	er en general de la companya de la La companya de la co			en e
			ter and a superior su	entre de la communicação de describir de la compansión de la compansión de la compansión de la compansión de l
	The state of the s			
		n in securities in version and in a secondary in the secondary in the secondary in the secondary in the second The secondary in the secondary		
	and the second of the second o		and the second of the second o	en de la companya de
TOGETHER with all and singular the Rights, Members, Hered or appertaining.	itaments and Appurtenances	to the said Premises	belonging, or in	anywise incident o
TO HAVE AND TO HOLD, all and singular, the said Premises	unto the said Mortgagee	1ts successor	<b>S</b>	
and Assigns, forever. Anddo hereby bindm	rself and my		Heirs, Executo	rs and Administrator
o warrant and forever defend all and singular the said Premises unto				
rom and against myself and my oever lawfully claiming or to claim same or any part thereof.	Heirs, Ex	ecutors, Administrators	s and Assigns, and	d every person whor
And the said Mortgagor agree S_ to insure the house and	s or damage by f	ire and winds	torm_sower	Umdmad 9
No /2 on				
nsured from less or damage by fire, and assign the policy of insuran	ollars in a company or comp e to the said Mortgagee	panies satisfactory to t .; and that in the even	the Mortgagee nt that the Mortg	.; and keep the san agor shall at an
me fail to do so, then the said Mortgagee may cause the same to k	e insured in Mortgago	P. Shame and reimbur	se itself	
or the premium and expense of such insurance under this mortgage, wi			en en grande de la companya de la c La companya de la co	
And if at any time any part of said debt, or interest thereon, be				<del>-</del>
ellect said rents and profits, applying the net proceeds thereof (after	pers or otherwise, appoint a r paying costs of collection) to	ipon said debt, interest	, coats of expense	
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and sale	paying costs of collection) tent and meaning of the part	ipon said debt, interest ies to these Presents, ev. with interest thereo	that if the said I	Mortgagor do an
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and salund virtue.	paying costs of collection) tent and meaning of the part the debt or sum of mone e shall cease, determine, and	ties to these Presents, by, with interest thereof be utterly null and v	that if the said I on, if any be due, void; otherwise to	Mortgagor do an according to the tru remain in full force
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and salnd virtue.  AND IT IS AGREED, by and between the said parties, that the	paying costs of collection) tent and meaning of the part the debt or sum of mone e shall cease, determine, and	ties to these Presents, by, with interest thereof be utterly null and v	that if the said I on, if any be due, void; otherwise to	Mortgagor do ar according to the tru remain in full for
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended held well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and salind virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.	paying costs of collection) the part and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ipon said debt, interest ies to these Presents, ey, with interest thereo be utterly null and v	that if the said I on, if any be due, void; otherwise to	Mortgagor do an according to the true remain in full formal of the said Premison of the s
pollect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended will and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and salind virtue.  AND IT IS AGREED, by and between the said parties, that the intil default of payment shall be made.  WITNESS hand and seal, this	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ties to these Presents, by, with interest thereof be utterly null and very day ofApri	that if the said I on, if any be due, void; otherwise to	Mortgagor do an according to the tri remain in full for njoy the said Premis, in the year
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgagee_ntent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ties to these Presents, by, with interest thereof be utterly null and very day ofApri	that if the said I on, if any be due, void; otherwise to	Mortgagor do an according to the true remain in full formally the said Premise, in the year
ollect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and salm virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and very day ofApri	that if the said I in, if any be due, roid; otherwise to to hold and e	Mortgagor do ar according to the true remain in full forming the said Premise, in the year.
pollect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgagee_Itent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ties to these Presents, by, with interest thereof be utterly null and very day ofApri	that if the said I in, if any be due, roid; otherwise to to hold and e	Mortgagor do ar according to the true remain in full forming the said Premise, in the year.
