| TOGETHER with all and singular the rights, members, hereditaments and appurtenances to | the said prem | ises belonging, or in | any wise incident or | appertaining: | | |
|---|---|--|--|--|--|-----------------------------|
| AND IT IS AGREED, by and between the said parties, that all plumbing, heating and light in letting any unfurnished building, which are or shall be attached to the building covered by these to be fixtures and an accession to the freehold and a part of the realty as between the parties her or under them, and shall be deemed to be part of the security for the indebtedness herein mentioned | presents, by m reto, their heir and to be cove | alls, screws, bolts, pi s, executors, adminis red by this mortgage | pe connections, mason: trators, successors and s. | ry or in any ma assigns and all | nner, are and shall be persons claiming by, the | deemed arough, |
| TO HAVE AND TO HOLD all and singular the said premises unto the said mortgagee, its a administrators and assigns, to warrant and forever defend, all and singular, the said premises unto administrators and assigns, and all other persons whomsoever, lawfully claiming, or to claim, the As a part of the consideration hereof and of the acts of said mortgagee hereunder, said mo | the mortgagee. same or any p | its successors and art thereof. | assigns, from and | against the mo | rtgagor, his heirs, exe | cutors, |
| agrees with the mortgagee and represents and declares as follows: 1. Wherever there is a reference in the agreements, covenants, conditions and terms her representatives, successors and assigns (either voluntary by act of the parties, or involuntary by oper and be binding upon the heirs, executors, administrators, and assigns of the mortgager; all rights, po | ation of law) wers, privilege | of the same, and al. s and remedies here | l obligations of the mo in conferred upon an | ortgagor herein . d given unto tl | and hereunder shall ext | end to |
| and may be exercised and enjoyed by the successors and assigns of the mortgagee and ky any agent, a or requires, the singular number as used throughout this instrument shall include the planal, and the 2. Where, by the terms and conditions of the said note or of this instrument, a day or the stated enters into the consideration, and is of the essence of the entire contract. | plural shall in me is fixed for | ciude the singular, a the payment of any | nd the mascaline shall money or the perform | include the few ance of any obli | ninine. gation or agreement, th | e time |
| 3. That the mortgagor is lawfully seized of the property hereinabove described in the simple said premises are free and clear of all liens and encumbrances whatsoever, except this mortgage, or a accruing. 4. That the mortgagor shall forthwith insure and keep insured, as may be required by the results. | ny suits affecti mortgagee, its : | mg the same, and the successors or assigns | at all taxes and asses , all belidings or impr | sments have bee | n paid, except those her r hereafter erected or si | reafter ituated |
| upon said lands, and all equipment and personally herein mortgaged, against loss or damage by fire such amounts and in such company or companies as shall be satisfactory to the mortgagee, the loss, assign and deliver to the mortgagee said policy or policies of insurance under a mortgage clause in a premiums for such insurance; and if additional insurance is taken out on the property, that all policies | (and by casua if any, to be t form satisfactor les for same sh | Ity, including termed payable to the mores ry to the mortgages, all be delivered to s | o, windstorm or hail, agee, as its interests in with premium paid to did mortungee, its succ | if required by the nay appear at the hereon, and shadessors or assign | he mortgagec), in such he time of the loss, and Il promptly pay when o | form, d shall due all |
| policy. In the each any sum of money becomes physical under such policy or policies, the mortgagee whether due or not, and in the manner it may determine, or to permit the obligor to receive and to purposes, without thereby waiving or impairing any equity or statutory right under or by virtue of 5. If required by the mortgagee, the mortgager shall procure and deliver, or cause to be defined. | Shall have the se it, or any p this lien. red, to the mo | cpilon to receive a art thereof, for the p rtmaged title insuran | and apply the same or ourpose of rebuilding or ce for the benefit of the | account of the repairing the d | e indebtedness hereby se amaged premises, or for such amount as reques | ecured, other |
