그는 그는 그는 그는 그들은 그는 그들은 그들은 그들은 그들은 그들은 그들은 그들은 그들은 그들은 그를 보고 있다.		
THE RESIDENCE OF THE PROPERTY		·
	en de la composição de la Composição de la composição de la composiç	e e e e e e e e e e e e e e e e e e e
	and the second of the second o	er i de la la medica estada de la companya de la c
taran kanang kanang kanang kemangkenang kanang banang kanang kanang panggan banang kanang dibanang kanang kana		
and the second control of the second contro		entre in the section is the section of the section
		a vina ya 1999' waka da sa mwaka asanga sa waka asanga sa
TOGETHER with all and singular the Rights, Members, Hereditaments as	nd Appurtenances to the said Premises belonging, or in	anywise incident
apper taning.		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa		B
nd Assigns, forever. And do hereby bind myself	•	
warrant and forever defend all and singular the said Premises unto the said Mo	ortgagee and its Successors	Assign
om and againstmyself and my	Heirs, Executors, Administrators and Assigns, and	
ever lawfully claiming or to claim same or any part thereof.	nst loss or damage by fire or wind	lstorm
And the said Mortgagor agree_\$_ to insure the house and buildings on	n said loyin a sum of not less than Seventy-five	Hundred and
No/100 Dollars in a	company or companies satisfactory to the Mortgagee;	; and keep the sar
sured span ness an decomposition and assign the policy of insurance to the sa	id Mortgagee; and that in the event that the Mortga	gor shall at a
ne fail to do so, then the said Mortgagee may cause the same to be insured in the premium and expense of such insurance under this mortgage, with interest.	Mortgagor's name and reimburse 1tself	
And if at any time any part of said debt, or interest thereon, be past due an		44
en agrico de la composição		
the above described premises to said mortgagee, or 1ts Successors ree that any Judge of the Circuit Court of said State, may, at chambers or othe	rwise annoint a receiver with authority to take negacion	of gold numbers
lect said rents and profits, applying the net proceeds thereof (after paying coscount for anything more than the rents and profits actually collected.	ts of collection) upon said debt, interest, costs or expenses	; without liability
tent and meaning of the said note, then this deed of bargain and sale shall ceas	aning of the parties to these Presents, that if the said Met or sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to	
all well and truly pay or cause to be paid unto the said Mortgagee the debtent and meaning of the said note, then this deed of bargain and sale shall ceas divirtue. AND IT IS AGREED, by and between the said parties, that the said Mortgatil default of payment shall be made.	to or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to	eccording to the tra remain in full for
and wen and truly pay or cause to be paid unto the said Mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceas d virtue. AND IT IS AGREED, by and between the said parties, that the said Mortg til default of payment shall be made.	e, determine, and be utterly null and void; otherwise to	eccording to the tr remain in full for joy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortg til default of payment shall be made. WITNESShand and seal, this15thour Lord one thousand, nine hundred and Forty-five	to or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to seagorto hold and engagorto hold and engagor	joy the said Premis
and wen and truly pay or cause to be paid unto the said Mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceas divirtue. AND IT IS AGREED, by and between the said parties, that the said Mortgetil default of payment shall be made. WITNESS	e, determine, and be utterly null and void; otherwise to	joy the said Premis
and wen and truly pay or cause to be paid unto the said mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceas divirue. AND IT IS AGREED, by and between the said parties, that the said Mortgitil default of payment shall be made. WITNESS	to or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to seagorto hold and engagorto hold and engagor	joy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortg default of payment shall be made. WITNESS My hand and seal, this 15th cour Lord one thousand, nine hundred and Forty-five continuations of the said parties. The debayment shall be made and seal this 15th cour Lord one thousand, nine hundred and Forty-five continuations of the Presence of: Kathryn L. Brown	is agor to hold and en day of February	ccording to the trremain in full for joy the said Premis
and wen and truly pay or cause to be paid unto the said Mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceas divirue. AND IT IS AGREED, by and between the said parties, that the said Mortgage and the said Mortgage and Sealed and Sealed and Sealed and Sealed and Delivered in the Presence of: Kathryn L. Brown	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to sagorto hold and engagorto hold and engagor	joy the said Premis
wen and truly pay or cause to be paid unto the said mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceased virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgage and Lefault of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to sagor	joy the said Premis, in the ye(L. S
AND IT IS AGREED, by and between the said parties, that the said Mortg default of payment shall be made. WITNESS	is agor to hold and engagor	joy the said Premis, in the ye(L. S
an wen and truly pay or cause to be paid unto the said Mortgagee the debent and meaning of the said note, then this deed of bargain and sale shall ceas divirue. AND IT IS AGREED, by and between the said parties, that the said Mortgagee WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to sagor	joy the said Premis, in the ye(L. S
AND IT IS AGREED, by and between the said parties, that the said Mortg default of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis
went and meaning of the said note, then this deed of bargain and sale shall ceased virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgail default of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis
with and meaning of the said note, then this deed of bargain and sale shall cease i virtue. AND IT IS AGREED, by and between the said parties, that the said Mortge il default of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to sagor	joy the said Premis
and went and meaning of the said note, then this deed of bargain and sale shall ceased virtue. AND IT IS AGREED, by and between the said parties, that the said Mortg til default of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to sagor	joy the said Premis
ent and meaning of the said note, then this deed of bargain and sale shall ceas i virtue. AND IT IS AGREED, by and between the said parties, that the said Mortge til default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five coordinates with Exist Sister standing. The debatter of bargain and sale shall ceas it default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five coordinates with Exist Sister standing. The debatter of bargain and sale shall ceas it default of bargain and sale shall ceas it default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five coordinates. Example 15th our Lord one thousand, nine hundred and Forty-five coordinates. WITNESS MY HAND AND AND AND AND AND AND AND AND AND	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis joy the said Premis (L. S (L. S (L. S And made oa
