and Appartaments to the said Decreics helonging on in anymine incident and are
AND July and the control of the cont	aining.
AND IT SIGNED. So and between the cuts outstreet, that the side. More than the side of the	AND do hereby bind the said Premises unto the said The Carolina Loan and Trust Company, its successors and assigns, from and
Letter, secretors, plannistrations or assigns, shall are will be some more the less among the letter and the state of the same more than the state of the state o	eirs, executors or administrators, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.
making or less by the during the continuouse of they increases, and assign to be policy of insurance to the said The Carotina Loan and Trust Company, at eccessors or assigns, and that he case the said of the control	
recessors or assigns; and that in case the mids    According   Acc	sured to the amount of Drundled
s, necessors, administrators, or assigns, shall at any time fall or redget of relating to \$0 st. \$0	Dollars, om damage or loss by fire during the continuance of this mortgage, and assign the policy of insurance to the said The Carolina Loan and Trust Company, its
and ist als times heresafter during the contaminance of this anortisgue, jug and discharge all taxes, and assessments upon the said framewase whenever, the ame said comes due and payable; and that in case the said.    Another	sirs, executors, administrators, or assigns, shall at any time fail or neglect or requise to do so, then, the said Carolina Loan and Trust Company, its successors or signs, may cause the same to be insured in its, their, his or her own name, and reimburse itself, themselves, himself or herself hereunder for the premium and exercise of insurance, with interest thereon at the rate of eight per centum per annum.
awill at all times heresider coming the continuous of this mortgage, my and auchange of trees, and assessments, upon the said Frames winegery the same, then the said The rollma Lean and Trant Company, its successor or assegas, may pay and doubrage the same, and treatment single per sential per name.  AMD IT IS EMPRESSEY ARGEBER DAND STIPULATED, that in case the said doubrage the same, and treatment steple, themselves, itussical or heavily for the said Themselves and the said to and their by the said the said the said the said the said to and their by the said the said the said the said the said the said to and their by the said the said the said the said the said the said to and their by the said the said the said the said to and their by the said the sai	AND IT IS FURTHER AGREED, by and between the said parties, that the said
inclinate Loan and friest Company, is surcessor or assigns, skall at any time tail or neglect or revise to pay and discharge the same, fine at the sald The conduct there, with increast at eight per Centum per samun.  AND IT IS EXPRESSIX AGRIEDO AND STIFULATED, that in case the said and the same tail the maskets, intensive the same shall be been a some states, or say part therefore, and reinhers to save a same states, or say part therefore, and the same states are same as the same states and the same states are same states, or say part therefore, for a period of lower hondress the bears and the same states, by-Laws, Rules and Regulations as an oresand, or shall and or negrect or relate to pay the payment shared, then, is any to all on such cases, at the upone of the said Company, the whole indebtedness evidenced by the sald note or obtaining the same states and payment shared, then, is any to fall on such cases, at the upone of the said Company, the whole indebtedness evidenced by the sald note or obtaining the sald parties, that if the said to force the same shall contain the same states of the said parties, that if the said to correct the same shall contain the said of the said parties, that if the said to correct the same states of the said parties, that if the said to correct the same states of the said parties, that if the said to the said parties, the said to the said parties, that if the said to the said parties, that the said to the said parties, that if the said to the said parties, that the said to the said parties are said to the said parties and to the said parties are said to the said parties and to the said parties are said to the said parties and to the said par	d will at all times hereafter during the continuance of this mortgage, pay and discharge all taxes, and assessments upon the said Premises whenever the same shall
AND PTS ENPRESSLY AGREED AND STIPULATED, that in case the said  AND PTS ENPRESSLY AGREED AND STIPULATED, that in case the said  AND PTS ENPRESSLY AGREED AND STIPULATED, that in case the said  and the same said, or to pay or cause to be paid such fines as may be duly anyoned or changed as invested, for the pay or cause to be paid the aurers and monthly stims of money as becreibefore stated, or any part thereon; or a period of boar bounds as time the same shall be come the can deposite as invested, in the pay and discharged all taxes and assessments to the said of the experiment of the time the and building or instruction of the time there of the pay of discharged as a forested, because of a control day, and the experiment of the time there of the pay of the said access due to the pay and discharged all taxes and assessments to the said forested and storesaid, before the experiment of the time the day of the accompanying note, as strongery is case.  PROVIDED AD-MAYS, INVERTIBLESS, and it is the true internst and successing of the said once of collection, and the region in the pay of the accompanying note, as strongery is case.  