	eta ultural				2004
	In the second		and the second s		
			Service Control of the Control of th		
					The State of the S
MATERIAL STATE OF THE STATE OF	the second of th				
The second secon	the control of the co	and the second s			the state of the s
	and the second of the second o	en e			
	'				
Control of the Contro					
	•				
THE STATE OF THE S			Matter and the second s		
			and the second s		
	en e	ega i enganagan menggupaga dang ini kalandar kalandar.	in the same are accounted to the same of t	and the second s	en der eine Gesten spiller und der eine Vertrag der eine der der eine Bereiten der der eine Bereiten der der e Gestellte der eine Gestellte der eine Bereiten der
TOGETHER with all and singular the rappertaining.	Rights, Members, Hered	itaments and Appur	enances to the said Pr	emises belonging, or	in anywise incident o
TO HAVE AND TO HOLD, all and sin	empley the said Promises	unto the soid Montag	· ·		hie Wair
nd Assigns, forever. And					
warrant and forever defend all and singula			and the second s		·
rom and against	myself, my	Н	eirs, Executors, Adminis	trators and Assigns, a	nd every person whom
oever lawfully claiming or to claim same or agains And the said Mortgagor agree_S					x
And the said multgagur agree_s					
sured XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sign the policy of insuran	ollars in a company ce to the said Mortga	or companies satisfactor agee; and that in th	y to the Mortgagee e event that the Mort	; and keep the sam gagor shall at an
me fail to do so, then the said Mortgagee r the premium and expense of such insurance	_ may cause the same to be under this mortgage, wi	oe insured in Mort; th interest.	gagor's name and re	eimbursehims	oolf
And if at any time any part of said deb		•	•		· · · · · · · · · · · · · · · · · · ·
the above described premises to said mortage that any Judge of the Circuit Court of	gagee, or said State, may, at chami	his bers or otherwise, app	oint a receiver, with aut	irs, Executors, Adminis hority to take possession	strators or Assigns, and on of said premises an
gree that any sudge or the Official Court of					es without lighility to
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then tand meaning of the said note, then the distribute.	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and sal	ent and meaning of the debt or sum e shall cease, determ	the parties to these Presof money, with interest ine, and be utterly null	sents, that if the said thereon, if any be due and void; otherwise t	Mortgagor do an , according to the tru o remain in full forc
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then this distribute. AND IT IS AGREED, by and between the default of payment shall be made.	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and sal- the said parties, that the	ent and meaning of the debt or sum e shall cease, determ	the parties to these Presof money, with interest ine, and be utterly null	sents, that if the said thereon, if any be due and void; otherwise t	Mortgagor do and, according to the true or remain in full force enjoy the said Premises
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then thind virtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS hand	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is	sents, that if the said thereon, if any be due and void; otherwise t	Mortgagor do and, according to the true or remain in full force enjoy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then this distribute. AND IT IS AGREED, by and between the default of payment shall be made.	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is	sents, that if the said thereon, if any be due and void; otherwise t	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the divirtue. AND IT IS AGREED, by and between ntil default of payment shall be made. WITNESShand	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise t to hold and February	Mortgagor do and, according to the true or remain in full force enjoy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then the tent and meaning of the said note, then the did virtue. AND IT IS AGREED, by and between a ntil default of payment shall be made. WITNESS hard hand four Lord one thousand, nine hundred and the large hard hard meaning and between the large hard hard hard hard hard hard hard hard	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and salthe said parties, that the and seal, thisfort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brock	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the divirtue. AND IT IS AGREED, by and between ntil default of payment shall be made. WITNESS hand.	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and salthe said parties, that the and seal, thisfort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brock	Mortgagor do and, according to the true or remain in full force enjoy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then the tent and meaning of the said note, then the did virtue. AND IT IS AGREED, by and between a ntil default of payment shall be made. WITNESS HY hand Tour Lord one thousand, nine hundred and the said note and the said note. John C. Winn	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and salthe said parties, that the and seal, this fort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brock	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year (L. S (L. S
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the distribution of the said note, then the distribution of the said note, then the distribution of payment shall be made. WITNESS MY hand Tour Lord one thousand, nine hundred and the fault of payment shall be made. John C. Winn J. L. Love	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal this fort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is AXXIVISTA	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then the virtue. AND IT IS AGREED, by and between and default of payment shall be made. WITNESS MY hand Four Lord one thousand, nine hundred and the standard meaning of the said note, then the said virtue. AND IT IS AGREED, by and between and default of payment shall be made. WITNESS MY hand Jour Lord one thousand, nine hundred and the said has a said and Delivered in the Presence of John C. Winn J. L. Love	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal this fort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and between ntil default of payment shall be made. WITNESS	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal this fort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brock	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then the virtue. AND IT IS AGREED, by and between and default of payment shall be made. WITNESS HY hand Four Lord one thousand, nine hundred and the state of the same white the truly pay or cause to be paid then the said note, then the said virtue. AND IT IS AGREED, by and between and default of payment shall be made. WITNESS HY hand Jour Lord one thousand, nine hundred and the said has the same white the said note. John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is AXXIVITIES XXXIVITIES	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brocks MORTGAG	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea(L. S(L. S(L. S(L. S(L. S
