to the amount of the continuence of this proceedings. The policy of instruction to the said The Carolina Lean and Trust Company, its successors or assigns, and that is grant the said. **Continuence of the continuence of the proceedings of the policy of instruction to the said The Carolina Lean and Trust Company, its successors or assigns, and any cause the same to be insured to the first the other continuence of the same to be insured to the first the other continuence of the same to be insured to the first the precision and exercise of insurance, with interest thereon it to the rate of eight per cention of the same to the said of the continuence of the same to the said of the continuence of the same to the said of the same to	
TO HAVE, NAT TO JOUD, all and singular the said Premises onto the said The Carolina Laun and Trust Congruey, is successors and suspings forever. AND IT IS ADRICED, by and between the said apartic, the day and the said The Carolina Laun and Trust Configure, its successors of suspings, from and agencies of the said and implications and suspings, from and agencies of the said and the said of the said	
AND THE SACREDA by and between the test of the continuence of the cont	
AND IT IS AGREED, by and better new her site arrives the contemporary to the same upon part factors. AND IT IS AGREED, by and better new her site arrives the contemporary of the analysis of	AND do hereby bind would and said Fremac's unto the said The Caronna Loan and Trust Company, its successors and assigns forever.
the streetest of 1900s, executars, administrators or assigns, shall and will control timure the bouse and brildings on the said lare, and keep the same insured to the street of the said that is case the said that is case the said and the continuous of the continuo	to 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
the streetest of 1900s, executars, administrators or assigns, shall and will control timure the bouse and brildings on the said lare, and keep the same insured to the street of the said that is case the said that is case the said and the continuous of the continuo	heirs, executors or administrators, and against every person whomsoever lawfully claiming or to claim the same on any part thereof.
the streetest of 1900s, executars, administrators or assigns, shall and will control timure the bouse and brildings on the said lare, and keep the same insured to the street of the said that is case the said that is case the said and the continuous of the continuo	AND IT IS AGREED, by and between the said parties, that the said Ella V, Badque, hen
rese examps or loss by for during the continguance of this powerages, and gamen the policy of insurance to the and The Carolina Loan and Treet Company, its successors or easigns, that it is a say, then fall or repeted of reference to a say, then, the said The Carolina Loan and Treet Company, its successors or easigns, that it is say then fall or repeted of reference to a say, then, the said The Carolina Loan and Treet Company, its successors or easigns, that it is said only for recommendation of the company of	heirs, executors, administrators or assigns shall and will forthwith insure the house and buildings on the said lot, and keep the same insured
we assigns, and that in case the said One of the control of the control of the capital of the c	
we assigns, and that in case the said One of the control of the control of the capital of the c	from damage or loss by fire during the continuance of this mortgage, and assign the policy of insurance to the said The Carolina Loan and Trust Company, its successors
AND PT IS EXPERISSLY AGREED AND STIPULATED, that the said and psychological positions are also care of spirit, and the said parties, that the said and successor of psychological positions and psychological that in case the said and psychological positions are also provided and psychological positions and psychological positions are also provided and psychological positions and psychological positions are provided as a provided psychological positions and psychological psych	or assigns; and that in case the said Cla V. Budager
AND IT IS FURTHER AGREED, by and between the said parties, that the said AND IT IS FURTHER AGREED, by and between the said parties, that the said AND IT IS FURTHER AGREED, by and between the said parties, that the said AND IT IS FURTHER AGREED, by and between the said parties, that the said AND IT IS FURTHER AGREED, by and between the said parties, that it can be asked between the said parties, and that it case the said. AND IT IS EXPRESSIAN AGREED AND STPULATED, that it came the said AND IT IS EXPRESSIAN AGREED AND STPULATED, that it came the said AND IT IS EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said Clark EXPRESSIAN AGREED AND STPULATED, that it came the said and the said agreed to restore the said agreed to rest	
and will at all times hereafter during the continuance of this mortgage, pay and discharge all taxes, and ausessments upon the and Provisions schemer the same shall become due and payable; and that in case the said. **Description** **Description** **Like and the state of the said Provision of the said Provisions when the said The Carolina Lean and Trust Company, as successor or passing, may pay and discharge the same, then the said The Carolina Lean and Trust Company, and successor or passing, may pay and discharge the same, and reinburses statil, themselves, instead or brestle berender therefor, with interest tells per centrum per annum. AND IT IS EXPRESSIAL AGRILLO AND STIPULATED, that in case the said ————————————————————————————————————	AND IT IS FURTHER AGREED by and between the said parties that the
and will all three herealite during the continuance of this morttegag, any and discharge all taxes, and assessments upon the said Premise whenever the saine shall be common the said Premise whenever the saine shall be common the said Premise whenever the saine shall be common the said Premise whenever the saine shall be common the said Premise whenever the saine shall be common to the said of the said three common that is a supplied to the said of the said o	heirs evenutors administrators or assigns shall