PROVIDED AD-MAYS, INVERTIBLESS, and it is the free internst and successing of the said once or obligation; as scorded to distinct, place that the said of the cardinate of the said once or obligation, and the condition thermoder written, and by or any of money aforesaid, with interest thereon, it may shall be one, and such face as may see duly imposed or design, the said once or obligation, and the condition thermoder written, and the cardinate of the said once or obligation; and the condition thermoder written, and to attend the pay of the said once or obligation; and the condition thermoder written, and to be unterly not and oxed, otherwise a state of the said once or obligation; and the condition thermoder of the structure of the said once or obligation; and the condition thermoder of the structure of the said once or obligation and the condition thermoder of the structure of the said of	heirs, executors, administrators or assigns, shall at any time fail or neglect or refuse to pay and discharge the same, then the said The
beins, executions, administrations or analysis, shall fall or neglect or relives to up yo received to be paid the airoresaid monitary sums of money as hereinbefore stated, or one part theoreis, for a period of Four Anoths are the same shall become due and yable as aortecard, or to pay or claim to be paid and have as may be duly imposed or charged as storesaid for a ble period, or to stand to and abide by the said the property of the part of the period of Four Anoths are the same shall be come due and abide by the said the property of the period of Four Anoths and abide by the said the property of the period of Four Anoths and abide by the said the property of the period of the part	r, with interest at eight per centum per annum.
yable as acrossed, or 10 pay or causes to be paid such fines as may be day amposed or charged as adversaid for a bke period, or to stand to and abide by the said countries, by-Laws, studes and togethouse as attracted, or hand, studes and togethouse as attracted, or stand and the students of the payment filtered, then, in any or all of such cases, at the option of the said Company, the whole indebtedness endenced by the said option of the payment filtered, then, in any or all of such cases, at the option of the said Company, the whole indebtedness endenced by the said option of the said control of th	heirs, executors, administrators or assigns, shall fail or neglect or refuse to pay or
ministrators or assigns, do and shall well and truly pay or cause to be paid, unto the said The Carolina Lean and Trust Company, its successors or assigns, the add to study imposed or charged, and shall stand to and abide by the delater, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or condition theremoder written, and all fortiwith insure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as forestaid and pay and disde by the de utterly mull and void; otherwise it 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 tugade or other breach committed.  WITNESS. That, hand. and seal., at Greenville, this. It day of Cause to the Sovereignty and independence of the United States of America.  Signed, Scaled, and Delivered in Presence of Cause and Authority of States of America.  Signed, Scaled, and Delivered in Presence of Cause and Cause are caused to the Sovereignty and Independence of the United States of America.  Signed, Scaled, and Delivered in Presence of Cause and Cau	tise to be paid the aforesaid monthly sums of money as hereinbefore stated, or any part thereof, for a period of Four Months after the same shall become due and cyable as atoresaid, or to pay or cause to be paid such fines as may be duly imposed or charged as aforesaid for a like period, or to stand to and abide by the said narter, By-Laws, Kules and Regulations as atoresaid, or shall tail or neglect or refuse to insure or keep insured the house and buildings on said lot, or to assign the oblicy of insurance as atoresaid, or to pay and discharge all taxes and assessments on the said Premises as aforesaid, before the expiration of the time fixed by law or the payment thereof, then, in any or all of such cases, at the option of the said Company, the whole indebtedness evidenced by the said note or obligation (inding any insurance premiums, and taxes, due and unpaid or paid by the said Company), shall forthwith become and be due and collectible, and the right thereupout ist to foreclose this mortgage therefor, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and the accompanying note, as attorney's fees.
the personally appeared of the Within the State of the United States of America.  Signed, Sealed, and Delivered in Presence of	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties, that if the said
WITNESS My hand and seal at Greenville, this day of and in the one hundred and ferry fifty below are of the Sovereignty and Independence of the United States of America.  Signed, Sealed, and Delivered in Presence of (L. S.)  HE STATE OF SOUTH CAROLINA, County of Greenville, BEFORE me personally appeared and that the within named sead of the execution thereof.  WORN to before me, this day of A. D. 192.  HE STATE OF SOUTH CAROLINA, Oday of the within seased the execution thereof.  WORN to before me, this day of A. D. 192.  HE STATE OF SOUTH CAROLINA, Oday of the within samed the season of the within samed the season of the sea	bt or sum of money aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and abide by the d Charter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the condition thereunder written, and all forthwith insure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as foresaid and pay and disarge, or cause to be paid and discharged, all taxes and assessments upon the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine d be utterly null and void; otherwise it shall remain in full force and virtue.  AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said.