pollect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgagee_ itent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the intil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the particle the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one brand	that if the said I on, if any be due, void; otherwise to to hold and e	Mortgagor do ar according to the tru remain in full formally formally the said Premise, in the year
provided said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended will and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and sale virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have another the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to to hold and e	Mortgagor do an according to the true remain in full formula for the said Premise for the said Prem
pollect said rents and profits, applying the net proceeds thereof (after account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intental well and truly pay or cause to be paid unto the said Mortgagee atent and meaning of the said note, then this deed of bargain and sale virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the particle the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one brand	that if the said I on, if any be due, void; otherwise to to hold and e	Mortgagor do an according to the true remain in full for njoy the said Premis, in the year
blect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended will and truly pay or cause to be paid unto the said Mortgagee attent and meaning of the said note, then this deed of bargain and sale wirtue.  AND IT IS AGREED, by and between the said parties, that the intil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand	that if the said I on, if any be due, void; otherwise to to hold and e	Mortgagor do an according to the true remain in full for njoy the said Premis, in the year
ollect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended well and truly pay or cause to be paid unto the said Mortgagee atent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and where the day ofApri and in the one hand	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do an according to the triver remain in full for njoy the said Premis, in the year (L. S. L. S. (L. S. L.
bliect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended will be made and truly pay or cause to be paid unto the said Mortgagee attent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this course of the Inited States of America.  Igned, Sealed and Delivered in the Presence of:  J. L. Love  Catherine Brown  HE STATE OF SOUTH CAROLINA  Greenville County  Jas.	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand	that if the said I on, if any be due, roid; otherwise to to hold and e t	Mortgagor do as according to the tri remain in full for njoy the said Premis, in the year (L. S. (L. S. (L. S. E. OF REAL ESTATand made oa.
blect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intentional well and truly pay or cause to be paid unto the said Mortgageetent and meaning of the said note, then this deed of bargain and saled virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this four Lord one thousand, nine hundred and for its and independence of the United States of America.  Igned, Sealed and Delivered in the Presence of:  J. L. Love  Catherine Brown  Greenville County  PERSONALLY appeared before me Jas.  The saw the within named Elizabeth I	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone shall cease, determine, and said Mortgagor 18  10th  L. Love  2. Zimme rman	ies to these Presents, by, with interest thereof be utterly null and value ofAprilAprilAprilAprilAprilAbeth D. Z.	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do an according to the tri remain in full for njoy the said Premis, in the year(L. S(L. S(L. S
bliect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intend and wirtue and meaning of the said note, then this deed of bargain and salud virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor 1.  10th  L. Love  2. Zimmerman	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tri remain in full for njoy the said Premis, in the year(L. S(L. S(L. S
provided said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this court Lord one thousand, nine hundred and for its court Lord one thousand, nine hundred and for its court Lord and Delivered in the Presence of:  J. L. LOVE  Catherine Brown  Greenville County  PERSONALLY appeared before me Jas.  at he saw the within named Elizabeth I gen, seal and as her act and deed deliver the within year, seal and as her act and deed deliver the within year, seal and as her act and deed deliver the within year, seal and as her act and deed deliver the within year, seal and as her act and deed deliver the within year, seal and as her act and deed deliver the within year.	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone e shall cease, determine, and said Mortgagor 1.  10th  L. Love  2. Zimmerman	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tri remain in full for njoy the said Premis, in the year(L. S(L. S(L. S
bilect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intend and meaning of the said note, then this deed of bargain and sal not virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this four Lord one thousand, nine hundred and for the ladependence of the United States of America.  igned, Sealed and Delivered in the Presence of:  J. L. Love  Catherine Brown  Greenville County  PERSONALLY appeared before me Jas.  the saw the within named Elizabeth I gin, seal and as her act and deed deliver the within vitnessed the execution thereof.  SWORN TO before me this loth of the said parties and the say of	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tripremain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made on and and and
