	· · · · · · · · · · · · · · · · · · ·		:		
	· · · · · · · · · · · · · · · · · · ·			<u> </u>	
	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	
					and the state of
		<i>2</i> 7			
					a fortura de
Andrew Comment of the					
TOGETHER with all and singula:	r the Rights Members Heredi	itaments and Appurtenances	to the said Prem	nises belonging, or in	anywise incident or
pertaining.					
TO HAVE AND TO HOLD, all a	and singular, the said Premises	unto the said Mortgagee	, ner		Heirs
d Assigns, forever. And WG	do hereby bind	ourselves and ou	han	Heirs, Executor	s and Administrators
warrant and forever defend all and sin	ngular the said Premises unto				
om and against ourselve ever lawfully claiming or to claim sam	e or any part thereof.	Heirs, Ex		ators and Assigns, and damage by f1	
And the said Mortgagor . agree_		ldings on said lot/in a sum	of not less than	Eleven Hundr	ed Fifty and
	Dol				
sured ANKLES ANGLES AND and					
ne fail to do so, then the said Mortgag	ee may cause the same to b	e insured in Mortgago	r's name and r	eimburse hersel	<u>.f</u>
r the premium and expense of such in And if at any time any part of said			We	herehy assign	the rents and profits
the above described premises to said					
ree that any Judge of the Circuit Court	t of said State may, at chamber	s or otherwise, appoint a re	ceiver, with author	ity to take possession	of said premises and
			ipon said dest, inte	•	
pollect said rents and profits, applying the count for anything more than the rent PROVIDED ALWAYS, NEVER all well and truly pay or cause to be partent and meaning of the said note, then	s and profits actually collected. THELESS, and it is the true is it is the true is it is the true is id unto the said Mortgagee	. ntent and meaning of the pathe debt or sum of money,	arties to these Pre- with interest the	sents, that if the said reon, if any be due,	Mortgagor do and according to the true
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be pattent and meaning of the said note, then and virtue.	s and profits actually collected. THELESS, and it is the true in tid unto the said Mortgagee n this deed of bargain and sale	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and	arties to these Pres with interest then be utterly null an	sents, that if the said reon, if any be due, nd void; otherwise to	Mortgagor do and according to the true remain in full force
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be pattent and meaning of the said note, then do virtue. AND IT IS AGREED, by and be ntil default of payment shall be made.	s and profits actually collected. THELESS, and it is the true in hid unto the said Mortgagee h this deed of bargain and sale tween the said parties, that the	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and esaid Mortgagor.	arties to these Pres with interest then be utterly null an	sents, that if the said reon, if any be due, nd void; otherwise to	Mortgagor do and according to the true or remain in full force joy the said Premises
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then divirtue. AND IT IS AGREED, by and be atil default of payment shall be made. WITNESS our har	s and profits actually collected. THELESS, and it is the true in the unto the said Mortgagee n this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Pres with interest then be utterly null an	sents, that if the said reon, if any be due, nd void; otherwise to	Mortgagor do and according to the true or remain in full force joy the said Premises
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then devirtue. AND IT IS AGREED, by and be atil default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred	s and profits actually collected. THELESS, and it is the true in aid unto the said Mortgagee no this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and forty-five	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Pres with interest ther be utterly null ar are day of	sents, that if the said reon, if any be due, nd void; otherwise to	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then divirtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS cur har our Lord one thousand, nine hundred	s and profits actually collected. THELESS, and it is the true in the true in the true in this deed of bargain and sale tween the said parties, that the ads_ and seals_, this and forty-five	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Pres with interest ther be utterly null ar are day of	sents, that if the said reon, if any be due, nd void; otherwise to	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payed tent and meaning of the said note, then do virtue. AND IT IS AGREED, by and be atil default of payment shall be made. WITNESS CUP har our Lord one thousand, nine hundred are thousand, Sealed and Delivered in the Presence.	s and profits actually collected. THELESS, and it is the true in the true in the true in the said Mortgagee in this deed of bargain and sale tween the said parties, that the ind_s_ and seal_s_, this and	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Pres with interest then be utterly null an are	sents, that if the said reon, if any be due, nd void; otherwise to to hold and en	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then ad virtue. AND IT IS AGREED, by and be ntil default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred and payment, Sealed and Delivered in the Present L. Brown	s and profits actually collected. THELESS, and it is the true in aid unto the said Mortgagee n this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and forty-five sence of:	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Present with interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payed tent and meaning of the said note, then do virtue. AND IT IS AGREED, by and be atil default of payment shall be made. WITNESS CUP har our Lord one thousand, nine hundred are thousand, Sealed and Delivered in the Presence.	s and profits actually collected. THELESS, and it is the true in aid unto the said Mortgagee n this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and forty-five sence of:	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Present with interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then de virtue. AND IT IS AGREED, by and be noted default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred was a said and Delivered in the Press Kathryn L. Brown	s and profits actually collected. THELESS, and it is the true in the true in the true in this deed of bargain and sale tween the said parties, that the description of the true is and sale is and seal series. The same seal series of:	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. 