WIRLSS.—Let and and seal., at Greenville, this day of Curry and Independence of the United States of America.  Signed, Sealed, and Delivered in Presence of L. S.)  ME STATE OF SOUTH CAROLINA, County of Greenville.  BEFORE me personally appeared and made oath that he saw the within named sign, seal and as sign, seal and seal, this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, 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 successors and assign, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  VEN under my hand and seal, this day of sign, sign, seal and seal and seal, this sign, seal and seal, this sign, seal and seal, this sign, seal and sign, seal and seal, this sign, seal and seal, this sign, seal and seal, this sign, seal and seal, t	to hold and enjoy the said premises until default of payment shall be made or other breach committed.
Signed, Scaled, and Delivered in Presence of  (L. S.)  HE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared  and made oath that  the saw the within named  that deed; deliver the within written deed; and that the with  the saw the within named  A. D. 192_  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA,  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA,  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named for the free interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Frenises within mentioned and released.  VEN under my hand and seal, this  day of	WITNESS day of Alamand and seal at Greenville this
Signed, Scaled, and Delivered in Presence of  (L. S.)  HE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared  and made oath that  he saw the within named  and deed, deliver the within written deed; and that he with  the saw the within research the execution thereof.  WORN to before me, this  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA,  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA,  It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named free Carolina Loan and Trust Company, its sucsors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Fremises within mentioned and released.  VEN under my hand and seal, this  day of  (L. S.)	ar of the Sovereignty and Independence of the United States of America.
County of Greenville.  BEFORE me personally appeared	Signed, Sealed and Delivered in Presence of
County of Greenville.  BEFORE me personally appeared	21 Joures, (L.S.)
BEFORE me personally appeared  And made oath that  the saw the within named  and made oath that  sign, seal and as  Lex  the saw the within written deed; and that  the with  the saw the within written deed; and that  the with  the saw the within written deed; and that  the with  the saw the within written deed; and that  the with  A. D. 192  Notary Public, S. C.  The STATE OF SOUTH CAROLINA,  To a surface 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 compulsion, 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 sucssors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  WEN under my hand and seal, this  day of A. D. 192  (L. S.)	
sign, seal and as sign, seal and sign, sign, sign, sign,	County of Greenville.
WORN to before me, this	BEFORE me personally appeared 2 3 Aures and made oath that
Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Notary Public, S. C.  Wife of the within named.  He within named.  He within named.  He within named.  He within named and seal, within named The Carolina Loan and Trust Company, its sucsors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  VEN under my hand and seal, this.  A. D. 192.  (L. S.)	he saw the within named sign, seal and as sign, seal and
A. D. 192 7  Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, Punity of the STATE of South Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  VEN under my hand and seal, this day of A. D. 192 (L. S.)	tnessed the execution thereof.
Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, and of hereby certify unto all whom it may concern that sold or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its succisors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  VEN under my hand and seal, this day of A. D. 192.  (L. S.)	
Notary Public, S. C.  HE STATE OF SOUTH CAROLINA, and on hereby certify unto all whom it may concern that some some some some some some some some	O. S. Bowen (I. S) 26. 2. Sources
I,	Notary Public, S. C.
I,	HE STATE OF SOUTH CAROLINA, ) RENUNCIATION OF DOWER
It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, 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 sucsers and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.  WEN under my hand and seal, this	Jdo hereby certify unto all whom it may concern that
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day of	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 sucssors and assigns, all her interest and estate, and also all her rights and claim of Dower of, in and to all and singular the Premises within mentioned and released.
(L. S.)	$m{I}$
rotary 1 ubite, 5. C.	(L, S.)
Recorded Quig, 19, 1927, at 8'35 o'clock Q.M.	