THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

тн	IS INDENTURE, made the	day of	in the year one thousand nine
hundred an	dbetween		
and THE I York, havin the arst par Mortgagee;	QUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STAg its principal office at Number 120 Broadway, in the Borough of Man t being hereinalter known and designated as the Mortgagor, and the	ATES, a corporation organized and existing under thattan, of the City of New York, party of the second part being hereinafter	the laws of the State of New cond part; the said part of known and designated as the
44.1	TNESSETH: Whereas, the said mortgagee has issued to		
	policy of insurance, bearing register date the first day of		conditioned for the payment unto
	upon receipt of due proof of the death of the said		
the sum of			
upon the terms therein set forth, and conditioned on the payment to the said mortgagee of a monthly premium of			
	; and		
	ereas, the said mortgagorjustly indebted to the said mortgage		
fineness, sec	ured to be paid, together with the premiums on said policy of insurance	gold coin of the United States of America, of the e, by a certain bond or obligation, bearing even da	present standard of weight and the herewith, conditioned for the
payment the	reof at the principal office of the said mortgagee in the City of New Yor	k in	
) equal monthly installments, each of the sum of		
••••••		l, payable in advance on the first day of each succ	essive calendar month, beginning
on the first	day of, and each suc	h installment, except the first, which does not inc	lude interest, including:
` '	A payment on account of the principal of said loan;		
on said loa	Interest at the rate of six per centum per annum, duly discounted, on after the payment of each of the said monthly installments; and	the monthly decreasing balance of said principal	sum which will remain unpaid
one of said	The monthly premium on said policy of insurance, computed at the greed that the whole of said principal sum, or the balance thereof from installments, or of the taxes, assessments or water rates, as thereinaft	om time to time outstanding, shall become due afte er provided, anything therein to the contrary notwi	r default in the payment of any histanding.
and also fo	w this Indenture Witnesseth, that the mortgagor, for the better see n of the bond or obligation as aforesaid, with interest thereon, and of r and in consideration of the sum of One Dollar to the mortgagor nted, bargained, sold and released, and by these presents do grant, b	the premiums upon the payment of which said policing hand paid by the mortgages, the receipt w	y of life insurance is conditioned,