(1)	singular the Rights, Memb), all and singular the said P				rs and assigns forever.
	do hereby bind My				heirs, executors or administrator
warrant and forever defend all a	and singular the said Promise	es unto the said The Care	olina Loan and Trust Con	mpan, its successors a	nd assigns, from and against
eirs, executors or administrators,	and against every person wh	nomsoever lawfully claim	and ing or to claim the same	or any part thereof.	-,
AND IT IS AGREED, by	and between the said parties	, that the said	the field	in the	n, ms
the amount of Inc.	heirs, orecutors, administ	trators or assigns shall a	nd will forthwith insure the	he house and buildings	on the said lot, and keep the same insure
					Dollar
rom damage or loss by fire during	the continuance of this mort	gage, and assign the police	ey of insurance to the said	l The Carolina Loan and	l Trust Company, its successors or assign:
nd that in case the said(, eirs, executors, administrators, or ause the same to be insured in its,	assigns, shall at any time fa their, his or her own name,	il or neglect or refuse to and reimburse itself, then	do so, then, the said The iselves, himself or herself	Carolina Loan and Tru hereunder for the prem	ist Company, its successors or assigns, ma ium and expense of insurance, with intere
					Sunt, his
					executors, administrators, or assigns sha mises whenever the same shall become do
nd will at all times hereafter duri nd payable; and that in case th	ing the continuance of this n	nortgage, pay and discha	rge all taxes, and assessm	nents upon the said Pre	mises whenever the same shall become do
	//		,		harge the same, then the said The Carolin lf hereunder therefor, with interest at eigh
er centum per annum.			·/1 · .		If hereunder therefor, with interest at eigh
AND IT IS EXPRESSLY.	AGREED AND STIPULAT		. / /		tunt lus
o be paid the aforesaid monthly s	ums of money as hereinbefor	e stated, or any part ther	geof, for a period of Four	Months after the same	nall fail or neglect or refuse to pay or cau shall become due and payable as aforesai
or to pay or cause to be paid su	ich fines as may be duly in	nposed or charged as af	oresaid for a like period,	or to stand to and abid	e by the said Charter, By-Laws, Rules are policy of insurance as aforesaid, or to pa
nd discharge all taxes and assessn	nents on the said Premises a	is aforesaid, before the ex	piration of the time fixed	by law for the paymen	nt thereof, then, in any or all of such case, and taxes, due and unpaid or paid by the
aid Company), shall forthwith becection, including ten per centum o	come and be due and collecti	ible, and the right thereup	pon exist to foreclose this	mortgage therefor, and	also for all costs and expenses of such co
				•	<i>4-,</i>
Jack Wiet	in Aund		- -	or Lo	heirs, executor
dministrators or assigns, do and sl	hall well and truly pay or ca	use to be paid, unto the	said The Carolina Loan a	and Trust Company, its	successors or assigns, the said debt or surabide by the said Charter, By-Laws, Rul
nd Regulations, according to the t	true intent and meaning of th	ne said note or obligation,	and the condition thereu	nder written, and shall	forthwith insure and keep insured, or cau
pon the said Premises as aforesaid	d, then this deed of bargain a	and sale shall cease, deter	mine and be utterly null a	and yoid; otherwise it s	d and discharged, all taxes and assessmen hall remain in full force and virtue.
AND IT IS AGREED ANI	D UNDERSTOOD, by and l	between the said parties,	that the said	k flice	er Hund
s to hold and enjoy the said prem			7	The	heirs or assign
	hand and seal				day of fingures
n the year of our Lord one thousa ear of the Sovereignty and Indep	and nine hundred and states	s of America	ne	and in the one hundr	ed and of the state of the
Signed, Sealed and Delivere			<i>a</i>		
A. S. IIwa	cel	. }	Jack L	Leter	Funt (L. S
J.M. Tou		1	//-		(L. S
7					
THE STATE OF SOUTH CARO	DLINA,				
0 / 60 31		1 '			
<u>•</u>	appeared 1	River	/ //		and made oath tha
BEFORE me personally a	Jarlo U	cetas H	und		sign, seal and as
he saw the within named		// \			
he saw the within named ct and deed, deliver the within w	ritten deed; and thathe	e with			
he saw the within named ct and deed, deliver the within w	ritten deed; and thathe	e with			
ct and deed, deliver the within writnessed the execution thereof.	ritten deed; and thath				
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	ritten deed; and thathe				
he saw the within named ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	ritten deed; and thathe				
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 Stary Public, S. C.				
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 Stary Public, S. C.				RENUNCIATION OF DOWE
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 (L. S.) LINA,	' }	M. Tvell		RENUNCIATION OF DOWE
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 Stary Public, S. C.	manie	M. Tvell	do hereby o	RENUNCIATION OF DOWER
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 Stary Public, S. C.	manie	n. Ivel.	do hereby c	RENUNCIATION OF DOWE
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this ay of No THE STATE OF SOUTH CAROL County of Greenville I, Ars.	A. D. 19 Stary Public, S. C.	manie	n. Ivel.	do hereby c	RENUNCIATION OF DOWEI
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 Stary Public, S. C. LINA, d upon being privately and ever, renounce, release and fe	separately examined by norever relinquish unto the	ne, did declare that she ce within named The Care	do hereby colors freely, voluntarily blina Loan and Trust (RENUNCIATION OF DOWER
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	A. D. 19 LLLL	separately examined by no prever relinquish unto the of, in and to all and singu	ne, did declare that she ce within named The Care	do hereby colors freely, voluntarily blina Loan and Trust (RENUNCIATION OF DOWER
ct and deed, deliver the within we witnessed the execution thereof. WORN to before me, this	A. D. 19 LLINA, d upon being privately and ever, renounce, release and for right and claim of Dower of this	separately examined by norever relinquish unto the of, in and to all and singu	ne, did declare that she ce within named The Care	do hereby colors freely, voluntarily blina Loan and Trust (RENUNCIATION OF DOWER
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	d upon being privately and the right and claim of Dower of this A. D. 19	separately examined by norever relinquish unto the of, in and to all and singu	ne, did declare that she ce within named The Care	do hereby c	RENUNCIATION OF DOWER
ct and deed, deliver the within writnessed the execution thereof. WORN to before me, this	d upon being privately and sever, renounce, release and for right and claim of Dower of this. A. D. 19 (L. S.) (L. S.) Notary Public, S. C.	separately examined by norever relinquish unto the of, in and to all and singu	ne, did declare that she ce within named The Cardlar the Premises within n	do hereby colors freely, voluntarily blina Loan and Trust Chentioned and released.	RENUNCIATION OF DOWER ertify unto all whom it may concern the and without any compulsion, dread or fee Company, its successors and assigns, all he