MO ATHETEN A				
TOGETHER with all and singular the Rights, N	Members, Hereditaments and App	urtenances to the said Premises	belonging, or in anywise incident or appertain	ining.
TO HAVE AND TO HOLD, all and singular the	he said Premises unto the said Th	ne Carolina Loan and Trust Com	pany, its successors and assigns forever.	
AND do hereby bind warrant and forever defend all and singular the sa	aid Premises unto the said The	and Carolina Loan and Trust Comp	heirs, executors or administrany, its successors and assigns, from and ag	ators gainst
irs, executors or administrators, and against every p	person whomsoever lawfully claim	ing or to claim the same or any p	and My	
heirs, executors, adminis	strators or assigns shall and will	forthwith incure the house and h	uildings on the said lot and keep the same in	sured
the amount of	Cleven (Munded	, (\$1/60.00)	
om damage or loss by fire during the continuance of assigns; and that in case the said	this mortgage, and assign the poli	cy of insurance to the said The	,	essors
signs, may cause the same to be insured in its, their	, his or her own name, and reim	to do so, then, the said The Ca burse itself, themselves, himself	rolina Loan and Trust Company, its successo or herself hereunder for the premium and	rs or 1 ex-
AND IT IS FURTHER AGREED, by and be				
d will at all times hereafter during the continuance	of this mortgage, pay and disch	arge all taxes, and assessments	heirs, executors, administrators or assigns, upon the said Premises whenever the same	shall shall
come due and payable; and that in case the said		Melle	X	
heirs, executors, administroan and Trust Company, its successors or assigns, ma	rators or assigns, shall at any time ay pay and discharge the same, an	e fail or neglect or refuse to pay d reimburses itself, themselves, l	and discharge the same, then the said The Canimself or herself hereunder therefor, with in	rolina
AND IT IS EXPRESSLY AGREED AND ST				
use to be paid the aforesaid monthly sums of mone yable as aforesaid, or to pay or cause to be paid su larter, By-Laws, Rules and Regulations as aforesaid, ilicy of insurance as aforesaid, or to pay and dischart the payment thereof, then, in any or all of such adding any insurance premiums, and taxes, due and ist to foreclose this mortgage therefor, and also for accompanying note, as attorney's fees.	by as hereinbefore stated, or any ich fines as may be duly imposed, or shall fail or neglect or refusionere all taxes and assessments on cases, at the option of the said Communication or paid by the said Communication.	part thereof, for a period of F or charged as aforesaid for a e to insure or keep insured the the said Premises as aforesaid company, the whole indebtednes apply shall forthwith become a	our Months after the same shall become due like period, or to stand to and abide by the house and buildings on said lot, or to assign by the expiration of the time fixed by se evidenced by the said note or obligation and be due and collectible, and the right there	e and e said n the v law (in-
PROVIDED ALWAYS, NEVERTHELESS, a	and it is the true intent and mea	ning of the said parties, that if	the said while	lle
narter, By-Laws, Rules and Regulations, according to the insure and keep insured, or cause to be done, the paid and discharged, all taxes and assessments upon	nouse and buildings on said lot	and assign the policy of insuran	re as aforesaid and hav and discharge or car	ise to
AND IT IS AGREED AND UNDERSTOOD, 1	by and between the said parties, the	hen this deed of bargain and so	m Melle)	l and
AND IT IS AGREED AND UNDERSTOOD, 1 to hold and enjoy the said premises until default of	by and between the said parties, the	hat the saidoror	Melle heirs or as	l and
AND IT IS AGREED AND UNDERSTOOD, I to hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hat the saidorbreach committed.	M. Melle heirs or as ay of March	l and
AND IT IS AGREED AND UNDERSTOOD, 1 to hold and enjoy the said premises until default of WITNESS hand and the year of our Lord one thousand nine hundred and ar of the Sovereignty and Independence of the Unit	payment shall be made or other d seal, at Greenville, this	hat the saidorbreach committed.	M. Melle heirs or as ay of March	l and
to hold and enjoy the said premises until default of WITNESS hand and the year of our Lord one thousand nine hundred and ar of the Sovereignty and Independence of the Unit Signed, Sealed and Delivered in Presence of	payment shall be made or other d seal, at Greenville, this	hat the saidorbreach committed.	heirs or as as the one hundred and forth-	signs,
AND IT IS AGREED AND UNDERSTOOD, 1 to hold and enjoy the said premises until default of WITNESS hand and the year of our Lord one thousand nine hundred and ar of the Sovereignty and Independence of the Unit	payment shall be made or other d seal, at Greenville, this	hen this deed of bargain and sometimes the said	M. Melle heirs or as ay of March	signs,
AND IT IS AGREED AND UNDERSTOOD, Into hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hen this deed of bargain and sometimes the said	heirs or as any of Much fifther the one hundred and tony.	signs,
AND IT IS AGREED AND UNDERSTOOD, Into hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hen this deed of bargain and sometimes the said	heirs or as any of Much fifther the one hundred and tony.	signs,
AND IT IS AGREED AND UNDERSTOOD, In the pear of our Lord one thousand nine hundred and the year of our Lord one thousand nine hundred and the Sovereignty and Independence of the Unit Signed, Sealed and Delivered in Presence of the STATE OF SOUTH CAROLINA, County of Greenville.	payment shall be made or other d seal, at Greenville, this	hat the said or breach committed, and in	heirs or as the one hundred and font (I	signs, . S.)
