THE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared	TOCETHIND 'd ll l' l d D'll M l H	
execution or administrators, and against revery person interacever herefully claiming or to claim the same or any part thereof.  AND ITS ACREED, by and between the only parties, that the soid.  AND ITS ACREED is a proper with the second of the same of the second of the same of the second of the same of th	TO HAVE AND TO HOLD, all and singular the said Premises to	unto the said The Carolina Loan and Trust Company, its successors and assigns forever.
AND IT IS AGERED, by and between the soil parties, that the soil the monator of t	warrant and forever defend all and singular the said Premises unto	the said The Carolina Loan and Trust Company, its successors and assigns, from and against
Lein, executors, administrators or ossigns, shall and will forthesith insure the bosse and baildings on the sail but, and keep the same of the most damage or loss by for during the continuance of this most gaps, and usign the pokey of insurance to the saul The Carolina Loan and Treat Company, its successor or and that in case the said.  The received insurance is a supplication of the most gaps, and usign the pokey of insurance to the saul The Carolina Loan and Treat Company, its successor or only the received of the received of sight per scatture per annum.  AND IT SEPRITHER GAREED by and between the said portices, that the said.  In the received of sight per scatture per annum.  AND IT SEPRITHER GAREED by and between the said portices, that the said.  In the received of the continuance of this most gap, pay and discharge all trees, and assessments upon the said Pennius where some shall become in poyches; and that in case the said.  In the second property of the said of the s	irs, executors or administrators, and against every person whomsoever	er lawfully claiming or to claim the same or any part thereof.
the amount of am damage or loss by the during the continuance of this mortgage, and assign the policy of insurance to the said The Carolina Lean and Tout Company, its successors or a distant or the said and the sa		
and datage or loss by fire during the continuance of this mortgage, and assign the policy of insurance to the said The Carolina Loss and Tout Company, its successor or asign more or the rest of eight per centure and rest company, and it is not proved to the control of the provider for the provider for the provider of		
of that in case the soil.  The control of the contr		
and the amount to be stocked in this lives, how the few own name, and remaines deal, themselves, housed or hereal because to the premoun and expenses of unamone, with a control of the state of AND IT S FURTIER AGREED, by and between the said parties, that the said is a did not all times hereafter through the confinement of the unargage, pay and thesitogs all taxes, and assessments upon the said fractions wherever the same shall become and premount of the confinement of the unargage, pay and thesitogs at taxes, and assessments upon the said fractions wherever the same shall become and preference of the said of the control of the said o		
and will at all times hereafter thring the continuance of this mortgoge, pay and discharge off taxes, and assessments upon the said Prenisses wherever the same shall become and payable; and that in once the said.  In the continuance of this mortgoge, pay and discharge feel same, and resolves for the said of Prenisses wherever the same shall become and Trust Company, its successors or saigns, may pay and discharge the same, and resolves its feel or neglect or refuse to pay and discharge the same, and resolves its feel of the payable of herself heretacker therefore, with interest a contour per annual instally among a many payable and the case the said.  AND IT IS EXPRESSITY AGREED AND STIPULATED, that in case the said.  Applied the discontinual installs among on the payable three shades or say part these said.  Applied the discontinual installs among discontinuance as included to say part three saids to the pay or the said of pay or name to be used in some of the payable to refuse to pay or the said of payable and the continuance as altered to the payable of the payable and the continuance as altered to say pay the said of payable and the continuance as altered to the said of payable and the continuance as altered to the said of payable and the continuance as altered to the said of payable and the continuance as altered to the said of payable and the continuance as altered to the said of the time stock by the said of the time stock by the said of the said of the said by the far the regions with the said of	use the same to be insured in its, their, his or her own name, and reim ereon at the rate of eight per centum per annum.	nburse itself, themselves, himself or herself hercunder for the premium and expense of insurance, with interest
and payable; and that in case the said.  Dear and Tout Conjuny, its successors or assigns, should at any time full or nighest or retine to juny and discharge the same, then the said The Conjuny, its successors or assigns, may puy and discharge the same, and reimbures itself, themselves, birnself or herealth erectifer, with interest a creating per analysis.  ANDIT IS EXPRESSIV AGREED AND STIPULATED, that in case the said.  Living, executions, administrators or assigns, sholl full or neglect or retines to pay or the point the aforesaid monthly some of money as herealteliers stated, or any part freed, for a period of Four Months after the same shall become due and payable as after pay or cross to the part of makes are may be paid the aforesaid monthly some of money as herealteliers stated, or any part freed, for a period of Four Months after the same shall become due and payable as after pay or the payor of the payor of the same shall become due and payable as after pay or cross to the pay of the said Charles, and the same shall become due and payable as after pay or the said control of the said control of the said Charles, and all discharge all taxs and assessments or the said Premises as almosted, before the expiration of the time fixed by law for the payment thereof, and all discharges and the accompanying note, as attorney's fees.  PROVIDED ALWAYS, NEVERHELESS, and is the tremittent and meaning of the said packets, that if the said.  Deirs, green payor and all shall are always and all the payor cross to be paid, unto the said the cardian Lean and Trust Compuny, its successors no assigns, the said debt manage alreasail, with interest thereon. If any shall be the, and said fines as may be dule imposed or charged, and shall stand to and shall be the tendent of the payor demands of the p		
man and Trust Company, its successor or assigns, may pay and discharge the same, and reimbanes itself, themselves, binned for heredi hereunder therefor, with interest a creature presentation of the pay or content par amount of the pay of the		
