LATE OF SOUTH CAROLINA

We, James P. Moore and Otis F. Moore, the owners of the mortrage for 10,000, dated may 31, 1947, recorded in ".M.C.Office for Greenville County in morthage book 364, page 164, executed by Woodfields, Inc., to us, 🎉 hereb expressly waive and subordinate the lien of the mortgage to said water P. score and Otis P. Moore to the lien of the within mortgage and empressly wree that our said mortgage shall be junior in rank to the within mortrage executed by Woodfields, Inc., to The South Carolina Mational Dank of marloston, Greenville, S. C., and covering Lot Ho. 58 as described 🍱 said sortgage. It is our intention that the said mortgage to The South Carolina lational Lank of Charleston, Greenville, S. C., shall be a first lied cover ing the above mentioned lot and the mortgage to us shall constitute 🕱 secand liet on the above described lot.

Michess our hands and seals this 14th day of February, 1948.

In Fresence of:

OF SOUTH CAROLINA Y OF TREEHVILLE

SWORN to before me this

Personally appeared before me Marjorie Waugh who being duly sworn says that she saw the within named James P. Moore and Otis P. Moore simpleseal and as their act and deed deliver the forecoing instrument and that with Lary 3. Wilburn witnessed the execution thereof.

Mary S, Wilhum (STAL)

Hotayy Fublic, S. C. Witness:

The above described land is

a portion of

the same conveyed to

day of

Woodfields, Inc. by James P. Moore, et al

19

on the 30th 47deed recorded in the office of Register of Mesne Conveyance

May for Greenville County, in Book

313 Page.

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said premises unto the said The South Carolina National Bank of Charleston, Greenville, South Carolina, its successors

Heirs and Assigns forever.

said corporation does
And / de hereby binditself, its successites, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mortgagee, its successors Heira and Assigns, from and against itself, Hers, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the same or any part thereof.

, the said mortgagor ..., agree to insure the house and buildings on said land for not less than And Dollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage, and make loss under the policy or policies of shall at any time fail to do so, then the said insurance payable to the mortgagee, and that in the event mortgagee may cause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgagor to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage due and payable.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these the said mortgagor ..., do and shall well and truly pay, or cause to be paid unto the said presents, that if mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.