MORTGAGE: Prepared by Rainey and Fant, Attorneys at Law, Greenville, S. C.  MORTGAGE OF REAL ESTATE STATE OF SOUTH CAROLINA, County of Greenville,  MORTGAGE: Prepared by Rainey and Fant, Attorneys at Law, Greenville, S. C.  In Mortgage Assigned to Many 1947.  1947.  1947.  1947.	
MORTGAGE OF REAL ESTATE STATE OF SOUTH CAROLINA  STATE OF SOUTH CAROLINA  STATE OF SOUTH CAROLINA	6 Life Sur Co
MORTGAGE OF REAL ESTATE  STATE OF SOUTH CAROLINA	Assignment reconsect
or books of the Millians	275
County of Greenville,	The state of the s
I , Cherles L. Lamb, Jr., of Greenville Cou	inty, South Carolin
WHEREAS,I_ the said Charles L Lamb, Ir.,	
in and by well and truly indebted to Cs	nal Insurance
Company in the full and just sum of Forty-five Hundred & no/100	
(\$ 4.500.00) DOLLARS, to be paid atCanal Ins.Co.office in Genville, S. C., together with inter	rest thereon from day hereof.
MANA or alayara mataraka na ili ili ili ili ili ili ili ili ili il	4 - 5 1 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -
installments as follows:	
Beginning on thelstday offludecember, 19_46, and on thelstday of each	month
installments as follows:  Beginning on thelstday of	continue up to and including
the lst day of November 1966, and the balance of said principal and interest to the due	nd pay ble on the
lst_day ofNovember, 19_66; the aforesaidmonthlyPayments	<b>37</b> 27
each are to be applied first to interest at the rate of	or so much thereof as shall,
from time to time, remain unpaid and the balance of eachmonthlypayment shall be applied on account of principal	5.27
All installments of principal and all interest are payable in lawful money of the United States of America; and of the avoit default is made in or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of any default until and at the rate	the payment of any installment of seven 47% per centum per
annum.	rour
All installments of principal and all interest are payable in lawful money of the United States of America; and of the evolit default is made in or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of any detach until rate at the late annum.  And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to the provided by said note to become immediately due, at the option of the holder the of, who all you thereon and for case said note, after its maturity should be placed in the hands of an attorney for suit or collection, or if before its maturity, it would be deemed to for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands an attorney for any legal profession cases the mortgagor promises to pay all costs and expenses including (10%) per cent, of the indebtedness as attorneys fees, this to be added and to be secured under this mortgage as a part of said debt.	or covenant contained herein, reclose this mortgage; and in
case said note, after its maturity should be placed in the hands of an attorney for suit or collection, or it before its maturity should be deemed to for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal results in the hands of an attorney for any legal results.	by the holder thereof necessary proceedings, then and in either
5 5 E E E E E E E E E E E E E E E E E E	
NOW, KNOW ALL MEN, That, the saidCherles_LLamb, Jr.,	
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Canel Ins.	urance Company
according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to	
the said <b>Canal Insurance Company</b> in hand and truly paid by the said <b>Canal Insurance Company</b>	
at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have granted, bargained, sold and released, and by the	
in, sell and release unto the saidCanal_Insurance_Company, its_successors_and_assigns:	
known and designated as lot No. 10 on plat of Shrinewood, property of Central Remade by W. J. Riddle, July 1946, recorded in the R.M.C. Office for said Greenvi Book B, page 86, and having according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to said plat and according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by Cotobor S. 1046, the following according to plat made by	lle County in Plat
October 8, 1946, the following metes and bounds, to-wit:-	
BEGINNING at a stake on the Western side of said Clairement Drive at the	
and running thence with the line of that lot, S. 79-15 W. 200 feet to a stake	at the rear come
of Lot No. 9; thence N. 10-45 W. 25 feet to a stake; thence N. 25-45 W. 23 fee	t to a stake at th
rear corner of lot No. 11; thence along the line of that lot, N. 73-20 E. 198.7	feet to a stake
the Western side of Clairemont Drive: thence along the said Clairemont Drive S.	23-00 F 50 foot
	CUTOU E. SU LEEU;
thence S. 10-45 E. 25 feet to a stake on the W stern side of Clairemont Drive,	
ing.	the point of begin
THE MORTGAGOR COVENANTS AND ABREES that with the monthly payments of principal control of the co	the point of begin
THE MORTGAGOR COVENANTS AND ABREES that with the monthly payments of prinche will pay to mortgagee a pro rata portion of the taxes, assessments, and insur	the point of begin
THE MORTGAGOR COVENANTS AND ABREES that with the monthly payments of prinche will pay to mortgagee a pro rata portion of the taxes, assessments, and insurto become due, as estimated by the mortgagee, so that mortgagee will have suffice	the point of begin cipal and interest rance premiums nex
THE MORTGAGOR COVENANTS AND AGREES that with the monthly payments of prinche will pay to mortgagee a pro rata portion of the taxes, assessments, and insurto become due, as estimated by the mortgagee, so that mortgagee will have suffict to pay taxes, assessments, and insurance premiums thirty days before the delingu	the point of begin cipal and interest rance premiums nex cient funds on har
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