thereon, if any be due, according e form intent and meaning of the said note, then this bergain and sale shall cease, determine, and be the ly null and void; otherwise to remain in full force and virtue.

AND IT IS AGREED by and between the said parties that the said Mortgagors are to hold and enjoy the said remises until default of payment shall be made.

IN WITNESS WHEREOF the undersigned, R. R. Stokes and Nadge V. Stokes, have hereunto set their hands and seals this day of October, 1949.

Signed, sealed and delivered in the presence of:

Lufe Madge V. Stokes (LS)

STATE OF SCUTH CAROLINA COUNTY OF GREENVILLE

Mortgage of Moul Marate

PERSONALLY appeared before no VAS. H. Woods, de and made oath that he saw the within ramed lort agors, A. R. Stokes and Madge V. Stokes, sign, seal and as table act and dood

deliver the within written Fortgage, and that \_he with J. Milrow Williams ... withough the exception thereof.

SWORW TO before me, this

day of October, 1949.

Public for South Carolina)

las Heldadside