Loss and Tract Corgany, is successors of assign, and pay and distange the same, then the said The Carolina to gold per centum per annum. AND IT IS EXPRESSIX AGREED AND STIPULATIRD, that in case the said Click Corp. AND THE SEATE OF SOUTH CAROLINA County of Generals. Desire, Carolina the said of the carolina the said possible to the said president of the said possible to the said possible to the said possible to the said possible to the said that the said control of the said possible to the said to the said possible to the said to the said to the said possible to the said to the said to the said possible to the said to the s	and will at all times hereafter during the continuance of this mortgage, pay and discharge all taxes, and assessments upon the said Premises whenever the same shall
AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED, that in case the said AND IT IS ENPRESSELY AGREED AND STIPULATED. That is a contract to the part of case to be paid such these sets of the paid such that is a solid said state by the said other than the case of the paid state of the part of th	
ame to be paid the aforesaid monthly sum of 10000g as herrimited results of a company and administrators or assign, shall all or reglect or reines to pay or payable as aforesaid, for to pay or cause to be joint and fines as may be dely imposed or charged as aforesaid for a like period, or to the stand to and ability to the said policy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said Premise as aforesaid, before the experiation of the time fixed by law for the payment thereof, then, in any or all of such cases, at the option of the said Order order of the said order of the said order of the said order	Loan and Trust Company, its successors or assigns, may pay and discharge the same, and reimburses itself, themselves, himself or herself hereunder therefor, with interest
and to be gold the aforesaid monthly some of anomy as hereinfectore stated, or any part thereof, for a paried of Four Months after the same shall become due and Latrot, By-Laws, Rieles and Regulations as aforesaid, or shall fail or neglect or refuse to insure or keep insured the house and buildings on said for, or to saign the protocy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said Premises as aforesaid, or shall tail or neglect or refuse to insure or keep insured the house and buildings on said hot, or to assign the protocy of insurance premises, and taxes, due and unpaid the egolan of the said Company, the whole indebtedness excitation of the said restricts of forceloes this mortage derived by the said restricts and associated by the said rott or obligation (insurance premises, and taxes, due and unpaid the egolan of the said Company, the whole indebtedness excitation by the said rott or obligation (insurance premises, and taxes, due and unpaid the egolan of the said Company, the whole indebtedness excitation by the said rott or obligation (insurance premises, and taxes, due and unpaid the egolan of the said Company, the whole indebtedness excitation by the said rott or obligation (insurance premises, state of receives this mortage and the accompanying note, as attorney's feet. PROVIDED ALWAYS, NEWERTERIEESS, and § is the true intent and meaning of the said parties, that if the said. A provided ALWAYS, NEWERTERIEESS, and § is the true intent and meaning of the said parties, that if the said. Charter, By-Laws, Roles and Regulations, according to the true intent and meaning of the said parties, that if the said. Charter, By-Laws, Roles and Regulations, according to the true intent and meaning of the said parties, that the said control of the said received	at eight per centum per annum.
payable as a deresaid, or to pay or expect to be paid such fines as may be duly imposed or charged as aforesaid for a like period, or to assign the formation of the said control of the s	hairs areautors administrators or assigns shall fail or regulact or refuse to pay or
other of potential control of the payment there for the payment the payment the payment there for the payment payment the payment payment the payment payment the payment paymen	payable as aforesaid, or to pay or cause to be paid such fines as may be duly imposed or charged as aforesaid for a like period or to stand to and abide by the said
the the payment thereor, then, in any or all of such cases, at the option of the said Company, the whole indebredeness evidenced by the said once or chilgation (including ten per centum of the amount due under this mortage the accompanying note, as atterney's fees. PROVIDED ALWAYS, NEWERTHELESS, and is in the true intent and meaning of the said parties, that if the said heart of the said of the sai	policy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said Premises as aforesaid, before the expiration of the time fixed by law
Desired to roverlose this morgage factors, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and heacompanying note, as attempts? See See See See See See See See See Se	for the payment thereof, then, in any or all of such cases, at the option of the said Company, the whole indebtedness evidenced by the said note or obligation (including any insurance premiums, and taxes, due and unpaid or paid by the said Company), shall forthwith become and be due and collectible, and the right thereupon
