					or in anywise incident or appertaining.
TO HAVE AND TO	O HOLD, all and singular the said	Premises unto the said The	Carolina Loan and Trust	Company, its successors Min	heire eventors as a lead of the
to warrant and forever defe	end all and singular the said Prem	nes unto the said The Caro	olina Loan and Trust Con	npany, its successors and	assigns, from and against
heirs, executors or adminis	trators, and against every person	whomsoever lawfully claiming	and//L ng or to claim the same o	or any part the pof.	Carter his
to the amount of	Hiteen	nistrators or assigns, shall an	d will forthwith insure th	e house and buildings on	the said lot, and keep the same insured
					Dollars,
and that in case the said- heirs, executors, administra	ators, or assigns, shall at any time	fail or neglect or refuse to c	y of insurance to the said LO lo so, then, the said The	The Carolina Loan and Trust	Dollars, rust Company, its successors or assigns; Company, its successors or assigns, may and expense of insurance, with interest
thereon at the rate of eigh	of nor confum per annum			• 0	L. H.
					ecutors, administrators, or assigns shall es whenever the same shall become due
and payable; and that in					
nor contum nor annum	, its successors or assigns, may pay	y and discharge the same, as	nd reimburse itself, thems	elves, himself or herself h	ge the same, then the said The Carolina ereunder therefor, with interest at eight
AND IT IS EXPRI	ESSLY AGREED AND STIPULA				fail or neglect or refuse to pay or cause
or to pay or cause to be Regulations as aforesaid, o and discharge all taxes and at the option of the said C said Company), shall forth	paid such times as may be duly or shall tail or neglect or refuse to d assessments on the said Premises Company, the whole indebtedness of	tore stated, or any part there imposed or charged as afo insure or keep insured the s as aforesaid, before the expevidenced by the said note o actible, and the right thereup	eof, for a period of Four A presaid for a like period, or house and buildings on so piration of the time fixed or obligation (including ar on exist to toreclose this	Months after the same shar or to stand to and abide be aid lot, or to assign the po by law for the payment to you insurance premiums, as mortgage therefor, and al-	Ill become due and payable as aforesaid, y the said Charter, By-Laws, Rules and dicy of insurance as aforesaid, or to pay hereof, then, in any or all of such cases, at taxes, due and unpaid or paid by the so for all costs and expenses of such col-
PROVIDED ALXOA	AYS. NEVERTHELESS, and it is	the true intent and meaning	of the said parties, that if	the said	· · · · · · · · · · · · · · · · · · ·
of money aforesaid, with in and Regulations, according to be done, the house and	to and shall well and truly pay or of terest thereon, if any shall be due, to the true intent and meaning of	cause to be paid, unto the sa, and such fines as may be d the said note or obligation, a he policy of insurance as afor	aid The Carolina Loan ar luly imposed or charged, a and the condition thereun resaid and pay and discha	nd Trust Company, its suc and shall stand to and abi der written, and shall for tree or cause to be paid a	heirs, executors, cessors or assigns, the said debt or sum de by the said Charter, By-Laws, Rules hwith insure and keep insured, or cause and discharged, all taxes and assessments I remain in full force and virtue.
(N. 1.1.2)	ED AND UNDERSTOOD, by and LOGAL LOCAL LOCAL AND UNDERSTOOD BY AND		or	his	heirs or assignst
WITNESS	Myhandand se	eal, at Greenville, S. C.	this	16th	lay of
in the year of our Lord one year of the Sovereignty and	id premises until default of payme Military and see thousand nine hundred and d Independence of the United State A real control o	tes of America	al	and in the one hundred	nd Jufty-folken
Signed, Sealed and/L	Delivered in Presence of	V	R.	B. Carti	(L. S.)
J.A.Z	Harrison				(L. S.)
THE STATE OF SOUTH	CAROLINA,				
County of Green	wille				
BEFORE me perso	11 1	\mathcal{N}	1000		
he saw the within nar	onally appeared med	R.B. loa	Iroce		ign, seal and as
act and deed, deliver the wi	onally appeared med vithin written deed; and that	R.B. Loa he with	Iroce iter J. R. Ha	Linson	ign, seal and as
act and deed, deliver the wi witnessed the execution the SWORN to before me. this	med vithin written deed; and that ereof.	he with	J. IY. JYA		
act and deed, deliver the wi witnessed the execution the SWORN to before me. this	onally appeared med vithin written deed; and that	he with	J. IY. JYA		ign, seal and as
act and deed, deliver the wi witnessed the execution the SWORN to before me. this	onally appeared med within written deed; and that ereof. A. D. 19 3 3 Miland Public, S. C.	he with	J. IY. JYA		
act and deed, deliver the witnessed the execution the SWORN to before me, this day of the SWORN to SOUTH THE STATE OF SOUTH County of Green	med within written deed; and that ereof. A. D. 19.3.2 Motary Public, S. C. CAROLINA, aville	he with	21. 14. 24.	O Groce	RENUNCIATION OF DOWER.
act and deed, deliver the witnessed the execution the SWORN to before me, this day of	onally appeared med within written deed; and that ereof. A. D. 19 3 A. D. 19 3 Motary Public, S. C. CAROLINA, aville	he with	7/·	O Groce do hereby certi	
act and deed, deliver the witnessed the execution the SWORN to before me, this day of THE STATE OF SOUTH County of Green I, Wife of the within named did this day appear before of any person or persons with the switches of the witnesses with the sum of the sum o	med within written deed; and that ereof. A. D. 19.3.2 A.	l separately examined by me forever relinguish unto the	e, did declare that she do	do hereby certing to be street, voluntarily and	RENUNCIATION OF DOWER. Sy unto all whom it may concern that
act and deed, deliver the witnessed the execution the SWORN to before me, this day of	med med med and that ereof. S. A. D. 19.3.2 A. D. 19.3.2	l separately examined by me forever relinquish unto the rof, in and to all and singula	e, did declare that she do within named The Carol ar the Premises within me	do hereby certi-	RENUNCIATION OF DOWER. You unto all whom it may concern that without any compulsion, dread or fear pany, its successors and assigns, all her
act and deed, deliver the within seed the execution the SWORN to before me, this day of the STATE OF SOUTH County of Green I, Mrs. wife of the within named did this day appear before of any person or persons winterests and estate, and alse GIVEN under my hand and day of	med med med med med. A. D. 19 3 March 19 1	d separately examined by me forever relinquish unto the rof, in and to all and singula	e, did declare that she do within named The Carol ar the Premises within me	do hereby certines freely, voluntarily and ina Loan and Trust Comptioned and released.	RENUNCIATION OF DOWER. Ty unto all whom it may concern that without any compulsion, dread or fear pany, its successors and assigns, all her