AND IT IS AGREED, by and between the in letting any unfurnished building, which are or si to be fixtures and an accession to the freehold and or under them, and shall be deemed to be part of the TO HAVE AND TO HOLD all and singular.	l a part of the realty as between the parties he me security for the indebtedness herein mentioned r the said premises unto the said mortrace, its	hting fixtures and appurtenance presents, by nails, screws, bolt reto, their heirs, executors, and and to be covered by this more successors and assigns, forever	s, and all such other goods and effects as s, pipe connections, masonry or in any ninistrators, successors and assigns and gage.	manner, are and shall be deemed all persons claiming by, through,
administrators and assigns, to warrant and forever administrators and assigns, and all other persons. As a part of the consideration hereof and consideration with the mortgage and represents and declared the consideration.	detend, all and singular, the said premises unto whomsoever, lawfully claiming, or to claim, the if the acts of said mortgagee hereunder, said mortgage hereunder, said mortgage	the mortgagee, its successors same or any part thereof. rtgagor, on behalf of himself,	and assigns, from and against the	mortgagor, his heirs, executors, assigns, hereby covenants and
representatives, successors and assigns (either volum and be binding upon the heirs, executors, administra and may be exercised and enjoyed by the successors or requires, the singular number as used throughout	tors, and assigns of the mortgagor; all rights, po and assigns of the mortgagee and by any agent,	ration of law) of the same, an wers, privileges and remedies attorncy or representatives of t	d all obligations of the mortgagor herein herein conferred upon and given unto he mortgagee, its successors or assigns.	n and hereunder shall extend to the mortgagee shall extend to Wherever the context so admits
2. Where, by the terms and conditions of stated enters into the consideration, and is of the es	the said note or of this instrument, a day or ti sence of the entire contract. of the property hereinabove described in fee sim	me is fixed for the payment of ple absolute, and has good, rig	any money or the performance of any o	bligation or agreement, the time
accruing. 4. That the mortgagor shall forthwith insu upon said lands, and all equipment and personalty h such amounts and in such company or companies as	re and keep insured, as may be required by the erein mortgaged, against loss or damage by fire shall be satisfactory to the mortgagee, the loss,	mortgagee, its successors or ass (and by casualty, including to if any, to be payable to the n	igns, all buildings or improvements now rnado, windstorm or hail, if required by cortragge, as its interests may appear a	or hereafter erected or situated the mortgagee, in such form,
assign and deliver to the mortgage said policy or premiums for such insurance; and if additional insu policy. In the event any sum of money becomes pay whether due or not, and in the manner it may determine the manner of the manner it may determine the manner of the manner it may determine the manner of the m	officies of insurance under a mortgage clause in rance is taken out on the property, that all policy able under such policy or policies, the mortgage	form satisfactory to the mortg ies for same shall be delivered shall have the option to recei	agee, with premium paid thereon, and a to said mortgagee, its successors or assi	hall promptly pay when due all cans, the same as in the required the indebtedness become accurred
b. If required by the mortgagee, the mortgage, in such form and in such insurance absolute, free and clear of all liens except the mortgage.	equity or statutory right under or by virtue of gor shall procure and deliver, or cause to be deliv dompany as satisfactory to the mortgagee, insur- age securing this loan, and the taxes hereafter as	this lien. ered, to the mortgagee title ins ing and guaranteeing that the coruing, and shall pay the pren	urance for the benefit of the mortgagee,	in such amount as requested by
for the current year; and if the same be not prompt	pay all and singular the taxes, assessments, levi dration, or a certificate signed by each taxing of by paid the Home Owners' Loan Corporation, its	es, liabilities, obligations and e Ticial to whom any such taxes s legal representatives or assigns	shall be payable, that all taxes due to be	maid said satisful bases base said
to foreclose or any right hereunder, and every paym 7. It is further covenanted and agreed tha are, and likewise will keep in good condition any binds himself not to erect, or permit to be erected, consent of the holder, or holders, of said note and t	t the mortgagor will keep all buildings, fixtures buildings, fixtures or other improvements that is any new buildings on the premites herein mortgage.	or other improvements of any should hereafter, with the cons-	kind or nature now on said property in ent of the mortgagee, be erected and pla	ced thereon; and the mortgagor
or any part thereof, whereby the value of the said note and mortgage shall immediately become due a 8. If the mortgager shall fail to procure it.	d property of any building, patures, or other in mortgaged property shall be impaired or weaker and collectible, at the option of the holder there and maintain insurance on said property, as her	provements of any kind whatso led as security for said debt. I cof, as provided for in case of cin agreed, or after procuring	sever, or do or suffer any act to be done in the event of any violation, or attempt other violations of the terms of the more the same shall fail to new the promise	in, upon or about said premises to violate, this stipulation, said gage.