PROVIDED ALWAYS, NEVERTHELESS, and is it the true intent and meaning of the said parties, that if the said All of the said and the said and true of the said parties, that if the said All of the said and the said and true of the said parties, that if the said All of the said and the said and the said and true of the said said to and said to the said charter. By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the coulding the said charter. By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the coulding the said note or obligation, and the coulding the said recording to the said parties, that the said Charter, By-Laws, Rules and Regulations, according to the true intent and meaning of the said note or obligation, and the coulding and the said recording the said premises and according to the said premises and according to the said premises and according to the said premises and the said parties, that the said AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said WITNESS AND THE STATE OF SOUTH CAROLINA, County of Creenville, BEFORE me personally appeared. A. D. 192, D. Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of Creenville, Notary Public, S. C. A. D. 192, D. Notary Public, S. C. Notary Public, S. C	exist to foreclose this mortgage therefor, and also for all costs and expenses of such collection, including ten per centum of the amount due under this mortgage and
beiri, executors definisherators or assigns, do and shall well and truly pay or capte to be paid, into the said The Carolina Loan and Trust Company, its successors or assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imported to condition thereating the said charter. by-laws, floats and Regulations, according to the true informed and meaning of the said into or obligation, and the condition thereating written, and shall forthe be paid and discharged, all taxes and assessments upon the said Premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and evolving otherwise it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said WITNESS Mand and seal, at Greenville, this and seal or other breach committed. WITNESS Mand and seal, at Greenville, this and seal or other breach committed. WITNESS Mand and seal, at Greenville, this and seal or other breach committed. WITNESS Mand and seal at Greenville, this and seal or other breach committed. WITNESS Mand and seal at Greenville, this and seal or other breach committed. WITNESS Mand and seal at Greenville, this and seal or other breach committed. WITNESS Mand and seal at Greenville, this and seal or other breach committed. WITNESS Mand and seal at Greenville, this and seal or other breach committed. Mand and seal at Greenville, this and seal or other breach committed. MIT IS STATE OF SOUTH CAROLINA, Commy of Greenville, MIT IS STATE OF SOUTH CAROLINA, Commy of Greenville, MIT IS STATE OF SOUTH CAROLINA, Notary Public, S. C. (I. S.)	PROVIDED ALWAYS NEVERTHELESS and it is the true intent and manifes of the said position that if the said
debt or sum of money aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws, Raies and Regulations, according to the true intent and meaning of the said note or obligation interaction and condition the remained of the said presence of the control of the said presence as a foresaid, then this deed of bargain and said shall great determine and be utterfy noil and world otherwise it shall remain in full force and viterby and and sead, and and sead, at Greenville, the said presence as a foresaid, then this deed of bargain and said shall coase, determine and be utterfy noil and world otherwise that the said of the said presence of the said presence of the said presence of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in Presence of Signed Sig	ella.). Is a dager
with that and are keep instruct, or cause to be done, the nouse and buildings on said for, and assign the polety of insurance as a foresard and pay and discharge, or cause to wide of the wide of bargain and sale shall creasin in full force and virtue. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said of the wide of bargain and sale shall crease, determine and be utterly null and wide of bargain and sale shall crease. AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said of the wide of bargain and sale shall crease, determine and be utterly null and wide of the wide	debt or sum of money aforesaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged and shall stand to and shide by the said
AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said AND IT IS AGREED AND UNDERSTOOD, by and between the said parties, that the said WITNESS Mand and seal, at Greenville, this Agreed Aday of Mary wife of the year of our Lord one thookard nine hundred and twenty- signed, Sealed and Delivered in Presence of I. S. THE STATE OF OUTH CAROLINA, County of Greenville. BEFORE me personally appeared. She saw the within named. A D. 194 3.0 Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of I. White STATE OF SOUTH CAROLINA, County of THE STATE OF SOUTH CAROLINA, Wife of the within handle and seal, and whom it may concern that Mrs. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation forced of rear of any person or persons whomeover, remounce, release and other right and claim of Dower of, in and to all and singular the Premises within mentioned and released. A D. 192 Notary Public, S. C.	with insure and keep insured, or cause to be done, the house and buildings on said lot, and assign the policy of insurance as aforesaid and pay and discharge, or cause to
is to hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS hand and seal at Greenville, this and in the one hundred and treesty and in the year of our Lord one thousand mine hundred and treesty. Signed, Scaled and Delivered in Presence of Signed, Scaled and Delivered in Vinitary Signed, Scaled and Scaled	void; otherwise if shall remain in full force and virtue.
is to hold and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS. Mand and seal at Greenville, this 28 A of day of. MITNESS, and in the one hundred and town year 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 LI S.) THE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. A D. 192 20 THE STATE OF SOUTH CAROLINA, County of A D. 192 20 THE STATE OF SOUTH CAROLINA, County of I Word A D. 192 20 Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of A D. 192 20 Notary Public, S. and a separately examined by me, did before that she does freely, voluntarily and without any compulsion dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. (I. S.) Notary Public, S. C. Notary Public, S. C. Notary Public, S. C.	