ent and meaning of the said note, then this deed of bargain and sale shall ceas of virtue. AND IT IS AGREED, by and between the said parties, that the said Mortguil default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five contribute and seal the Large Englisher of the Large Englisher of the Large Englisher of the Presence of: Kathryn L. Brown J. L. Love E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. Brown the deb deed of bargain and sole shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of bargain and sale shall ceas of the deb deed of the debard particle shall be default default deed of the debard particle shall be default	it or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis joy the said Premis (L. S (L. S OF REAL ESTAT
ent and meaning of the said note, then this deed of bargain and sale shall ceas il virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgetil default of payment shall be made. WITNESS	is or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis joy the said Premis (L. S (L. S (L. S OF REAL ESTAT
ent and meaning of the said note, then this deed of bargain and sale shall ceas il virtue. AND IT IS AGREED, by and between the said parties, that the said Mortg til default of payment shall be made. WITNESS	isisisto hold and engageristo hold and engageristo hold and engageristo hold and engageristo hold and engageris	joy the said Premis joy the said Premis (L. S (L. S (L. S OF REAL ESTAT
AND IT IS AGREED, by and between the said parties, that the said Mortgell default of payment shall be made. WITNESS	it or sum of money, with interest thereon, if any be due, a se, determine, and be utterly null and void; otherwise to agor	joy the said Premis
and meaning of the said note, then this deed of bargain and sale shall cease it virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgotil default of payment shall be made. WITNESS	isisto hold and engagoristo hold and engagoristo hold and engagoristo hold and engagorto hold and engagor	joy the said Premis
and meaning of the said note, then this deed of bargain and sale shall cease is virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgith default of payment shall be made. WITNESS	isisto hold and engagoristo hold and engagoristo hold and engagoristo hold and engagorto hold and engagor	joy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortg did default of payment shall be made. WITNESS MY hand and seal this 15th Forty-five conditions and seal this Listh with Fried Engage Agreement of: Kathryn L. Brown J. L. Love E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me this said deed deliver the within written deed nessed the execution thereof. SWORN TO before me this 15th day of February A. D. 19 146 J. L. Love Notary Public for South Carolina	is or sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor to hold and en day of February Dit White Poe MORTGAGE And that She, with J. L. Love Kathryn L. Brown	joy the said Premis (L. S(L. S(L. S(L. S
AND IT IS AGREED, by and between the said parties, that the said Mortg did default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five conditions with which whic	is or sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor to hold and en day of February Dit White Poe MORTGAGE And that She, with J. L. Love Kathryn L. Brown	joy the said Premis (L. S(L. S(L. S(L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgil default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five but be laterated and Program of the Presence of: Kathryn L. Brown J. L. Love E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. She saw the within named Plt Thite Poences of the recent of the recent of the payment of t	to or sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor to hold and engagor to h	ATION OF DOWE
AND IT IS AGREED, by and between the said parties, that the said Mortgage it default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five control the lateral state with white state with the said seal the lateral state with white states with the said parties, that the said Mortgage will default of payment shall be made. WITNESS MY hand and seal this 15th our Lord one thousand, nine hundred and Forty-five control the lateral state with the with state with the said mortgage will be made. WITNESS MY HAND AND AND AND AND AND AND AND AND AND	is to hold and en day of February ARMANASAMANAS	ATION OF DOWE hereby certify un
and we and trop pay or classe to be paid unto the said mortgage the debent and meaning of the said note, then this deed of bargain and sale shall ceased virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgated default of payment shall be made. WITNESS	to r sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor	ATION OF DOWE hereby certify unit, the wife of the tremain in full for the tremain in full for full full full for full for full for full for full full for full full for full full full full full full full ful
AND IT IS AGREED, by and between the said parties, that the said Mortge and the dead of bargain and sale shall ceased virtue. AND IT IS AGREED, by and between the said parties, that the said Mortge and the dead of bargain and sale shall ceased the sale made. And I is a sale shall ceased the dead of bargain and sale shall ceased the dead of the dead o	to r sum of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor	ATION OF DOWE hereby certify under the wife of the tremain in full for the tremain in full for full for full for full for the said Premise, in the year full full full full full full full ful
and the pay of the said note, then this deed of bargain and sale shall cease in the and maning of the said note, then this deed of bargain and sale shall cease in the said note, then this deed of bargain and sale shall cease in the said payment shall be made. AND IT IS AGREED, by and between the said parties, that the said Mortgetil default of payment shall be made. WITNESS	day of February ALMINENTALEMENT MORTGAGE MATTER MARTHALLA Brown RENUNCL RENUNCL RENUNCL did the e does freely, voluntarily and without any compulsion, dr	ATION OF DOWE hereby certify united and present in the wife of the said and present in th
and the pay of the said note, then this deed of bargain and sale shall cease in virtue. AND IT IS AGREED, by and between the said parties, that the said Mortguid default of payment shall be made. WITNESS	to roun of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor	ATION OF DOWE hereby certify united the standard of the stand
and the pay of the said note, then this deed of bargain and sale shall ceas it virtue. AND IT IS AGREED, by and between the said parties, that the said Mortg didefault of payment shall be made. WITNESS	to roun of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor	ATION OF DOWI
and and pay pay or the said note, then this deed of bargain and sale shall ceas it virtue. AND IT IS AGREED, by and between the said parties, that the said Mortg didefault of payment shall be made. WITNESS	to roun of money, with interest thereon, if any be due, a e, determine, and be utterly null and void; otherwise to agor	ATION OF DOWE hereby certify un the wife of the tremain in full for the period of the said Premis (L. S.