8.	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May KXXXXXX derson	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then devirtue. AND IT IS AGREED, by and be util default of payment shall be made. WITNESS bur har our Lord one thousand, nine hundred with the payment shall be made. Kathryn L. Brown J. L. Love	s and profits actually collected. THELESS, and it is the true in the true in the said Mortgagee In this deed of bargain and sale tween the said parties, that the said said said said said said said said	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy MSY ANDERSON	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then devirtue. AND IT IS AGREED, by and be said default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred to the heart of the payment shall be made. Rathryn L. Brown J. L. Love	s and profits actually collected. THELESS, and it is the true in the true in the said Mortgagee In this deed of bargain and sale tween the said parties, that the said said said said said said said said	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor.	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May KXXXXXX derson	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNES OUT har our Lord one thousand, nine hundred with the said and Delivered in the Presence of the said note, then the said note, then the said note, the said note, then the said note, the said n	s and profits actually collected. THELESS, and it is the true in aid unto the said Mortgagee in this deed of bargain and sale tween the said parties, that the aid_s_ and seal_s_, this if and	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor	arties to these Pres with interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy MSY ANDERSON	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payent and meaning of the said note, there derived virtue. AND IT IS AGREED, by and be til default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred the best before the payent and be livered in the Presence, Sealed and Delivered in the Presence Kathryn L. Brown J. L. Love	s and profits actually collected. THELESS, and it is the true in aid unto the said Mortgagee n this deed of bargain and sale tween the said parties, that the aid_s_ and seal_s_, this and	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. 8	arties to these Pres with interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy MSY ANDERSON	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be til default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the payent and Delivered in the Presence, Sealed and Delivered in the Presence Tathryn L. Brown J. L. Love	s and profits actually collected. THELESS, and it is the true in the true in this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor	arties to these Pres with interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy MSY ANDERSON	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER' all well and truly pay or cause to be payent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be til default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the truly and Delivered in the Present Rathryn L. Brown J. L. Love HE STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before	s and profits actually collected. THELESS, and it is the true in the true in the third unto the said Mortgagee In this deed of bargain and sale tween the said parties, that the thirds and seal so, this forty-five sence of: Kathry Mathry	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. 8	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy RECORDANCE Anderson	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the state of the said note in the Presence, Sealed and Delivered in the Presence of the said and sealed and Delivered in the Presence of the said of t	s and profits actually collected. THELESS, and it is the true in the true in the third unto the said Mortgagee In this deed of bargain and sale tween the said parties, that the thirds and seal so, this forty-five sence of: Kathry Mathry	ntent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. 8	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy RECORDANCE Anderson	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be payent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the first that the fi	s and profits actually collected. THELESS, and it is the true in the true in the said Mortgagee In this deed of bargain and sale tween the said parties, that the said said said said said said said said	mtent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S. Lith MORTGAGE OF yn L. Brown aderson and Nell	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER's all well and truly pay or cause to be payent and meaning of the said note, there derived virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the truly and Delivered in the Presence, Sealed and Delivered in the Presence, Brown J. L. Love HE STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before at he saw the within sign, seal and as their act a sitnessed the execution thereof.	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and	mtent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S. Lith MORTGAGE OF yn L. Brown aderson and Nell	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER' all well and truly pay or cause to be payent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the presence of the payent in the Presence of the payent of the payen	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and	ment and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER's all well and truly pay or cause to be payent and meaning of the said note, there derived virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the truly and Delivered in the Presence, Sealed and Delivered in the Presence, Brown J. L. Love HE STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before at he saw the within sign, seal and as their act a sitnessed the execution thereof.	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and	ment and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the presence of the payment of the payment of the payment our Lord one thousand, nine hundred the payment of	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads and seals, this sence of: Kathry me J. E. Ar and deed deliver the within writh the day of, A. D. 19-45	ment and meaning of the pathe debt or sum of money, shall cease, determine, and esaid Mortgagor. 8. 14th MORTGAGE OF yn L. Brown aderson and Nell tten deed, and that _8 he,	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the presence of the payment of the payment of the payment our Lord one thousand, nine hundred the payment of	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads_ and seal_s_, this and	ment and meaning of the pathe debt or sum of money, shall cease, determine, and esaid Mortgagor. 