Design concentrs, administrations on easigns, shall fail or neglect or refouse to page or to be paid the aforesaid monthly sums of money as hereinlednes stated, or any part threat, for a period of Feur Months after the same shall become the and psyable as after to pay or cause to be paid such faces as may be duly imposed or charged as aforesaid for a like period, or to stand can all visible the said Charter, Bc-Laws, Rist and discharged like and an administration of the said Charter, Bc-Laws, Rist and discharged like act and assessments on the said Premise as aforesaid for a like period, or to stand to and all visible the said Charter, Bc-Laws, Rist and discharged like act and assessment and the said charters. Bc-Laws, Rist and company, the whole indebtedness evidenced by the said not or obligation (inclusing any instrance premiums, and fastes, due and unput of paid company), and discharged like and in the paid company and the said Charter and the company of the said Charter and the said company, and discharged like and all the paid company and the said parties, that if the said company and the said company and the said parties, that if the said company and the said parties, that if the said company and the said parties, that if the said company and the said parties, that if the said company is assessment as a said to the said the said that the parties and the said that the said company and the said parties, that if the said company is assessment as a said that the said company and the said parties, that the said company is assessment as a said to the said parties, and the said company and the said company and the said parties, that the said company and the said parties are a said considerable and and administration and all said parties and the said parties, that the said company and the said considerable and the said company and the said company and the said considerable and the sai	oan and Trust Company, its successors or assigns, may pay and discl r centum per annum.	harge the same, and reimburse itself, themselves, himself or herself hereunder therefor, with interest at eight
to pay or cause to be past sent hose are may be duty registered as a discreased for a late period, or to stand to and adule of the send Charles and Section of the send Charles and Section of the send Charles and Section of the sold Premises and allowest manutes on the said Premises as allowessed, believe the expiration of the time lived by law for the payment thereof, them, in any or all of such the property of the sold premises and sold sections of the said Premises and allowessed, believe the expiration for the sine lived by law for the payment thereof, them, in any or all of such the property of the said premises and law sections, or the said premises and the section of the said premises the mortgage send them the said collections are such as the section of the said premises the mortgage send the section of the said premises the mortgage send the section of the said premises the mortgage send the section of the said premises the mortgage send the section of the said premises the mortgage send the section of the said premises the mortgage send the said premises the section of the said premises the mortgage send the section of the said premises the mortgage send the said premises the section of the said premises the mortgage send the said of the said premises the mortgage send the said premises the section of the said premises the said collection of the said premises and section of the said premises and pay and said section of the said premises and section of		
mainistrators or assigns, do and shall well and truly pay or cause to be paid, unto the said The Carolina Lvan and Trust Company, its successors or assigns, he said debt if money aforesaid, with interest thereon, if any shall be due, and such lines as may be duly imposed or charged, and shall stand to and abode by the said Charter, By-Law, and Regulations, according to the true intert and meaning of the said note or obligation, and the condition threemed with the said Law in the said the paid and the content of the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly not and void; otherwise it shall remain in foll force and virtee.  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 made or other breach committed.  WITNESS.  hand, and seal, at Greenville, S. C., this.  day of  the year of our Lord one thousand mine hundred and  are of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in Presence of  A. D. 19.  Notary Public, S. C.  A. D. 19.  Not	to pay or cause to be paid such lines as may be duly imposed degulations as aforesaid, or shall fail or neglect or refuse to insure or ad discharge all taxes and assessments on the said Premises as aforest the option of the said Company, the whole indebtedness evidenced id Company), shall forthwith become and be due and collectible, and ction, including ten per centum of the amount due under this mortgan.	or charged as aforesaid for a like period, or to stand to and abide by the said Charter, By-Laws, Rules a keep insured the house and buildings on said lot, or to assign the policy of insurance as aforesaid, or to paid, before the expiration of the time fixed by law for the payment thereof, then, in any or all of such case by the said note or obligation (including any insurance premiums, and taxes, due and unpaid or paid by the right thereupon exist to foreclose this mortgage therefor, and also for all costs and expenses of such cage and the accompanying note, as attorney's fees.
to hold and enjoy the said premises until default of payment shall be made or other breach committed.  WITNESS	ministrators or assigns, do and shall well and truly pay or cause to b money aforesaid, with interest thereon, if any shall be due, and such d Regulations, according to the true intent and meaning of the said no be—done, the house and buildings on said lot, and assign the policy of the said Premises as aforesaid, then this deed of bargain and sale	heirs, executor be paid, unto the said The Carolina Loan and Trust Company, its successors or assigns, the said debt or sure fines as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws, Rustote or obligation, and the condition thereunder written, and shall forthwith insure and keep insured, or cause to be paid and discharged, all taxes and assessments shall cease, determine and be utterly null and void; otherwise it shall remain in full force and virtue.
WITNESS hand and seal at Greenville, S. C., this	-	
the year of our Lord one thousand nine hundred and lear of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in Presence of  Signed, Sealed and Delivered in Presence of  CHE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared and made oath he saw the within named sign, seal and as sign, seal and sign of the saw the within or the saw the within written deed; and that the with sitnessed the secution thereof.  WORN to before me, this sign, seal and sign of the saw the within written deed; and that the with sitnessed the secution thereof.  WORN to before me, this sign, seal and sign of the within named sign of the within n		
Signed, Sealed and Delivered in Presence of  County of Greenville.  BEFORE me personally appeared and made oath he saw the within named sign, seal and as sign, seal and seal, this sign, seal and as sign, seal and seal, this sign, seal and sign, seal and sign, seal and seal, this sign, seal and seal, t		
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HE STATE OF SOUTH CAROLINA,  County of Greenville.  BEFORE me personally appeared		(L. S
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itnessed the execution thereof.  WORN to before me, this		
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d 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, dread any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, terests and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released.  IVEN under my hand and seal, this  A. D. 19	rs	
y of	d this day appear before me, and upon being privately and separatel any person or persons whomsoever, renounce, release and forever re	ly examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fe elinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all h
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