3. Thus the mortgagor is lawfully soliced of the property hereinabove described in (e.e. simple absolute, and has pool, rich, and lawful authority to sell, convey or encumber the same, and that all knees and assessments have been paid, except those hereafter accruing.

That the mortgagor shall forthwith insure and keen insured, as may be required by the mortgagor, it is not all and all the mortgagor and all and all encounters and presentally benefit mortgagor, against loss or damine by fire (and by canadity, including to translo, without thereon, and shall promptly and all premiums for such insurance, and if an bond policy or policles of insurance under a mortgagor, do less, if any, to be possible to the mortgagor, as it is interest may appear at the time of the loss, and shall promptly and policy or policles of insurance under a mortgagor, do less, if any, to be possible to the mortgagor, as it is interest may appear at the time of the loss, and shall promptly and all premiums for such insurance, and if an bond may be a staffactory to the mortgagor, or the loss and shall promptly may when due all premiums for such insurance, and if an bond may be a staffactory to the mortgagor, and all promptly may be premiums and the control of the indebtedness hereby secured, whether due or not, and in the manner it may determine, or to permit the obligator to receive and subbly the same on account of the indebtedness hereby secured, whether due or not and in the manner it may determine, or to permit the obligator to receive and subbly the same on account of the indebtedness hereby secured, whether the property of the mortgagor shall promptly an advantage of the mortgagor shall promptly an advantage of the mortgagor shall promptly on the same of the mortgagor of requiring the damaged premium, or cause to be desired. The mortgagor of requiring the damaged premium of the mortgagor is said and the same on account of the indebtedness hereby secured, when more account of the indebtedness hereby secured by the mortgagor in a same covenant of said promissory note and this mortgage, or either, and upon his failure so to do, any sums so expended may be added to the debt hereby secured and the mortgage may reimburse itself under this mortgage.

10. It is further covenanted and agreed, that in the event the premises hereby mortgaged, or any part thereof, shall be condemned and taken for public use under the power of eminent domain, any and all damages awarded for the taking of, or damages to, said premises, or any part thereof, shall be paid to the mortgage, its successors or assigns, up to the amount remaining unpaid on the 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 foreclosure of any second mortgage or other lien affecting the premises covered by this mortgage, the mortgagee may, at its option, immediately declare its lien and the note which it secures due and payable, and start such proceedings as in its judgment may be necessary to protect its interest in the 11. It is further constanted and arready that should any proceedings be commenced for the foreclosure of any accord morturate or other lies affecting the premises covered by this mortgage, the morturate may, at its quiton, immediately deduct that should any proceedings be commenced for the foreclosure of any accord morturate or other lies and the note which it secures due and psychia, and start such rescents; that if the morturate shall and at tway pay, or cancer to be peak, as the two latent and of the morturate shall cause the morturate shall cause the two latent and of the morturate shall cause the morturate of said note and this morturate, then the morturate shall cause, determine and be stately mail and wild. But if the morturate shall fail to prompt and maintain immurate and indicate the morturate shall cause the morturate shall cause the state of the shall become due and aparable, or shall fail to reinshare the morturate shall cause the morturate shall cause the state of the shall become due and aparable, or shall fail to reinshare the morturate shall cause the state of the shall be some shall be common and any morturate common on any incorrate common one or shall and are and kear in as good condition as they now are, of the morturate shall cause the state of the shall be common or any incorrate common or any istis - fine and in the one hundred and year of the Sovereignty and independence of the United States of America. Sealed and Delivered Sand Howie hy al Harri 100 THE STATE OF SOUTH CAROLINA. County of Greenville Notary Public of South Carolina, personally appeared . . and made oath that She saw the within named Ruth act and deed, deliver the within written deed, for the uses and purposes herein mentioned, and that 5 he ..., with witnessed the execution thereof, and subscribed their witnessed the execution thereof, and subscribed their names as witnesses thereto. and subscribed before me this Kitti, Browne a other Dowers to the THE STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER . Notary Public of South Carolina, do hereby certify unto all whom it may concern, that Mrs ipon being privately and separately examined by mo, did declare that she does free rever relinquish unto the within named HOME OWNERS' LOAN CORPORATION Leona a. Hourie Deptember

Notary Public of South Carolina.

September

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in any wise incident or appertaining:

AND IT IS AGREED, by and between the said parties, that all plumbing, heating and lighting fixtures and appurtenances, and all such other goods and effects as are ever furnished by a landlord in letting any unfurnished building, which are or shall be attached to the building covered by these presents, by nails, serows, bolts, pipe connections, masonry or in any manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realizes between the parties hereto, their heirs, executors, administrators, successors and assigns and all persons claiming by, through, or under them, and shall be deemed to be part of the security for the independences herein mentioned and to be covered by this morrage.

TO HAVE AND TO HOLD all and singular the said premises unto the said mentioned and to be covered by this morrage.

TO HAVE AND TO HOLD all and fingular the said premises unto the mortage, its successors and assigns, form and grainst the mortgagor, his heirs, executors, administrators and assigns, and all other persons whomeover, invalid leathing, or to claim, the same or any part thereof.

As a part of the consideration hereof and of the acts of said mortgagor, on behalf of himself, his heirs, executors, administrators or assigns, hereby covenants and agrees with the mortgage and represents and declares as follows:

1. Wherever there is a reference in the agreements, covenants, conditions and terms herein contained, to any of the parties thereto, the same shall be construed to mean as well the heirs, representatives, successors and assigns (either voluntary by act of the parties, or involuntary by operation of law) of the same, and all obligations of the mortgagor herein and hereunder shall extend to and may be exercised and enjoyed by the successors and assigns of the mortgagor and variety of the mortgagor is successors or assigns.