| the merigagee, in such form and in such insurance company as satisfactory to the mortgagee, insuriabsolute, free and clear of all liens except the mortgage securing this loan, and the taxes becaute as or when demanded by the mortgagee; and upon his failure so to do, the mortgagee may precure such if 6. The mortgager covenants and agrees to pay all and sangular the taxes, assessments, but | ng and guaras cruing, and sh asurance, s, Eabilities, o | teeing that the prop all pay the premium blications and encum | erty hereinabove descr s for such insurance a derances of every mata | ibed is owned by it the time of the re on said descr | the mortgagor in fee ne consummation of this libed property each and | simple loan, |
| and deliver the official receipts therefor to the Corporation, or a ceruiteate signed by each taking of for the current year; and if the same be not promptly paid the Home Owners' Loan Corporation, its to foreclose or any right hereunder, and every payment so made shall bear interest from the date the 7. It is further covenanted and agreed that the meritagor will keep all buildings, fixtures | ticial to whom legal represent tercof at the ri or other impre | any such taxes shall atives or assigns, ma ate of six (6%) per exements of any kine | be payable, that all ta y at any time pay the cont. per annum. Low volume now on so | xes due to be pa same without will property in p | ild said official have bee valving or affecting the | n paid option |
| are, and likewise will keep in good condition any buildings, fixtures or other improvements that s binds himself not to erect, or permit to be creeted, any new buildings on the premises herein mortga consent of the holder, or holders, of said note and this mortgage; and will commit, permit or suffer part thereof, or the destruction or removal from said property of any building, fixtures, or other in | should bereafter ged, nor to ad- no waste on sa provements of | ", with the consent of d to, or permit to b aid property of any any kind vibutsoever | of the mortgagee, be ended to, any existinkind, or any impairm | rected and place or improvements ent or deteriora | d thereon; and the more thereon, without the value of said property. | tgagor written or any |
| or any part thereof, whereby the value of the said mortgaged property shall be impaired or weaken note and mortgage shall immediately become due and collectible, at the option of the holder there 8. If the mortgagor shall fail to procure and maintain insurance on said property, as here shall fail to pay any taxes as and when the same shall become due and payable, as herein agreed; or | ed as security of, as provided in agreed, or if the mortgag | for said debt. In the for in case of other after procuring the for shall fail to keep | e event of any violatic violations of the term same shall fail to pay the buildings or impr | n, or attempt to as of the mortita the premium to evements now or | o violate, this stipulation ge. therefor; or if the mor a said lot, or becaster | n, said tgagor |
| thereon, in good order and condition, then, in such event, the mortgaged may, at its election, procured by the mortgagor, and may pay any taxes, liens, assessments or amount which should, und repairs necessary to place and keep the building and improvements on said lot in good order and co assessments, judgments or other encumbrances or repairs shall be added to the principal debt hereby | ure such insur ler the terms o ndition; and a secured, and sl | ance and pay the p f this instrument, be my sum so paid or hall become part the | remium thereon, and a maid by the mortgage advanced by the mor | may pay any u or, and may ma tragee for insu- of thereof with | npaid premium for insike, or cause to be mad rance premiums, taxes, | urance e, any liens, |
| of payment by the mortgage, at the rate of six per centum (6%) per annum, shall be secured by this mortgagee shall be subrogated to all rights of the person or persons to whom such payments may its right to foreclose, or any other right which it has under the note and mortgage. 9. The mortgager hereby agrees to pay, all and singular, any costs, charges and expenses, | instrument in be made. Any | the same manner as of said payments sh | id to the same extent all be optional with th | as the original e mortgagee, and | debt hereby secured; and I without waiving or aff | nd the lecting |
| assigns, because of the failure on the part of the mortgagor, his heirs, executors, administrators or as covenant of said promissory note and this mortgage, or either, and upon his failure so to do, any sur this mortgage. 10. It is further covenanted and agreed, that in the event the premises hereby mortgaged, | signs to perfo ns so expended | rm, comply with an may be added to the | nd abide by each and o debt hereby secured a | every stipulation of the mortgage | on, agreement, condition ce may reimburse itself | n and under |
| any and all damages awarded for the taking of, or damages to, said premises, or any part thereof note and mortgage, and may be applied upon the payment, or payments, last payable thereon. 11. It is further covenanted and agreed, that should any proceedings be commenced for the mortgage may, at its option, immediately declare its lien and the note which it secures due and | l, shall be paid he foreclosure | to the mortgagee, it of any second morts | ts successors or assigns cage or other lien affe | ting the premis | ount remaining unpaid of ses covered by this mor | on the |