AND IT IS AGREED AND UNDERSTOOD, In the pear of our Lord one thousand nine hundred and rof the Sovereignty and Independence of the Unit Signed, Sealed and Delivered in Presence of the Unit Signed and Delivered in Presence	payment shall be made or other d seal, at Greenville, this	hat the said or breach committed, and in	heirs or as heirs or as the one hundred and font (I. (I. (I. and made oath	signs, S.) S.)
AND IT IS AGREED AND UNDERSTOOD, In the hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hat the said or breach committed, and in	heirs or as the one hundred and font (I	signs, S.) S.)
AND IT IS AGREED AND UNDERSTOOD, Into hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hat the said or breach committed, and in	heirs or as heirs or as the one hundred and font (I. (I. (I. and made oath	signs, S.) S.)
AND IT IS AGREED AND UNDERSTOOD, It to hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this ditwenty ted States of America.	hen this deed of bargain and so that the said or breach committed. and in	heirs or as heirs or as at the one hundred and fonts (I	signs,S.) S.)
AND IT IS AGREED AND UNDERSTOOD, Is no hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this ditwenty ted States of America.	hen this deed of bargain and so that the said or breach committed. and in	heirs or as heirs or as the one hundred and font (I. (I. (I. and made oath	signs,S.) S.)
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AND IT IS AGREED AND UNDERSTOOD, It on hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hen this deed of bargain and so that the said or breach committed. and in	heirs or as heirs or as any of the one hundred and font (I	signs, S.) that
AND IT IS AGREED AND UNDERSTOOD, It to hold and enjoy the said premises until default of WITNESS	payment shall be made or other d seal, at Greenville, this	hen this deed of bargain and shat the said or breach committed. and in the said of bargain and shat the said or breach committed.	heirs or as heirs or as any of the one hundred and font (I.	signs, S.) that
AND IT IS AGREED AND UNDERSTOOD, Is to hold and enjoy the said premises until default of WITNESS	by and between the said parties, for payment shall be made or other d seal, at Greenville, this intended States of America. Lead States of A	breach committed. breach committed. and in within named. breach declare that she doe elinguish unto the within named.	heirs or as heirs or as the one hundred and tony (I	ver.
AND IT IS AGREED AND UNDERSTOOD, Is to hold and enjoy the said premises until default of WITNESS	by and between the said parties, the payment shall be made or other d seal, at Greenville, this littled States of America. Let S. he with wife of the vately and separately examined by renounce, release and forever reso all her right and claim of Dov	breach committed. breach committed. and in within named. breach declare that she doe elinguish unto the within named.	heirs or as heirs or as the one hundred and tony (I	ver.
AND IT IS AGREED AND UNDERSTOOD, I to hold and enjoy the said premises until default of WITNESS hand and the year of our Lord one housand nine hundred and ar of the Sovereignty and Independence of the Unit Signed, Sealed and Delivered in Presence of HE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. She saw the within named t and deed, deliver the within written deed; and that itinessed the execution thereof. WORN to before me, this Notary Public, S. O HE STATE OF SOUTH CAROLINA, Jounty of SOUTH CAROLINA, JOUNT OF SOUTH CAROL	by and between the said parties, the payment shall be made or other d seal, at Greenville, this	breach committed. breach committed. and in within named. breach declare that she doe elinguish unto the within named.	heirs or as heirs or as the one hundred and tony (I	signs, S.) S.) WER.