J. I Notary Public of South Carol	Love,	(L. S.)	\		
SWORN to and subscribed be	Ben C. Thorical Process of the	, 19		and subscribed their names as C. Thornton,	witnesses thereto.
County of Greenville Before me. Before me. Before me.	J. L. Love, Sen C. Thornt, on, act and deed, deliver the within	and made oath that he written deed, for the uses and pu	rposes herein mentioned, and	Bettie I,ads	
	L. Love,)		(Seal)
	C. Thornton,				(Seal)
	independence of the United States of A		nd in the one hundred and . Bettle	Leds on.	
20. The mortgagor a and assigns, may, without no mortgagor, without in any w of the mortgagee or its assign operate to release, discharge.	dice to the mortgagor, deal with such a	successor or successors in interest works liability hereender or upon stemes and no extension billity of the mortgagor herein, eightly of the mortgagor herein, eightly of the state of the succession day of the succession of the	with reference to the morty the debt hereby secured. No of the time for the payment ther in whole or in part.	age and the debt hereby sees sale of the premises hereby me of the debt hereby secured give	nortgagor, the mortgagee, its successors red, in the same manner as with the retrigaged and no forbearance on the part on by the mortgagee or its assigns shall ur Lord one thousand nine hundred and
17. In case of error of 18. It is further cover as a waiver of the act at any 19. The mortgager shall	wers herein conferred are cumulative of r omission in this mortgage or the note- nanted and agreed that any waiver by the subsequent time, or of any similar or ott Il hold and enjoy the said promises until	which it secures, a mortgage or no se mortgages of any agreement, co ser act or acts of commission or on default in the payment of any of	te to correct the same, dated andition, stipulation or covenan insision at that time or at any the installments, as provided	as of this date, will be prompt to of this instrument, or any v subsequent time. in said note, or breach of any	y executed by the mortgagor, violation thereof, shall not be construed of the covenants or conditions of this for any other purpose desired by the
14. And the said mortry unpaid or uncollected and that or after the service of a summand profits as a matter of rig for the amount due the mortry 15. In the event said or so much thereof as shall be	agor doth, as additional security, hereby tt accrue or fall due from and after any mons in any action of forcelosure to whi ght, and if said premises be not rented, agee, or the solvency of any person or put debt, or any part thereof, is established e unpaid, a reasonable sum, not exceedin	default by mortgagor hereunder, ch said mortgagee may be parties the receiver shall have the right ersons liable for the payment of su by or in any action for foreclosu	or any breach or violation of, and the holder of this mort, to rent out the premises; all veh amount, anything herein or of this mortgage, the mort	any agreement, condition, coverge shall be entitled to the a vithout consideration of the value elsewhere to the contrary not gage may also recover of the	e said mortgaged premises that may be enant or term of the note or mortgage, ppointment of a receiver for such rents the of the mortgaged premises, as security withstanding. mortgager, in addition to the said debt mortgage and shall be included in any
assignee of this mortgage, the are coupled with an interest. 13. The mortgagor retrators, and executors all right foreclosure sale thereof, and a of the property herein describled true value of said land.	e deed shall be executed in the name of and are irrevocable by death, or otherw presents and declares as a condition here his that now exist or that may hereafter agrees to pay the full amount of the in- ity depends of the interest of the in- ity of the interest of the interest of the in- ity of the interest of the interest of the in- ity of the interest of the interest of the in- ity of the interest of the interest of the in- ity of the interest of the inte	the mortgagor by the President, vise, and are granted as cumulative of and as a part of the considerat- exist under the laws of the State lebtedness secured hereby, and the the property herein described, eit	Manager or Agent of said co e to the remedies for collection ion for the loan secured hereby of South Carolina to requir full amount of the deficiency ther before or after the force	rporation, as attorney in fact, n of said indebtedness provided, that he does hereby waive and a an appraisal of the propert in the payment thereof that m losure sale thereof, and withou	The power and agency hereby granted by law. renounce for himself, his heirs, adminis- y herein described, before or after the ay be established by the foreclosure sale t any defense or set-off because of the
of dower, and all and any of and all sums paid out by the to the rights of the holder of over-plus to the said mortgage becoming the purchaser of the him, shall then become and b	ther encumbrance, subsequent to this m mortgages hereunder, not exceeding ter any subsequent lien or encumbrance on or. But if the said proceeds shall be in he premises. The completion of said sail te tenants holding over; and shall forth	orteage; and after deducting from (10%) per cent, attorney's fees, the said premises who may give ex- sufficient to pay the said debt, inte- e, by conveyance, shall entitle the with deliver possession to the pure	n the proceeds of said sale all premiums of insurance, and a press notice in writing of his crest, taxes, fees, costs and el- purchaser to immediate posse haser at such sale, or be sumn	taxes due thereon, the principa ny costs and charges of the sais is holding the same; and if no sarges, the amount unpaid shall sain of the premises, and the sarily dispossessed. In case of	rom all equity of redemption and right I and interest due on said debt, and any I sale, then to hold the over-plus subject such claim be made, then to pay such I not be extinguished by the mortgagee mortgagor, or any person holding under sale by any corporation as mortgagee or