WITNESS. Mand and seal, at Greenville, this day of Mand in the control one thooland nine hundred and twenty in the year of our Lord one thooland nine hundred and twenty in the year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in Presence of L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. BEFFORE me personally appeared. Mand made oath that S. he with within named sign, seal and as act and deed, deliver the within written deed; and that S. he with witnessed the execution thereof. SWORN to before me, this. A. D. 192. 3. D. Notary Public, S. C.	
in the year of our Lord one thookand nine hundred and twenty- year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in Presence of Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of Greenville, BEFORE me personally appeared. A D, 194 3.0 Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of I, Mex.	WITNESS hand and seal at Greenville, this 2 2nd day of May
Signed, Sealed and Delivered in Presence of (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. And made oath that Sign, seal and as act and deed, deliver the within written deed; and that D. he with witnessed the execution thereof. SWORN to before me, this. day of A. D. 191, 3.0 Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of I. Woman Morty ag of the within named. did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. day of A. D. 192 Notary Public, S. C.	in the year of our Lord one thousand nine hundred and twenty- and in the one hundred and forty Junty - Journal of the Source of the United State o
THE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. And made oath that sign, seal and as act and deed, deliver the within written deed; and that S. he with witnessed the execution thereof. SWORN to before me, this day of M. D. 1919. Do Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of I, Mrs. Mrs. Mrs. Mrs. Wife of the within panel. did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named from the carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. [I. S.) Notary Public, S. C.	
THE STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared. And made oath that Sign, seal and as. act and deed, deliver the within written deed; and that S. he with. A. D. 192 3 THE STATE OF SOUTH CAROLINA, County of I, Mrs. did 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 or fear of any person or persons whomsover, renounce, release and forever relinquist unto the within named. Mrs. did 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 or fear of any person or persons whomsover, renounce, release and forever relinquist unto the within named. GIVEN under my hand and seal, this. (L. S.) Notary Public, S. C.	H. 19. Towner (L.S.)
County of Greenville. BEFORE me personally appeared	Mary Seyle)
County of Greenville. BEFORE me personally appeared	
BEFORE me personally appeared Manage and made oath that She saw the within named sign, seal and as sig	
She saw the within named Sign, seal and as sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and sign sign, seal and so sign,	$\lambda \sim \lambda \sim \lambda \sim \lambda$
act and deed, deliver the within written deed; and that S. he with witnessed the execution thereof. SWORN to before me, this	
witnessed the execution thereof. SWORN to before me, this. A. D. 191, 3. D THE STATE OF SOUTH CAROLINA, County of. I, Wife of the within named. did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. day of. A. D. 192. (L. S.) Notary Public, S. C.	
day of	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County of I, Wife of the within named did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of. Notary Public, S. C.	
THE STATE OF SOUTH CAROLINA, County of	$V \mid A = V$
County of	day of may A. D. 192 3 D)
County of	day of may A. D. 192 3 D
Mrs	day of May A. D. 192 3.05 H. IT. Diffuse (I. S.) Notary Public, S. C.
Mrs	day of A. D. 192 3.05 Notary Public, S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.
did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	day of May A. D. 192 3 0 Motary Public, S. C. (L. S.) THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. County of May Downer
day of	THE STATE OF SOUTH CAROLINA, County of I, We an Moving a g or do hereby certify unto all whom it may concern that
day of	day of A. D. 192 3 D THE STATE OF SOUTH CAROLINA, County of John Carolina, I, Motary Public, S. C. RENUNCIATION OF DOWER. The STATE OF SOUTH CAROLINA, On a do hereby certify unto all whom it may concern that Mrs
Notary Public, S. C. (L. S.)	day of A. D. 191 3.0 THE STATE OF SOUTH CAROLINA, County of I, Wife of the within named do hereby certify unto all whom it may concern that Mrs. wife of the within named do hereby certify unto all whom it may concern that Mrs. wife of the within named do hereby certify unto all whom it may concern that Mrs. wife of the within named do hereby certify unto all whom it may compulsion did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released.
Notary Public, S. C.	A. D. 191 3. D Notary Public, S. C. THE STATE OF SOUTH CAROLINA, County of I, Wife of the within named did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this.
Recorded May 22 1930 at 1/1/0 o'clock a.M.	THE STATE OF SOUTH CAROLINA, County of I, Wife of the within named did 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 or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.
Recorded 1 1 W a w 19.0 at 11.1 U o'clock M.	day of
	day of A. D. 192 3. O Notary Public, S. C. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Out of One of the within named of the within named down or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Carolina Loan and Trust Company, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in and to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Otatary Public, S. C. (L. S.)