			THE CONTRACT OF THE CONTRACT. OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT. OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT. OF THE CONTRACT OF THE CONTRACT OF THE CONTRAC
THE STATE OF SOUT	H CAROLINA,		
COUNTY OF GREE			
THIS INDENTURE, made th	ıe	day of	in the way of the state of the
hundred and	between		in the year one thousand nin
and THE EQUITABLE LIFE ASSU	RANCE SOCIETY OF THE UNITED STA mber 120 Broadway, in the Borough of Manl and des.gnated as the Mortgagor, and the	TES, a corporation organized and	
WITNESSETH: Whereas, the	said mortgagee has issued to		
its certain policy of insurance, bearing	register date the first day of		
upon re	ecceipt of due proof of the death of the said		
	pr	ovided said policy be then in force	and be then surrendered properly released o
		(\$) DOLLARS
upon the terms therein set forth, and o	conditioned on the payment to the said mortga	gee of a monthly premium of	
) Dollars, until the death of the said
	; and		
Whereas, the said mortgagor	justly indebted to the said mortgagee	in the sum of	
fineness, secured to be paid, together w payment thereof at the principal office o () equal monthly instal	(\$) Dollars, g with the premiums on said policy of insurance f the said mortgagee in the City of New York ments, each of the sum of	rold coin of the United States of An , by a certain bond or obligation, be ; in	nerica, of the present standard of weight and aring even date herewith, conditioned for the
(\$) Dollars, gold coin as aforesaid, 	payable in advance on the first day	of each successive calendar month beginning

(a) A payment on account of the principal of said loan;

(b) Interest at the rate of six per centum per annum, duly discounted, on the monthly decreasing balance of said principal sum which will remain unpaid 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 bond 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 any one of said installments, or of the taxes, assessments or water rates, as thereinafter provided, anything therein to the contrary notwithstanding.