without the consent in writin other, agreement, condition, o at once, anything hereinbefor successors or assigns, and the appurtenances, at public auct having been first given once:	or of the mortgage, all in accordance vectoriant, stipulation or term of this instead to it is a said obligation contained to it is a said mortgagor doth hereby empower ion or vendue at the door of the Court a week in some newspaper published in	with the covenants herein containe trument, or the note which it see the contrary notwithstanding. An and authorize the said mortgagee House in the County aforesaid, to said County, at which sale they,	d; or if the mortgagor shall ures, the whole amount of said upon said debt being due a, its successors or assigns, to the highest bidder, for eash or any of them, shall have t	fail to keep, observe or perfor I debt, at the option of the mo nd collectible, it shall and ma grant, bargain, sell, release; t, three week's previous notice he right to become purchasers	ed from or changed on said property, m or shall violate any of these, or any rtyagee, shall become due and collectible by be lawful for the said mortgagee, its and convey the said premises, with the of the time, place and terms of sale of the said premises, and on such sale
mortgagee, its successors or a intent of said note and this m interest within ninety days a by him or the mortgagee whe or when the same shall becoments on said land are not ke	assigns, the said debt or sum of money, notingage, then this mortgage shall cease, after the same becomes due and payable or and as the same becomes due and pay he due and payable, or shall fail to rein ept in as good condition as they now ar	with interest thereon, if any shall determine and be utterly null and , or shall fail to precure and ma able, or shall fail to pay any taxe therese the mortgagee for any amo e, or the mortgager shall erect or	t be due, and shall perform all void. But if the mortgagor intain insurance on the build s, liens, assessments or amout unts paid on his behalf when permit to be erected any new	the agreements, conditions, co shall fail to promptly and fu- ings on said land, or to pay to its mentioned herein or constit the same shall be demanded; o buildings on said land without	truly pay, or cause to be paid, unto the venants and terms according to the true lly pay any installment of principal or the premium on any insurance procured uting a part of the debt secured, before rif the buildings and for other improve-the consent in writing of the mortgagee;
any and all damages awarded note and mortgage, and may 11. It is further cove the mortgagee may, at its opt premises.	d for the taking of, or damages to, sai be applied upon the payment, or payme enanted and agreed, that should any nation, immediately declare its lien and the	d premises, or any part thereof, nts, last payable thereon; recedings be commenced for the e note which it secures due and pa	shall be paid to the mortgaged foreclosure of any second my yable, and start such proceedi	e, its successors or assigns, up ortgage or other lien affecting ngs as in its judgment may be	to the amount remaining unpaid on the the premises covered by this mortgage, necessary to protect its interest in the
of payment by the mortgage, mortgagee shall be subrogated its right to foreclose, or any 9. The mortgager he assigns, because of the failure	at the rate of six per centum (6%) per d to all rights of the person or persons other right which it has under the not ereby agrees to pay, all and singular, a e on the part of the mortgagor, his heirs	annum, shall be secured by this in is to whom such payments may be and mortgage, ny costs, charges and expenses, in the executors, administrators or assign	istrument in the same manner made. Any of said payments icluding attorney's fees, reason gas to perform, comply with	and to the same extent as the shall be optional with the more ably incurred or paid at any and abide by each and ever	reof, with simple interest from the date e original debt hereby secured; and the tgagee, and without waiving or affecting time by the mortgagee, its successors or y stipulation, agreement, condition and he mortgagee may reimburse itself under
note and mortgage shall imp 8. If the mortgagor shall fair to pay any taxes as thereon, in good order and c progned by the mortgagor, a remain measure to place an	nediately become due and collectible, at shall fail to procure and maintain instance and when the same shall become due aroundition, then, in such event, the mortand may pay any taxes, liens, assessmen d keep the building and improvements of	the option of the holder thereof irance on said property, as herein and payable, as herein agreed; or if gagee may, at its election, procur ts or amount which should, under in said lot in good order and cond	, as provided for in case of of a greed, or after procuring to the mortgagor shall fail to kee such insurance and pay the terms of this instrument lition; and any sum so paid	her violations of the terms of he same shall fail to pay the seep the buildings or improveme e premium thereon, and may be paid by the mortgager, ar or advanced by the mortgage	the mortgage, premium therefor; or if the mortgagor nts now on said lot,, or hereafter placed pay any unpaid premium for insurance id may make, or cause to be made, any e for insurance premiums, taxes, liens,
to foreclose or any right here 7. It is further cove are, and likewise will keep i binds himself not to creet, or consect of the holder, or hold are, thereof, or the destruction	eunder, and every payment so made shat manted and agreed that the mortgagor in good condition any buildings, fixture permit to be creeted, may new building lers, of said note and this mortgage; an on or removal from said property of an	I hear interest from the date ther will keep all buildings, fixtures or s or other improvements that sho s on the premises herein mortgage I will commit, perest or suffer no y building, fixtures, or other impr	reof at the rate of six (6'()) of their improvements of any liquid hereafter, with the consert, and to, or permit to waste on said property of a coments of any kind whatsom	oer cent. per annum. kind or nature now on said pre t of the mortgagee, be erected be added to, any existing im ny kind, or any impairment o ver; or do or suffer any act to	without waiving or affecting the option operty in as good condition as they now and placed thereon; and the mortgagor provements thereon, without the written r deterioration of said property, or any be done in, upon or about said premises attempt to violate, this stipulation, said
