08	Vol. 115. Form 2
	WALKER, WARG & GOOMLEL CO., CHARLEDTON, S. C. CON
	THE STATE OF SOUTH CAROLINA,
•	COUNTY OF GREENVILLE.
	THIS INDENTURE, made the Rentle day of farmany in the year one thousand nin hundred and twenty one between alva S. Pack of the taity of Greenable, Stat
	and THE EQUITABLE LIFE ASSUMANCE SOCIETY OF THE UNITED STATES, a corporation organized and existing under the laws of the first part York, having its principal office at Number 120 Broadway, in the Borough of Manhattan, of the City of New York, party of the second part; the said part/ the hrst part being hereinafter known and designated as the Mortgagor, and the said party of the second part being hereinafter known and designated as the Mortgagee;
	WITNESSETH: Whereas, the said mortgagee has issued to Calificate S. Guerre Greek
	its certain policy of insurance, bearing register date the first day of grand and the payment un
	upon receipt of die proof of the stath of the said
	the sum of four & the new and we require a for the sum of the sum
	upon the terms therein set forth, and conditioned on the payment to the said mortgagee of a monthly premium of
	(\$) Dollars, mitil the death of the sa
	; and over free min and min and the second s
	Whereas, the said mortgagor defined to the said mortgagee/in the sum of
	fineness, secured to be paid, together with the premiums on said policy of insurance, by a certain bond or obligation, bearing even date herewith, conditioned tor the
	payment thereof at the principal office of the said mortgagee in the City of New York in Que tundred and twenty
	(
	on the first day of functional and the first day of each successive calendar month, beginning in the first day of the first d
	(a) A payment on account of the principal of said loan;
	(b) Interest of the rate of six per centum per annum, duly discounted, on the monthly decreasing balance of said principal sum which will remain unpa on said loan after the payment of each of the said monthly installments; and
	(c) The monthly premium on said policy of insurance, computed at the said mortgagee's adopted rates for fractional premiums; it being in said bor expressly agreed that the whole of said principal sum, or the balance thereof from time to time outstanding, shall become due after default in the payment of an one of said astallments, or of the taxes, assessments or water rates, as thereinafter provided, anything therein to the contrary notwithstanding.
:	Now his Indenture Witnesseth, that the mortgagor, for the better securing the payment to the said mortgagee of the said sum of money mentioned the condition of the bond or obligation as aforesaid, with interest thereon, and of the premiums upon the payment of which said policy of life insurance is conditione and also for and in consideration of the sum of One Dollar to the mortgagor in hand paid by the mortgagee, the receipt whereof is hereby acknowledge ha
	all that certain piece, parcel or lot of land situate on the
;	all that certain piece, parcel or lot of land situate on the Corner of Gasley Bridge Road and Mi Ble Boulevard, being a
	portion of lat no il al Black on blat and i Phan

portion of lot. no. 16 of Black a. on plat recorded in R. M. C. office for Greenville County in Plat Book k. pages 12 2 and 123 and being more particularly described as follows. Beginning at an iron fin at the south east corner of Mi Bee Boulevard, and Easley Bridge Rood and running thence with Easley. Bridge Road n. 67-356, 60 feet to a stake; thence, still with Easley Bridge Road, S. 82-08 E. 34 feet, 9 inches, to joint corner of lots.

Budge Rood, \$, 82-08 6. 34 feet, 9 mehes, to joint comer of lots. 15 and 16; thence along fine of lot no. 15, 121 feet to a point. thence in a north-mesterly direction to a point on Mr. Bee Boulevail; thence along M. Bee Boulevard N. 39-00 20. 110 feet to the

beginning paint.

· · ·

 $\mathbf{N}$ 

. •