| premises. 12. PROVIDED, ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the mortgagee, its successors or assigns, the said debt or sum of money, with interest thereon, if any shintent of said note and this mortgage, then this mortgage shall cease, determine and be utterly null as | parties to these | presents, that if the | e mortgagor shall well | and truly pay. | or cause to be paid, un | to the |
| interest within ninety days after the same becomes due and payable, or shall fail to procure and not him or the mortgagee when and as the same becomes due and payable, or shall fail to pay any tag or when the same become due and payable, or shall fail to reimburse the mortgagee for any an ments on said land are not kept in as good condition as they now are, or the mortgager shall creek | naintain insura xes, liens, asse: nounts paid on | ince on the building: ssments or amounts his behalf when the | s on said land, or to mentioned herein or co same shall be demand | pay the premium constituting a pay ed: or if the bu | n on any insurance pro rt of the debt secured. | ocured before |
| or if injury or waste is committed or permitted to or on said property, or the buildings or improve without the consent in writing of the mortgagee, all in accordance with the covenants herein contain other, agreement, condition, covenant, stipulation or term of this instrument, or the note which it a at once, anything hereinbefore or in said obligation contained to the contrary notwithstanding. | oments thereor ned; or if the ecures, the who | n, or any fixtures of mortgagor shall fail de amount of said de debt being due and | to keep, observe or post, at the option of the | removed from o erform or shall de mortgagee, sh d may be layer | r changed on said pro violate any of these, o all become due and colle | perty, or any ectible |
| successors or assigns, and the said mortgager doth hereby empower and authorize the said mortgage appurtenances, at public auction or vendue at the door of the Court House in the County aforesaid, having been first given once a week in some newspaper published in said County, at which sale they to make and execute to the purchasers or purchasers, his her or their heirs and assigns forever a contract of the purchasers. | ee, its successed to the highest y, or any of the | bidder, for eash, to been, shall have the | ant, barcain, sell, rel bree week's previous r right to become purch | ease and convey notice of the the asers of the said | the said premises, wit me, place and terms of d premises, and on such | th the f sale h sale |
| of dower, and all and any other encumbrance, subsequent to this mortgage; and after deducting frand all sums paid out by the mortgagee hereunder, not exceeding ten (10%) per cent. attorney's fee to the rights of the holder of any subsequent lien or encumbrance on the said premises who may give over-plus to the said mortgager. But if the said proceeds shall be insufficient to pay the said debt. It | om the proceed s, premiums of express notice atorest toxes | s of said sale all tax insurance, and any in writing of his he fock costs and chare | es due thereon, the pricests and charges of the olding the same; and | ncipal and interest said sale, then if no such claim | est due on said debt, an to hold the over-plus so he made, then to pay | d any ubject such |
| becoming the purchaser of the premises. The completion of said sale, by conveyance, shall entitle thim, shall then become and be tenants holding over; and shall forthwith deliver possession to the purassignee of this mortgage, the deed shall be executed in the name of the mortgager by the Presiden are compled with an interest, and are irrevocable by death, or otherwise, and are grained as cumulated. | he purchaser to rchaser at such t. Manager or | immediate pessession ale, or be summari | n of the premises, and ly dispossessed. In cas ration, as attorney in | the morigagor, se of sale by any | or any person holding | under |
| 13. The mortgagor represents and declares as a condition hereof and as a part of the consider trators, and executors all rights that now exist or that may hereafter exist under the laws of the Sta foreclosure sale thereof, and agrees to pay the full amount of the indebtedness secured hereby, and the property herein described, without requiring an appraisal of the property herein described, and the property herein described, without requiring an appraisal of the property herein described, and the property herein described, where the property herein described, and the property herein described, where the property herein described is a superior of the property herein described. | ation for the locate of South Ca he full amount | an secured hereby, the arolina to require a of the deficiency in | at he does hereby waiven appraisal of the property the property thereof the | e and renounce for operty herein d | escribed, before or afte | r the |