shall fail to pay any taxes as and when the same sh- thereon, in good order and condition, then, in such procured by the mortgagor, and may pay any taxes, repairs necessary to place and keep the building an assessments, judgments or other encumbrances or re	all become due and payable, as herein agreed; or levent, the mortgagee may, at its election, proc- lions assessments or amount which should up	of the mortgagor shall fail to ure such insurance and pay the terms of this instrumen	keep the buildings or improvements now he premium thereon, and may pay any	on said lot., or hereafter placed unpaid premium for insurance
mortgagee shall be subrogated to all rights of the its right to foreclose, or any other right which it has	person or persons to whom such payments may be under the note and mortgage.	be made. Any of said payment	er and to the same extent as the originals shall be optional with the mortgagee, a	al debt hereby secured; and the and without waiving or affecting
assigns, because of the failure on the part of the mo covenant of said promissory note and this mortgage, this mortgage.	or either, and upon his failure so to do, any sur	signs to perform, comply wit ms so expended may be added t	h and abide by each and every stipuls the debt hereby secured and the morts	ation, agreement, condition and agee may reimburse itself under
any and all damages awarded for the taking of, or note and mortrage, and may be applied upon the pa	yment, or payments, last payable thereon. at should any proceedings be communced for t	t, shall be paid to the mortgage he foreclosure of any second n	ee, its successors or assigns, up to the a	mount remaining unpaid on the
premises.	is, And it is the true intent and meaning of the	parties to these presents, that	f the mortgagor shall well and truly pa	y, or cause to be paid, unto the
by him or the mortgagee when and as the same becomes or when the same shall become due and payable, or ments on said land are not kept in as good condition	when and payable, or shall fail to procure and to make due and payable, or shall fail to pay any ta shall fail to reimburse the mortgagee for any ar as they now are, or the mortgager shall erect	maintain insurance on the buil xcs, liens, assessments or amou mounts paid on his behalf when or permit to be erected any new	dings on said land, or to pay the prem nts mentioned herein or constituting a the same shall be demanded; or if the huildings on said land without the const	ium on any insurance procured part of the debt secured, before buildings and /or other improve-
without the consent in writing of the mortgagee, all other, agreement, condition, covenant, stipulation or at once, anything hereinbefore or in said obligation	or on said property, or the buildings or improved in accordance with the covenants herein contain term of this instrument, or the note which it is contained to the contrary notwithstanding.	ements thereon, or any fixtured; or if the mortgagor shall ecures, the whole amount of saland upon said debt being due.	es or improvements are removed from fail to keep, observe or perform or shi id debt, at the option of the mortgagee, and collectible, it shall and may be leve	or changed on said property, all violate any of these, or any shall become due and collectible
successors or assigns, and the said mortgagor doth appurtenances, at public auction or vendue at the do hapung been first given once a week in some newspa- to make and execute to the purchaser, or purchasers	nereby empower and authorize the said mortgag our of the Court House in the County aforesaid ther published in said County, at which sale the his, her or their heirs and assigns forever a co	ee, its successors or assigns, to the highest bidder, for case y, or any of them, shall have onveyance in fee of the said r	o grant, bargain, sell, release and conv h, three week's previous notice of the the right to become purchasers of the s	ey the said premises, with the time, place and terms of sale aid premises, and on such sale can be a few and on such sale and premises.
