			$(x_i)_{i=1}^{n} = (x_i)_{i=1}^{n} = (x_i)_{i=1$	
TOGETHER with all and singular the Rights, Mer TO HAVE AND TO HOLD, all and singular the				
ANDdo hereby bind My warrant and forever defend all and singular the said				
rs, executors or administrators, and against every pers	greatises that the said The	Carollia Loan and Trust	and	ms, from and against
AND IT IS AGREED, by and between the said pa	rties, that the said	ing or to claim the same of	Mell, his	
the amount of Dig Aun Al	tors or assigns shall and will a	of thwith insure the house	and buildings on the said lot and	keep the same insured
m damage or loss by fire during the continuance of this	s profigage, and Assign the police	cy of insurance to the said	The Carolina Loan and Trust C	Dollars,
assigns; and that in case the said	is of her own name, and reim	burse itself, themselves, hi	mself or perself hereunder for	pany, its successors or the premium and ex-
AND IT IS FURTHER AGREED, by and between	een the said parties, that the s	aid	Tornell,	his
will at all times hereafter during the continuance of ome due and payable; and that in case the said	this mortgage, pay and discha	arge all taxes, and assessm		enever the same shall
heirs, executors, administrate in and Trust Company, its successors or assigns, may peight per centum per annum.	ers or assions shoul at any time	fail or neglect or refuse to	pay and discharge the same then	the said The Carolina
AND IT IS EXPRESSLY AGREED AND STIP	ULATED, that in case the sai	d	1. Donell,	Tus
se to be paid the aforesaid monthly sums of money a able as aforesaid, or to pay or cause to be paid such rter, By-Laws, Rules and Regulations as aforesaid, or cy of insurance as aforesaid, or to pay and discharge the payment thereof, then, in any or all of such cas- ling any insurance premiums, and taxes, due and ung to to foreclose this mortgage therefor, and also for accompanying note, as attorney's fees.	is hereinbefore stated, or any states as may be duly imposed shall fail or neglect or refuse e all taxes and assessments on es, at the option of the said Come and or paid by the said Come	part thereof, for a period or charged as aforesaid f e to insure or keep insured the said Premises as afor ompany, the whole indebt	or a like period, or to stand to the house and buildings on said resaid, before the expiration of edness evidenced by the said no me and be due and collectible as	shall become due and and abide by the said lot, or to assign the the time fixed by law ote or obligation (in-
PROVIDED ALWAYS, NEVERTHELESS, and	it is the true intent and mean	ning of the said parties, that	at if the said	
ninistrators or assigns, do and shall well and truly part or sum of money aforesaid, with interest thereon, arter, By-Laws, Rules and Regulations, according to the insure and keep insured, or cause to be done, the hopaid and discharged, all taxes and assessments upon the content of the true. AND IT IS AGREED AND UNDERSTOOD, by	it any shall be due, and such the true intent and meaning of use and buildings on said lot, it is a said Premises as aforesaid, the and between the said parties, the	fines as may be duly impose the said note or obligation and assign the policy of ins nen this deed of bargain a	sed or charged, and shall stand to, and the condition thereunder we surance as aforesaid and pay and and sale shall cease, determine ar	and abide by the said ritten, and shall forth- discharge, or cause to d be utterly null and
o hold and enjoy the said proprises until default of pa	/ / manal		his	heirs or assigns,
WITNESS hand and s				
ne year of our Lord one thousand nine hundred and to of the Sovereignty and Independence of the United	States of America.	a	and in the one hundred and forty-	Jyry-Ju
Signed, Scaled and Delivered in Presence of	· (\mathcal{J}_{i} \mathcal{J}_{i}	Yornell.	(L. S.)
rary Seyle				(L. S.)
E STATE OF SOUTH CAROLINA,)	and the second s	e e e e e e e e e e e e e e e e e e e	, toping a grap, and the transport of the second of the se	gapt gap region en amoger in 1675 auszen, ein auftraktioner Partie Philippe Residen. Versidens basili ahr
County of Greenville.				
BEFORE me personally appeared.	y Mary S	eyle		and made oath that
he saw the within named	5 he with	L. Jown	sign, seal and	as Mo
nessed the execution thereof.				
of A. D. 1	92 9	Mary D	leyle:	
H. H. W. Mes. Notary Public, S. C.	(L. S.)			
E STATE OF SOUTH CAROLINA, 1	se la zasam an leger de les emples et le les este en les este et le les este et le les este et le les este et l Le le	en en en la composition de la composition della	RENUNCI	ATION OF DOWER.
nty of Mylywille	2 M.P. &	F. C.	zdo hereby cortify unto all wh	om it may concern that
this day appear before me, and upon being private ad or fear of any person or persons whomsoever, reports and assigns, all her interest and estate, and also	enounce, release and forever r all her right and claim of Dov	y me, did declare thet she elinquish unto the within t	named The Carolina Loan and 1	ithout any compulsion rust Company, its suc-
VEN under my hand and seal, this	2]		4	
Notary Public, S. C.	1	V/USALE	XXIIX	
	19 <i>29</i> at 10/3	O o'clock	a M.	