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and between ntil default of payment shall be made. WITNESS	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal this fort.	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brocks MORTGAG	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea (L. S (L. S (L. S (L. S (L. S and made oath
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between a new the rents of payment shall be made. WITNESS HY hand Tour Lord one thousand, nine hundred and the rents are rents which which which with the rents of	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAO	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea(L. S(L. S(L. S(L. Sand made cat
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between a new the rents of payment shall be made. WITNESS HY hand Tour Lord one thousand, nine hundred and the rents are rents which which which with the rents of	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and salthe said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAO	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea(L. S(L. S(L. S(L. Sand made cat
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid then the rents and profits, applying the mall well and truly pay or cause to be paid then and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS harmonical relationship in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee is deed of bargain and sale the said parties, that the and seal, this	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAG	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea, in the yea
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid the tent and meaning of the said note, then the did virtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS HY hand Four Lord one thousand, nine hundred and said the transportant attack which fairs igned, Sealed and Delivered in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	proceeds thereof (after profits actually collected. SS, and it is the true int unto the said Mortgagee_ is deed of bargain and sale the said parties, that the	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAG	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year (L. S. (L. S. (L. S. (L. S. and made oat)
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between a control of payment shall be made. WITNESS MY hand OUR Lord one thousand, nine hundred and a cour Lord one thousand, nine hundred and a cour is in inchesion with the reserved in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	John deed deliver the within value of day of	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAO	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year (L. S. (L. S. (L. S. (L. S. and made oat)
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid the tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS had been and being hand four Lord one thousand, nine hundred and said the transportant actions which that the transportant actions which the presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	John deed deliver the within value of the said for the said for the said for the said for the said parties, that the said parties, that the said parties, that the said parties, that the said parties for the said seal seal seal seal seal seal seal seal	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAG	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea, in the yea
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between a control of payment shall be made. WITNESS MY hand OUR Lord one thousand, nine hundred and a cour Lord one thousand, nine hundred and a cour is in inchesion with the reserved in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	John deed deliver the within value of the said for the said for the said for the said for the said parties, that the said parties, that the said parties, that the said parties, that the said parties for the said seal seal seal seal seal seal seal seal	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAO	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea, in the yea
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE and well and truly pay or cause to be paid tent and meaning of the said note, then the advirtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS MY hand OUR Lord one thousand, nine hundred and the factor in the Presence of the said note, then the factor in the Presence of the factor in the Presence of the said and Delivered in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	John deed deliver the within value of the said for the said for the said for the said for the said parties, that the said parties, that the said parties, that the said parties, that the said parties for the said seal seal seal seal seal seal seal seal	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAO	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year (L. S. (L. S. (L. S. (L. S. and made oat)
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid the tent and meaning of the said note, then the rents and virtue. AND IT IS AGREED, by and between the default of payment shall be made. WITNESS had been and being hand four Lord one thousand, nine hundred and said the transportant actions which that the transportant actions which the presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	John deed deliver the within value of the said for the said for the said for the said for the said parties, that the said parties, that the said parties, that the said parties, that the said parties for the said seal seal seal seal seal seal seal seal	ent and meaning of the debt or sum e shall cease, determ said Mortgagor llth y-six W. Brockman	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Procks MORTGAC J. L. Love	Mortgagor do and, according to the true or remain in full force enjoy the said Premises, in the year, in the year (L. S (L. S (L. S and made oath and made oath
PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE and PROVIDED ALWAYS, NEVERTHELE and well and truly pay or cause to be paid atent and meaning of the said note, then the new individue. AND IT IS AGREED, by and between antil default of payment shall be made. WITNESS MY hand Our Lord one thousand, nine hundred and well at the fall of the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me he saw the within nan itnessed the execution thereof. SWORN TO before me this February J. L. Love Notary Public HE STATE OF SOUTH CAROLINA, Greenville County.	John I continued the within white the within with the said parties, that the said seal	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day ofhe, with	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brocks MORTGAO J. L. Love C. Winn	Mortgagor do and, according to the true or remain in full force enjoy the said Premise delivery, in the year delivery. (L. S. L. S. L. S. L. S. C. S.
