14	Ð	10	34	-1	

. La Chillia All Backli Ghillia fill was teachignen teachers.	*** The state of t	r by deed
P. Earp of even date to be recorded herewith.		
It is understood that this mortgage is junior in		
Dit White Poe to the South Carolina National Bank of	TO COMMINION OF THE PROPERTY OF COMMINION OF THE PROPERTY OF T	
on date herewith.		to militario e di Proposicio di Sperio della Sperio di S
<u> 1900 - Andrea Control de la control de</u> La control de la control de		
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurter	nances to the said Premises belonging or in	anywise incident
or appertaining.		and want and analysis
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mortgag	ee, and his	Не
nd Assigns, forever. Anddo hereby bindmyse	1f, my Heirs, Executors	and Administrato
o warrant and forever defend all and singular the said Premises unto the said Mortgagee and	d. his	_Heirs and Assign
rom and against myself my Heiroever lawfully claiming or to claim same or any part thereof.		
And the said Mortgagor agree_S to insure the house and buildings on said lot/in	a sum of not less than	
nsured East New 2018 , and assign the policy of insurance to the said Mortgag	r companies satisfactory to the Mortgagee;	and keep the sar
	그 사람들은 사람들이 되었다면 하는 사람들이 가장 살아 들었다.	
or the premium and expense of such insurance under this mortgage, with interest.	name and reimburse himself	
And if at any time any part of said debt, or interest thereon, be past due and unpaid,	hereby assign	the rents and profi
f the above described premises to said mortgages or his	Trains Reconstruct Admit Admit	
gree that any Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint said rents and profits, applying the net proceeds thereof (after paying costs of collect count for anything more than the rents and profits actually collected.	int a receiver with authority to take no esession	of on the wanter and the
d virtue.		ecording to the treemain in full for
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made.	f money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to r	ecording to the tracemain in full for oy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made. WITNESShand and seal, this25th	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r	coording to the treemain in full for oy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made. WITNESShand and seal, this25tk f our Lord one thousand, nine hundred and	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r	coording to the tracemain in full for oy the said Premise, in the year
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made. WITNESS	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r 15	coording to the tracemain in full for oy the said Premise, in the year
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r 15	coording to the tracemain in full for oy the said Premise, in the year
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r 18	coording to the tracemain in full for oy the said Premis
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to r	coording to the tracemain in full for oy the said Premis , in the year (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	f money, with interest thereon, if any be due, ac e, and be utterly null and void; otherwise to r 18	coording to the tremain in full for oy the said Premis , in the year (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to r	coording to the tremain in full for oy the said Premis , in the year (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made. WITNESS	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enj.	ccording to the tremain in full for oy the said Premis , in the year (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor mtil default of payment shall be made. WITNESS MY hand and seal this 25th four Lord one thousand, nine hundred and forty-six igned, Sealed and Delivered in the Presence of: Blanche Leary J. L. LOVE HE STATE OF SOUTH CAROLINA Greenville County	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enj.	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor mild default of payment shall be made. WITNESS BY hand and seal this 25th corrections on the housand, nine hundred and forty-six igned, Sealed and Delivered in the Presence of: Blanche Leary J. L. LOVE BESTATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Blanche Leary Blanche Leary Blanche Leary Blanche Leary Blanche Leary	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enj.	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S (L. S
AND IT IS AGREED, by and between the said parties, that the said Mortgagor mtil default of payment shall be made. WITNESS BY hand and seal this 25th forty-six market by the bounded and forty-six igned, Sealed and Delivered in the Presence of: Blanche Leary J. L. LOVE Blanche County PERSONALLY appeared before me Blanche Leary She saw the within named Dit White Poe	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enj. day of	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S OF REAL ESTAT
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjugate the second sec	coording to the tremain in full for oy the said Premis , in the year (L. S. (L. S. (L. S. (L. S. A. C. S. A.
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjugate the second sec	coording to the tremain in full for oy the said Premis , in the year (L. S. (L. S. (L. S. (L. S. A. C. S. A.
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjugate the second sec	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S OF REAL ESTAT
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjugate the second sec	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S OF REAL ESTAT
AND IT IS AGREED, by and between the said parties, that the said Mortgagor mild default of payment shall be made. WITNESS MY hand and seal this 25th four Lord one thousand, nine hundred and forty-six igned, Sealed and Delivered in the Presence of: Blanche Leary J. L. LOVE Blanche Leary PERSONALLY appeared before me Blanche Leary gn, seal and as her act and deed deliver the within written deed, and that \$\frac{3}{2}\$ the saw the within named day of March. SWORN TO before me this 25th day of March. March. J. L. LOVE J. L. LOVE J. L. LOVE (I. S.)	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjaged and the latest and the latest and	coording to the tracemain in full forcemain in f
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to remain to hold and enjaged and the latest and the latest and	coording to the tracemain in full forcemain in f
AND IT IS AGREED, by and between the said parties, that the said Mortgagor—ntil default of payment shall be made. WITNESS	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to reach to hold and enjaged and the state of	coording to the tremain in full for oy the said Premis oy the said Premis in the year (L. S (L. S (L. S A WOMAN
AND IT IS AGREED, by and between the said parties, that the said Mortgagor ntil default of payment shall be made. WITNESS hand and seal this 25th our Lord one thousand, nine hundred and forty-six igned, Sealed and Delivered in the Presence of: Blanche Leary J. L. LOVE Blanche Leary PERSONALLY appeared before me Blanche Leary gn, seal and as her act and deed deliver the within written deed, and that sitnessed the execution thereof. SWORN TO before me this 25th day of March Love (L. S.) Notary Public for South Carolina	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to reach to hold and enjaged and the state of	coording to the tremain in full for oy the said Premis , in the year (L. S (L. S (L. S A WOMAN A WOMAN
AND IT IS AGREED, by and between the said parties, that the said Mortgagor mtil default of payment shall be made. WITNESS	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to reach to hold and enj. day of	oy the said Premis oy the said Premis in the year (L. S (L. S (L. S OF REAL ESTAT and made out
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to reach to hold and enj. day of	or the said Premis oy the said Premis oy the said Premis (L. S (L. S (L. S (L. S A WOMAN ATION OF DOWN hereby certify unt
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to read to hold and enjaged and and enja	oy the said Premise oy the said Premise oy the said Premise (L. S. (L. S. (L. S. (L. S. And made out hereby certify unt the wife of the
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, ace, and be utterly null and void; otherwise to read to hold and enjaged and and enja	Cording to the tremain in full for oy the said Premis Oy the said Premis (L. S (L. S (L. S (L. S A WOMAN TION OF DOWE hereby certify unt the wife of the said Premis A woman The said Premis (L. S (L.
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, and e, and be utterly null and void; otherwise to read to hold and enjury of march. It was to hold and enjury of march. It was to hold and enjury of march. It was to hold and enjury of march. MORTGAGE Blanche Leary MORTGAGE RENUNCIA It, voluntarily and wishout any compulsion, dre	Cording to the tremain in full for oy the said Premis oy the said Premis on the year of the said Premis of the said Premis of the said made on the said made on the said or fear of an ead or fe
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	money, with interest thereon, if any be due, at e, and be utterly null and void; otherwise to read to hold and enj.	OF REAL ESTAT and made on A WOMAN (L. S. (