of dower, and all and any other encumbrance, substant and all sums paid out by the mortgagee hereunder, to the rights of the holder of any subsequent lien or over-plus to the said mortgagor. But if the said property of	equent to this morigage; and after deducting fr qot exceeding ten (10%) per cent. attorney's fee encumbrance on the said premises who may give deeds shall be insufficient to pay the said debt.	om the proceeds of said sale all s, premiums of insurance, and sexpress notice in writing of heaterst taxes fees costs and o	taxes due thereon, the principal and intany costs and charges of the said sale, this holding the same; and if no such classes, the amount until shall not be	erest due on said debt, and any ten to hold the over-plus subject tim be made, then to pay such
becoming the purchaser of the premises. The compi- him, shall then become and be tenants holding over; assignee of this mortgage, the deed shall be executed are coupled with an interest, and are irrevocable by	and shall forthwith deliver possession to the pu in the name of the mortgagor by the Presiden death, or otherwise, and are granted as cumulat	he purchaser to immediate poss rchaser at such sale, or be sum t, Manager or Agent of said c tive to the remedias for collection	ession of the premises, and the mortgage marily dispossessed. In case of sale by a orporation, as attorney in fact. The po	or, or any person holding under thy corporation as mortgagee or wer and agency hereby granted
trators, and executors all rights that now exist or the foreclosure sale thereof, and agrees to pay the full a of the property herein described, without requiring alleged true value of said land, or for any reason.	mount of the indebtedness secured hereby, and t	te of South Carolina to requi he full amount of the deficiency	re an appraisal of the property herein	described, before or after the
14. And the said mortgagor doth, as additional unpaid or uncollected and that accrue or fall due froor after the service of a summons in any action of f and profits as a matter of right, and if said premise for the amount due the mortgagee, or the solvency of 15. In the event said debt, or any part there	oreclosure to which said mortgage may be partium as be not rented, the receiver shall have the right any person or persons liable for the payment of the payment of the setablished by or in any action for forceloof, is established by or in any action for forceloof.	r, or any breach or violation of the morn to rent out the premises; all such amount, anything herein of this mortgage, the mortg	f any agreement, condition, covenant or gage shall be entitled to the appointme without consideration of the value of the or elsewhere to the contrary notwithstan.	term of the note or mortgage, not of a receiver for such rents mortgaged premises, as security ling.
17. In case of error or omission in this mortg 18. It is further covenanted and agreed that as a waiver of the act at any subsequent time, or of a	re cumulative of all other remedies and rights all age or the note which it secures, a mortgage or any waiver by the mortgage of any agreement, thy similar or other act or acts of commission or	lowed by law and may be purs note to correct the same, dated condition, stipulation or covena omission at that time or at an	used concurrently. as of this date, will be promptly execut nt of this instrument, or any violation y subsequent time.	ed by the mortgagor. thereof, shall not be construed
mortgage shall be made; however, any agent or repre	the ownership of the mortgaged premises, or as	premises at any time for the	purpose of inspecting same, or for any	other purpose desired by the
mortgagor, without in any way vitiating or dischai of the mortgagoe or its assigns, or release of any pro- operate to release, discharge, modify, change or affec	gring the mortgagors hability hereunder or up- wrtion of the mergaged premises and no extens t the original liability of the mortgagor herein, o	on the debt hereby secured. No on of the time for the payment it is the payment of the payment.	o sale of the premises hereby mortgaged of the debt hereby secured given by the	and no forbearance on the part mortgagee or its assigns shall
WITNESS My hand and scal	ty Jive Decen	chen	in the year of our Lord	one thousand nine hundred and
year of the Sovereignty and independence of the Ur		and in the one hundred and	Signethe.	
Signed, Sealed and Delivered in the Presence of:	/		Mason au	cut. (Seal)
J. L. Loue	ton			(Seal)
THE STATE OF SOUTH CAROLINA.	, , , , , , , , , , , , , , , , , , ,			(500)
County of Greenville Before me.	Love	Notary Public of South Carol	ing namonally appeared	
Ben b. Thornt	and made oath that he	saw the within named	illie Muson	avent
sign, seal and, as act and deed, d	eliver the within written doed, for the uses and r	ourposes herein mentioned, and witnessed the execution thereof	that he with with and subscribed their names as witnesse	s thereto.
SWORN to and subscribed before me, this	n -11-11) 0		
day of December	, 19. 3 5	} / Jen	la. Thornto	u
Notes Public of South Carolina.	(0.8.))	2 / 10,112 2/	woman
THE STATE OF SOUTH CAROLINA,	Dower right accorning to the result of the power of the result of the re	ue, moriga	gor serry a	,
I,			rolina, do hereby certify unto all who	
Did this day appear before me, and, upon being priv whomsoever, renounce, release, and forever relinquish claim of dower, of, in or to all and singular the premi	ately and separately examined by me, did declar unto the within named HOME OWNERS' LOA	e that she does freely, voluntar	ily, and without any compulsion, dread o ors and assigns, all her interest and est	r fear of any person or persons
GIVEN under my Hand and Seal, this	day of			
Notary Public of South Carolina.	(L. S.))		