5. If required by the the mortgaged, in such form absolute, free and clear of all or when demanded by the mor 6. The mortgager co and deliver the official received	and in such insurance company as satistical securing this rigage; and upon his failure so to do, the entrants and agrees to pay all and sing its therefor to the Corporation, or a cert	and deliver, or cause to be delivere factory to the mortragee, insuring loan, and the taxes bereafter acce he mortragee may procure such insular the taxes, ascessments, levies, illente spined by each taxing office	d, to the mortgagee title insu y and guaranteeing that the p uing, and shall pay the premi urance. Tiabilities, obligations and en- ial to whom any such taxes sh	roperty hereinabove described a ums for such insurance at the numbrances of every nature on hall be payable, that all taxes d	rigagee, in such amount as requested by sowned by the mortgager in fee simple time of the consummation of this loan, said described property each and every, as to be paid said official have been paid with the consummation of the consummation.
upon said lands, and all equi- such amounts and in such cor assign and deliver to the mor- promiums for such insurance; policy. In the event any sum whether due or not, and in t	nment and personally herein mortgaged, mpany or companies as shall be satisfac- trangee said policy or policies of insuran; ; and if additional insurance is taken on h of moncy becomes payable under such; the manner it may determine, or to per	against loss or damage by fire (a tory to the mortgage, the loss, if ce under a mortgage clause in for t on the property, that all policies solicy or policies, the mortgages sh mit the obligor to receive and use	and by casualty, including tor any, to be payable to the mo- m satisfactory to the mortgan for same shall be delivered to all have the option to receiv- it, or any part thereof, for the	nado, windstorm or hail, if rec rtgagee, as its interests may a gee, with premium paid thereo o said mortgagee, its successors e and apply the same on acc	nts now or hereafter erected or situated uired by the mortgagee), in such form, ppear at the time of the loss, and shall n, and shall promptly pay when due all or assigns, the same as in the required unt of the indebtedness hereby secured, iring the damaged premises, or for other
and he birding aren the heirs and may be covered and enj- or requires, the singular number 2. Warre, by the te- stated enters and the consider 3. That the mortgag said premises are free and cle accruing.	s, executors, administrators, and assigns loyed by the successors and assigns of the bor as used throughout this instrument same and conditions of the said note or ration, and is of the essence of the entire cor is lawfully seized of the property har of all liens and encumbrances whatse	of the mertiantor; all right, now, o mortisages and by my assent, at had include the pleast, and the yd of this instrument, a day or time contract, creinabove described in fed simple ever, except this mertiage, or any	rs, privileges and remedies I orney or representatives of the ural shall include the singular is fixed for the payment of a pabsolute, and has good, right saits affecting the same, and	herein conferred upon and give e mortgagee, its successors or a constant and the masculine shall include my money or the performance of that all lawful authority to sell, that all taxes and assessment	on unto the mortgagee shall extend to sissigns. Wherever the context so admits de the feminine. If any obligation or agreement, the time convey or encumber the same, and that is have been paid, except those hereafter
TO HAVE AND TO administrators and assigns, to administrators and assigns, a As a part of the configures with the nonrigages and 1. Wherever there is	HOLD all and singular the said premise o warrant and forever defend, all and si- and all other persons whomsoever, lawf sideration hereof and of the acts of said depersents and declares as follows: is a reference in the agreements, cover	is unto the said mortgagee, its suc- ingular, the said premises unto the ully claiming, or to claim, the said I mortgagee hereander, said mortgagee hereander, said mortgage	ressors and assigns, forever, e mortgagee, its successors a time or any part thereof, agor, on, behalf of himself, , n contained, to any of the part o	And the mortgagor does he and assigns, from and agains his heirs, executors, administraties thereto, the same shall	reby bind himself, his heirs, executors, it the mortgagor, his heirs, executors, ators or assigns, hereby covenants and be construed to mean as well the heirs, or herein and hereunder shall extend to
in letting any unformithed but to be fixt was and an accession	silding, which are or shall be attached t	o the building covered by these prealty as between the parties heret	esents, by nails, screws, bolts, o, their heirs, executors, admi	pipe connections, masonry or nistrators, successors and assig	ffects as are ever furnished by a landlord in any manner, are and shall be deemed as and all persons claiming by, through,
TOGETHER with all	and singular the rights, members, here	ditaments and appurtenances to the	ne said premises belonging, or	in any wise incident or apper	aining:

I, , Notary Public of South Carolina, do hereby certify unto all whom it may concern, that Mrs.

the wife of the within named

Did this day appear before me, and, upon being privately and separately examined by ms. did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named HOME OWNERS' LOAN CORPORATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular the premises within mentioned and released.

GIVEN under my Hand and Seal, this

day of

(L. S.)

Notary Public of South Carolina.

January 31st,

35 10

A.

Recorded

A.

M.