٠.,	
	2

			said The Carolina Loan and Trust		
			The Carolina Loan and Trust Com		
			and my ly claiming or to claim the same of Myrtle Howle,		
			, shall and will forthwith insure the		
the amount of	Thre	e Hundred (#300.)	*****	
om damage or loss l	by fire during the continua	nce of this mortgage, and assign	the policy of insurance to the said	The Carolina Loan and Trust Com	pany, its successors or assigns
use the same to be	said MX inistrators, or assigns, shall insured in its, their, his or of eight per centum per any	her own name, and reimburse its	efuse to do so, then, the said The C self, themselves, himself or herself h	arolina Loan and Trust Company ereunder for the premium and expe	, its successors or assigns, magense of insurance, with interes
AND IT IS F	URTHER AGREED, by a	nd between the said parties, that	t the said Myrtle How	e, her	
d will at all times	hereafter during the contin	nuance of this mortgage, pay an	d discharge all taxes, and assessme	nts upon the said Premises whenev	
		Myrt:		С / Т. Т. Т. И	
oan and Trust Com r centum per anni	ipany, its successors or assi um.	gns, may pay and discharge the	ns, shall at any time fail or neglect or e same, and reimburse itself, themse Myrt. 3	retuse to pay and discharge the san elves, himself or herself hereunder by Howie, her	therefor, with interest at eigh
		ND STIPULATED, that in case	e the said		
to pay or cause the gulations as afores and discharge all tax the option of the sid Company), shall ction, including ten	to be paid such fines as r said, or shall tail or neglect es and assessments on the said Company, the whole i I forthwith become and be per centum of the amount	nay be duly imposed or charge t or refuse to insure or keep ins said Premises as aforesaid, before ndebtedness evidenced by the st due and collectible, and the right t due under this mortgage and t	heirs, executors, admin part thereof, for a period of Four N ed as aforesaid for a like period, o ured the house and buildings on sa re the expiration of the time fixed aid note or obligation (including an it thereupon exist to foreclose this r he accompanying note, as attorney meaning of the said parties, that if	r to stand to and abide by the said id lot, or to assign the policy of in by law for the payment thereof, they insurance premiums, and taxes, on ortgage therefor, and also for all cases.	Charter, By-Laws, Rules an surance as aforesaid, or to pa ten, in any or all of such case due and unpaid or paid by the costs and expenses of such co
ministrators or assi money aforesaid, w d Regulations, acco be done the hous	igns, do and shall well and with interest thereon, if any ording to the true intent an se and buildings on said lot.	truly pay or cause to be paid, us shall be due, and such fines as d meaning of the said note or ob and assign the policy of insuran	unto the said The Carolina Loan an may be duly imposed or charged, a oligation, and the condition thereum ace as aforesaid and pay and dischar se, determine and be utterly null an	or d Trust Company, its successors or nd shall stand to and abide by the ler written, and shall forthwith ins 'ge, or cause to be paid and dischal	said Charter, By-Laws, Rule sure and keep insured, or causerged, all taxes and assessmen
AND IT IS A	GREED AND UNDERST	OOD, by and between the said that her	parties, that the said		
to hold and enjoy	the said premises until def	ault of payment shall be made o	or other breach committed. ille, S. C., this 11th	1	Angust
WIINESS	nar	red and thirty the	rea	and in the one hundred and f	ifty eighth
ear of the Sovereign	ity and Independence of the	ne United States of America.		and in the one numbed and	·
Signed, Sealed	l and Delivered in Presence	e of	16	ot lo Houde	
	H. K. Townes,	· }	Myr	ore now re,	(L. S.
	Mary Seyle,				
HE STATE OF SO	OUTH CAROLINA,				
County of					
		Ma	ary Seyle,		and made oath tha
She saw the with	in named	MALOTE I	DOW TE,	sign, seal	and as
t and deed, deliver	the within written deed;	and that _S_he with	H. K. Townes,		
WORN to before m	ion thereot. ie, this)			
v of	August A.	D. 19 33	Mary S	Seyle,	
Н.	K. Townes, Notary Public,	S. C. (L. S.)			
JE STATE OF SC	OUTH CAROLINA,				
County of	ŕ	Woman Mortgago	or, No Dower,	REI	NUNCIATION OF DOWE
I,					
d this day appear l	before me, and upon being	privately and separately exami	ned by me, did declare that she do unto the within named The Carol and singular the Premises within me	es freely, voluntarily and without ina Loan and Trust Company, its	any compulsion, dread or fea
	and and seal, this				
•					
v of	A.	D. 19			
y of	Notary Public	(L. S.)	at 11:50		