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		•		
		• Voga		
taining. TO HAVE AND TO HOLD, a	gular the Rights, Members, Hereditamerall and singular, the said Premises unto	the said The Carolina Loan an	d Trust Company, its successors and a	ssigns forever.
trators, to warrant and forever defend	y bind <u>Proposed</u> d all and singular the said Promises un	to the said The Carolina Loan	and Tust Company, its successors an	d assigns, from and
heirs, executors or administrators, and	d against every person whomsoever law	fully claiming or to claim the	same or any part thereof.	
	between the said parties, that the said top, administrator		<i>1</i>	
insured to the amount of	hree Thousand	# 3000.00	buildings on the said lot,	and keep the same
from damage or loss by fire during t	the continuance of this hortgage, and se the said.	assign the policy of insurance	to the said The Carolina Loan and	Trust Company, its
heirs, executors, administrators, or a assigns, may cause the same to be ins	ssigns, shall at any time fail or neglect sured in its, their, his or her own name,	t or reture to do so, then, the and reimburse itself, themselv	said Carolina Loan and Trust Compar	ne premium and ex-
	EED, by and between the said parties, t			
and will at all times hereafter during become due and payable; and that in	the continuance of this most tgage, pay a	nd discharge all taxes, and lass	essments upon the said Premises wher	ors or assigns, shall never the same shall
Carolina Loan and Trust Company, i	cutors, administrators or assigns, shall a ts successors or assigns, may pay and d per annum.	lischarge the same, and remibi	irse itself, themselves, himself or herse	elf hereunder there-
	GREED AND STIPULATED, that in c			
cause to be paid the aforesaid months payable as atoresaid, or to pay or cau Charter, By-Laws, kules and Regulat policy of insurance as atoresaid, or to for the payment thereof, then, in any cluding any insurance premiums, and	sy sums of money as hereinbefore stated is to be paid such fines as may be duly tions as aroresaid, or shall tail or negret pay and discharge all taxes and assessm or all of such cases, at the option of the taxes, due and unpaid or paid by the setor, and also for all costs and expense	d, or any part thereof, for a pe imposed or charged as aforesa ct or refuse to insure or keep in ments on the said Premises as he said Company, the whole in aid Company), shall forthwith	riod of Four Months after the same shid for a like period, or to stand to an asured the house and buildings on said aforesaid, before the expiration of the debtedness evidenced by the said not become and be due and collectible, and	all become due and d abide by the said lot, or to assign the e time fixed by law e or obligation (inthe right thereupon
PROVIDED ALWAYS, NEV	ERTHELESS, and it is the true intent	and meaning of the said partie	s, that If the said I horene	eLyhis
administrators or assigns, do and shal debt or sum of money aforesaid, with said Charter, By-Laws, Rules and Reshall forthwith insure and keep insurcharge, or cause to be paid and dischand be utterly null and void; otherwise	Il well and truly pay or cause to be paid in interest thereon, if any shall be due, a egulations, according to the true intent ed, or cause to be done, the house and barged, all taxes and assessments upon the se it shall remain in full force and virtue	I, unto the said The Carolina I and such fines as may be duly and meaning of the said note ouildings on said lot, and assite said Premises as aforesaid, e.	coan and Trust Company, its successors imposed or charged, and shall stand or obligation, and the condition there go the policy of insurance as foresai then this deed of bargain and sale shape.	s or assigns, the said to and abide by the eunder written, and d and pay and dis- all cease, determine
AND IT IS AGREED AND U	UNDERSTOOD, by and between the sa	id parties, that the said	Torque dykes	heirs or assigns,
	s until default of payment shall be made		I house	heirs or assigns,
in the year of our Lord one thousand year of the Sovereignty and Indepen-	nine hundred and twentydence of the United States of America.	and in the	one hundred and forty-	1- second
Signed, Sealed and Dekvered in	n Presence of//			
Mary M	nes)	J.1	borence Lykes	(L, S.)
	Signature of the second	anew and the control was accommon to the control was to the control was to the control of the co		(1. S.)
THE STATE OF SOUTH CAROLI	INA,)	4		
County of Greenville.	ared Dary D	5 Calhania		1 1 4 4 1
BEFORE me personally appear	Florence du	Pis /	sign seal	and made oath that
act and deed, deliver the within writi	ten deed; and that She with	H.J. Jown	us	and as
witnessed the execution thereof.	//	,		
SWORN to before med this	1 A D 192	,		
Jungar H.J. Jof	L S.)) Dojar	y Do Calhou	n
,	Notary Public, S. C.		1	
THE STATE OF SOUTH CAROLI		The second secon	RENUNCIAT	TION OF DOWER
County of	•		1 1 1 10 11 11 1	ti at a
Mrc	wi	ife of the within named		
did this day appear before me, and u dread or fear of any person or persor cessors and assigns, all her interest an	ipon being privately and separately exa ns whomsoever, renounce, release and f nd estate, and also all her rights and cla	mined by me, did declare that orever relinquish unto the with	she does freely, voluntarily and with hin named The Carolina Loan and Tru	out any compulsion, st Company, its suc-
GIVEN under my hand and seal, this	sA. D. 192			
day ot	Notary Public, S. C. (L. S.)			
	Notary Public, S. C.			
	ch 1 st 192 8, at.,		•	