PROVIDED ALWAYS, NEVERTHELE and AND IT IS AGREED, by and between and without the provide and between and provided and prov	John deed deliver the within value of Love, a Notar	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February MORTGAC J. L. Love C. Winn	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the yea, in the yea, (L. S(L. S, (L. S, L. S, (L. S, and made cat! and made cat! do hereby certify unto
PROVIDED ALWAYS, NEVERTHELE call well and truly pay or cause to be paid attent and meaning of the said note, then the count and meaning of the said note, then the cause of the cause of the said note, then the cause of the	John May of Love, a Notary Brockman	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sents, that if the said thereon, if any be due and void; otherwise to hold and February MORTGAO J. L. Love C. Winn RENUN	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year, in the year, (L. S, (L. S, (L. S, (L. S, (L. S, the wife of the, the wife of the
PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and meaning of the said note, then the district and between ntil default of payment shall be made. WITNESS	John May of Love, a Notary Brockman	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sents, that if the said thereon, if any be due and void; otherwise to hold and February MORTGAO J. L. Love C. Winn RENUN	Mortgagor do and, according to the true or remain in full force enjoy the said Premise, in the year, in the year, (L. S, (L. S, (L. S, (L. S, (L. S, the wife of the, the wife of the
recount for anything more than the rents and PROVIDED ALWAYS, NEVERTHELE all well and truly pay or cause to be paid tent and meaning of the said note, then thind virtue. AND IT IS AGREED, by and between ntil default of payment shall be made. WITNESS MY hand our Lord one thousand, nine hundred and sour the range was accessed in the Presence of John C. Winn J. L. Love HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me he saw the within nan it nessed the execution thereof. SWORN TO before me this pebruary J. L. Love Notary Public HE STATE OF SOUTH CAROLINA, Greenville County. J. L. Love Notary Public HE STATE OF SOUTH CAROLINA, Greenville County. I, J. Love I, J. Love It has a second and seco	John Icventh day of Love, Notar Brockman examined by me, did deci	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brocks MORTGAO J. L. Love C. Winn RENUN	Mortgagor do and, according to the true or remain in full force enjoy the said Premises, in the year, in the year (L. S.) (L. S.) (L. S.) and made cath and made cath the wife of the this day appear before dread or fear of any
PROVIDED ALWAYS, NEVERTHELE call well and truly pay or cause to be paid attent and meaning of the said note, then the count and meaning of the said note, then the cause of the cause of the said note, then the cause of the	John Icventh day of Love, Notar Brockman examined by me, did deci	ent and meaning of the debt or sum e shall cease, determ said Mortgagor	the parties to these Presof money, with interest ine, and be utterly null is day of	sents, that if the said thereon, if any be due and void; otherwise to hold and February H. W. Brocks MORTGAO J. L. Love C. Winn RENUN	Mortgagor do and, according to the true or remain in full force enjoy the said Premiser, in the year, in the year, (L. S.)(L. S.)