bliect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intend and truly pay or cause to be paid unto the said Mortgagee. It is a pay that the said note, then this deed of bargain and said of virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this four Lord one thousand, nine hundred and for it is a cur Lord one thousand, nine hundred and for it is a cur Lord one thousand, nine hundred and for it is a cur Lord one thousand in the Presence of:  J. L. Love  Catherine Brown  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Jas.  at he saw the within named Elizabeth I it is said as her act and deed deliver the within timessed the execution thereof.  SWORN TO before me this loth day of April April A. D. 1942	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tripremain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made on and and and
bliect said rents and profits, applying the net proceeds thereof (after recount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intend and meaning of the said note, then this deed of bargain and said divirue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this cur Lord one thousand, nine hundred and for its are the independence of the United States of America.  Igned, Sealed and Delivered in the Presence of:  J. L. Love  Catherine Brown  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Jas.  at he saw the within named Elizabeth I itnessed the execution thereof.  SWORN TO before me this love in day of	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and we have and in the one hand lizabeth D. Z.	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tripremain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made on and and and
bliect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intially well and truly pay or cause to be paid unto the said Mortgagee, atent and meaning of the said note, then this deed of bargain and sal nd virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this our Lord one thousand, nine hundred and for it for it four the Independence of the United States of America.  Igned, Sealed and Delivered in the Presence of:  J. L. LOVE  Catherine Brown  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Jas.  at he saw the within named Elizabeth I itnessed the execution thereof.  SWORN TO before me this loth day of April April Catherine Brown  Notary Public for South Carolina  Notary Public for South Carolina	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and when the one hand lizabeth D. Z.  with Cath	that if the said I on, if any be due, void; otherwise to hold and e	Mortgagor do an according to the tri remain in full for njoy the said Premis, in the year(L. S(L. S(L. S
bliect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and truly pay or cause to be paid unto the said Mortgagee, atent and meaning of the said note, then this deed of bargain and sal nd virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS My hand and seal this our Lord one thousand, nine hundred and for it for it for the ladepundence of the United States of America.  igned, Sealed and Delivered in the Presence of:  J. L. LOVE  Catherine Brown  HE STATE OF SOUTH CAROLINA  Greenville County  PERSONALLY appeared before me Jas.  at he saw the within named Elizabeth I itnessed the execution thereof.  SWORN TO before me this loth deed deliver the within vitnessed the execution thereof.  SWORN TO before me this loth day of April A. D. 1942  Catherine Brown  (L. S.)  Notary Public for South Carolina	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and when the one hand lizabeth D. Z.  with Cath	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do an according to the triver remain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made oa and made oa
bilect said rents and profits, applying the net proceeds thereof (after coount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true in thall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and sal and virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone contact the shall cease, determine, and said Mortgagor	ies to these Presents, by, with interest thereof be utterly null and where the order of the contract of the co	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do an according to the true remain in full for njoy the said Premis de la control de la co
ollect said rents and profits, applying the net proceeds theref (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intential well and truly pay or cause to be paid unto the said Mortgagee atent and meaning of the said note, then this deed of bargain and said virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	day ofApri and in the one hund  L. Leve	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do as according to the tremain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made oa
ollect said rents and profits, applying the net proceeds thereof (after ccount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inthall well and truly pay or cause to be paid unto the said Mortgageentent and meaning of the said note, then this deed of bargain and sal nd virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part—the debt or sum of mone e shall cease, determine, and said Mortgagor	day ofApri and in the one hund  L. Leve	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do as according to the tremain in full for njoy the said Premis, in the year (L. S (L. S (L. S and made oa
ollect said rents and profits, applying the net proceeds thereof (after ecount for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intended and truly pay or cause to be paid unto the said Mortgagee atent and meaning of the said note, then this deed of bargain and said virtue.  AND IT IS AGREED, by and between the said parties, that the ntil default of payment shall be made.  WITNESS	paying costs of collection) to paying costs of collection) to ent and meaning of the part the debt or sum of mone is shall cease, determine, and said Mortgagor 1.  L. Love  L. Love  Jasa  MORTGAGOR A WORTGAGOR	ies to these Presents, by, with interest thereof be utterly null and when the one hand lizabeth D. Z.  L. Love  L. Love	that if the said I on, if any be due, void; otherwise to to hold and e t	Mortgagor do an according to the true remain in full for njoy the said Premis, in the year, in the year, in the year