Commission Commission (See )					
					100 miles
	d singular the Rights, Members, H OLD, all and singular, the said Pa				
ANDd trators, to warrant and foreve	hereby bind Y A all defend all and singular the said	Premises unto the said T	and YN Loan and Tr	rust Company, its successors	s, executors or adminis- and assigns, from and
AND IT IS AGREED, t	rs, and against every person whom y and between the said parties, tha	t the said Kach	r to claim the same or an	y part thereof.  Letter any	Janker,
heirs,	executors, administrators or assigns	, shall and will forthwith	insure the house and bu	ildings on the said lot, and	keep the same insured
from damage or loss by fire dur	ing the continuance of this mortgage	and assign the policy of i	nsurance to the said The	e Carolina Loan and Trust	Dollars,
may cause the same to be insu-	e said or assigns, shall at any time fail red in its, their, his or her own na at the rate of eight per centum per	or neglect or refuse to do me, and reimburse itself, t	so, then, the said Carolin hemselves, himself or he	a Loan and Trust Company, rself hereunder for the pro	its successors or assigns, emium and expenses of
AND IT IS FURTHER	AGREED, by and between the s	aid parties, that the said		Lr and chan heirs, executors, admin	
and will at all times hereafter	during the continuance of this mo	rigage, pay and discharge	all taxes, and assessment	s upon the said Premises v	vhenever the same shall
Loan and Trust Company, its	executors, administrators or assign successors or assigns, may pay an	s, shall at any time fail or nd discharge the same, and	r neglect or refuse to bay I reimburse itself, thems	and discharge the same, the elves, himself or herself h	n the said The Carolina ereunder therefor, with
AND IT IS EXPRESS	LY AGREED AND STIPULATE	D, that in case the said	Rachel S	Liand Char	up Garker
payable as aforesaid, or to pay Charter, By-Laws, Rules and policy of insurance as aforesai for the payment thereof, then, any insurance premiums, and t	monthly sums of money as hereinl or cause to be paid such fines as Regulations as aforesaid, or shall I, or to pay and discharge all tax- in any or all such cases, at the op axes, due and unpaid or paid by nd also for all costs and expenses	may be duly imposed or c fail or neglect or refuse t es and assessments on the tion of the said Company, the said Company), shall f	harged as aforesaid for a period of harged as aforesaid for a consure or keep insured said Premises as aforesa the whole indebtedness of the become and be due as a corth become and a corth become a corth become and a corth become a corth become and a corth become and a corth become a corth become and a corth become a corth become a corth become and a corth become a corth because a corth become a corth be	a like period, or to stand to the house and buildings on sid, before the expiration of evidenced by the said note	e snail become due and b and abide by the said said lot, or to assign the the time fixed by law or obligation (including thereupon exist to fore-
administrators or assigns, do a debt or sum of money aforesa said Charter, By-Laws, Rules a forthwith insure and keep insure to be paid and discharged, all void: otherwise it shall remain.	NEVERTHELESS, and it is the Canal Manual Man	se to be paid, unto the sain all be due, and such fines ue intent and meaning of and buildings on said lot, and Premises as aforesaid, the	d The Carolina Loan and as may be duly impose the said note or obligation assign the policy of in this deed of bargain a	d Trust Company, its succes d or charged, and shall sta on, and the condition theres surance as aforesaid and pay nd sale shall cease, determin	heirs, executors, sors or assigns, the said nd to and abide by the under written, and shall and discharge, or cause and be utterly null and
AND IT IS AGREED	AND UNDERSTOOD, by and be	tween the said parties, tha	t the saidoror	her ber	heirs or assigns,
WITNESS	remises until default of payment sl	thisd	ay of July	ary	
year of the Sovereignty and In Signed, Sealed and Deliv	usand nine hundred and <del>twenty</del> dependence of the United States of ered in Presence of	America.	and in the one hundred :	and forty-	Journa
mary J J. Fr. J. J.	remises until default of payment stand and seal, at Greenville usand nine hundred and wenty dependence of the United States of ered in Presence of		Pachel Gra	rndehamp (	Parker (L. S.) (L. S.)
THE STATE OF SOUTH CA	AROLINA,	re i salat Amilija, jegi sti filosofi, filosofija a ziji. Pasme vizi a ziji i i ni tre i tila i filosofija a	(, (, (, ), ), (, ) + ( ) ( ) ( ) — manufacture and visite from the description and the clay () (Abber in 1th	MANAMENTER A PERSONNE ROLL DE A FINE RECORDE DE LES ESTANDA CE PER MANAMENTE DE L'ARREST D	— 1 <sub>1 та</sub> новия применя на подворяния, ком подворя с стадова — обоско соверення обоскова обращения
Before me personally app	eared Movey	Siyle			and made oath that
act and deed, deliver the within	Rachel She with written deed; and that She with	h 21 24	, Promis	sign, seal	and as
witnessed the execution thereof SWORN to before me, this	14 ih	)		**************************************	
day of 1 1000	A. D 1920 (L. S.) Notary Public, S. C.		mary	Seyle.	
THE STATE OF SOUTH CA	The state of the s	ada sarrakan termandahan kalan kerasan mengan di perdamanan dan dalam salah (14 kilan) kelulur	The second section of the second seco	RENUN	CIATION OF DOWER
County of	won	au more	Egagor no	hereby certify unto all wh	nom it may concern that
did this day appear before m	e, and upon being privately and s sons whomsoever, renounce, releas l estate, and also all her rights and	wife of the within eparately examined by me,	named did declare that she does	freely, voluntarily and witho	ut any compulsion, dread Company, its successors
=	eal, this	}			
	Notary Public, S. C.				
Recorded 7	14, 19316	) at 1:25 o'clock	<i>₽</i> <sub>M</sub> .		The state of the s