8. 14th MORTGAGE OF yn L. Brown aderson and Nell tten deed, and that _8 he,	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson L. Love	Mortgagor do and according to the true of remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVER' all well and truly pay or cause to be payed tent and meaning of the said note, then devirtue. AND IT IS AGREED, by and be util default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the tent and Delivered in the Presence of the tent and Delivered in the Presence of the tent of th	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads and seal s, this forty-five sence of: The land forty-five sence of: I and J. E. Ar and deed deliver the within write day of, A. D. 19 45 The South Carolina.	ment and meaning of the pathe debt or sum of money, shall cease, determine, and esaid Mortgagor. 8. 14th MORTGAGE OF yn L. Brown aderson and Nell tten deed, and that _8 he,	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May RECONSTRUCT Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER' all well and truly pay or cause to be payent and meaning of the said note, then devirtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the presence of the same the payent of the presence of the payent of the pa	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads and seals, this and forty-five sence of: The Less, and it is the true in this deed of bargain and sale tween the said parties, that the ads and seals, this sence of: The Less are the said Mortgagee and sale tween the said parties, that the ads and seals are the said parties, that the said seals are the said parties, that the said seals are the said parties, that the said seals are th	mtent and meaning of the period the debt or sum of money, shall cease, determine, and estaid Mortgagor. S. Lith MORTGAGE OF MORTGAGE OF MORTGAGE OF Mortgagor and Nell tten deed, and that _S.he, Kath:	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May REMARKA derson Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then d virtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred with the same and the present the same at the part of the part of the same at the part of the p	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the ads and seals, this and forty-five sence of: The land forty-five sence of: I and J. E. Ar and deed deliver the within write and deed deliver the within write and deed deliver the within write sence of: The land forty-five sence of: The lan	ment and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S. NORTGAGE OF The Brown adderson and Nell tten deed, and thatS_he, RENUNCIATION	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy EXMENSES Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then divirtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred to the heart between the Presence of the Presence o	s and profits actually collected. THELESS, and it is the true in this dunto the said Mortgagee in this deed of bargain and sale tween the said parties, that the ind_S_ and seal_S_, this sence of: Kathry Kathry SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	mtent and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S. Lith MORTGAGE OF yn L. Brown aderson and Nell tten deed, and that _S_he, RENUNCIATION	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en May REXALEXA derson Anderson L. Love	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, then ad virtue. AND IT IS AGREED, by and be ntil default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred white har bear with the presence of the said and Delivered in the Presence of the State of South Carolina Greenville County. PERSONALLY appeared before the said and as their act a sitnessed the execution thereof. SWORN TO before me this may J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County. J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County. I, J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County I, J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County I, J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County I, J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County I, J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County I, J. L. Love Anders of the said note, the payment shall not be payment to be payment to be payment to be payment shall not be payment to be p	s and profits actually collected. THELESS, and it is the true in this deed of bargain and sale tween the said parties, that the said seal seal seal seal seal seal seal seal	ment and meaning of the pathe debt or sum of money, shall cease, determine, and esaid Mortgagor. S. NORTGAGE OF The Brown adderson and Nell tten deed, and that _She, RENUNCIATION	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy RECONSTRUCT Anderson L. Love n	Mortgagor do and according to the true or remain in full force joy the said Premises, in the year, in the year
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, there devirtue. AND IT IS AGREED, by and be still default of payment shall be made. WITNESS OUT har our Lord one thousand, nine hundred to the said and Delivered in the Presence of the saw the withing and the saw the execution thereof. SWORN TO before me this way J. L. Love Notary Public for the STATE OF SOUTH CAROLINA Greenville County. But the saw the withing and the saw the sa	Kathry me	ment and meaning of the pathe debt or sum of money, shall cease, determine, and e said Mortgagor. S. Ilith MORTGAGE OF yn L. Brown aderson and Nell tten deed, and that _She, RENUNCIATION	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy RECONSTRUCTION Anderson L. Love n did nout any compulsion,	Mortgagor do and according to the true remain in full force joy the said Premise, in the yea, in the yea
PROVIDED ALWAYS, NEVER all well and truly pay or cause to be patent and meaning of the said note, there derived the said note, there derived wirtue. AND IT IS AGREED, by and be till default of payment shall be made. WITNESS	Kathry me	MORTGAGE OF MORTGAGE OF MORTGAGE OF Mortgagor and Nell tten deed, and thatS_he, RENUNCIATION RENUNCIATION	arties to these Prewith interest them be utterly null and are day of	sents, that if the said reon, if any be due, and void; otherwise to to hold and en Msy EXMANAX derson L. Love n Cox, and he	Mortgagor do and according to the true of remain in full force joy the said Premises, in the year (L. S.) (L. S.) (L. S.) and made oath this day appear before dread or fear of any are considered.