| alleged true value of said land, or for any reason. 14. And the said mortgagor doth, as additional security, hereby assign, set over and transfer to unpaid or uncollected and that accrue or fall due from and after any default by mortgagor hereunded or after the service of a summons in any action of forcelesure to which said mortgagor may be partially | the said mortg | agee, all of the ren h or violation of an | tr, issues and profits of a shall be available to | of the said mort | gaged premises that m | ay be tgage, |
| and profits as a matter of right, and if said premises be not rented, the receiver shall have the right for the amount due the morigagee, or the solvency of any person or persons liable for the payment of a 15. In the event said debt, or any part thereof, is established by or in any action for forcelogors of much thereof as shall be unpaid, a reasonable sum, not exceeding ten (10%) per cent upon the a | at to reut out to such amount, a sure of this me | he premises; all with mything herein or electronic, the mortgan | out consideration of the sewhere to the contrar ce may also recover of | y value of the moy y notwithstanding the mortenger | ortgaged premises, as se- | curity |
| 16. All rights and powers herein conferred are cumulative of all other remedies and rights at 17. In case of error or omission in this mortgage or the note which it secures, a mortgage or 18. It is further covenanted and agreed that any waiver by the mortgagee of any agreement, or 18. | lowed by law a note to correct condition, stipu | and may be pursued the same, dated as of lation or covenant of | concurrently. If this date, will be profit this instrument, or | omptly executed | by the mortgager | |
| as a waiver of the act at any subsequent time, or of any similar or other act or acts of commission or a 19. The mortgager shall hold and enjoy the said premises until default in the payment of any a mortgage shall be made; however, any agent or representative of the mortgagee may enter upon said provingers. | omission at tha of the installme oremises at au | t time or at any suents, as provided in y time for the purp | bsequent time. said note, or breach o ose of inspecting sam | f any of the co | venants or conditions of ther purpose desired by | f this y the |
| 20. The mortgagor agrees that in the event the ownership of the mortgaged premises, or an and assigns, may, without notice to the mortgagor, deal with such successor or successors in interes mortgagor, without in any way vitiating or discharging the mortgagor's liability hereunder or up of the mortgagee or its assigns, or release of any portion of the mortgaged premises and no extension operate to release, discharge, modify, change or affect the original liability of the mortgagor herein, or | st with referer On the debt her On of the time | oce to the mertgage cby secured. No sal for the payment of | and the debt hereby of the premises berel | secured, in the | same manner as with | h the |
| WITNESS my hand and seal this 9th day of thirty five | July | | in the year fifty nin | | e thousand nine hundred | d and |
| year of the Sovereignty and independence of the United States of America. | and in the one | nundred and . | | M | | |
| Signed, Sealed and Delivered in the Presence of: Ruby M. Eskew, | | Sarah T. | Posey | · · · · · · · · · · · · · · · · · · · | | Seal) |
| J. L . Love, | | | | | · | Seal) Seal) |
| THE STATE OF SOUTH CAROLINA. | | | A Angelon, A | | | |
| County of Greenville J. L. LOVE | | | | | | |
| Ruby M. Eskew, and made oath that She | | e of South Carolina, | Sarah T. | Posey | · | |
| sign, seal and, as a can act and deed, deliver the within written deed, for the uses and p | | | | | | |
| SWORN to and subscribed before me, this 9th | vitnessed the | execution thereof, an | d subs cribed their nam | es as witnesses | thereto. | |
| July , 19 35 | \ | Ruby | M. Eskew, | | | |
| J. L. LOVe, Notary Public of South Carolina. (L. S.) |) | | | | | |
| THE STATE OF SOUTH CAROLINA. County of Greenville No dower rights accrue RENUNCIATION OF DOWER | , mortg | agor being | z a woman. | | | |
| | | | | unto all whom | it may concern, that | Mrs. |
| Did this day appear before me, and, upon being privately and separately examined by me, did declar whomsoever, renounce, release, and forever relinquish unto the within named HOME OWNERS' LOA claim of dower, of, in or to all and singular the premises within mentioned and released. | e that she does | freely, voluntarily, a successors | and without any compu | lsion, dread or f terest and estate | ear of any person or pe | ersons t and |
| GIVEN under my Hand and Seal, this day of | | | | | | |
| (L. S.) | } | | | | | |
| Notary Public of South Carolina. | / | | | | | |

Recorded July 9th 19 35 12:25 o'clock P.