Vol. 90.	Ferm 2
STATE OF SOUTH CAROLINA.)	
COUNTY OF GREENVILLE	
Whereas I, A. G. Jaylar, of	Greenville, South Carolina
(hereinafter referred to as the "mortgagor") in and by his certain promissory note or notes (here of even date herewith, is well and truly indebted to HOME BUILDING AND LOAN ASSOCIAT	inafter) referred to as "notes," whether one or more) in writing, ION (hereinafter referred to as the "mortgagee"), which said mort-
gagor hereby admits to be a corporation duly chartered under the laws of said State and having its p the full and just sum of the full and just sum of the sum of the said state and having its p	principal place of business at Greenville, in said County and State, in
dollars (\$ 4300.00), to be paid on or before the date when the	
mortgagee shall reach maturity, with interest thereon from this date at the rate of	
standards of weight and fineness; all the terms and covenants of said notes being hereby made Now, know all men, that said mortgagor, in consideration of said debt and for the purpo the sum of one dollar paid to said mortgagor by said mortgagee at and before the scaling and o granted, bargained, sold and released and by these presents does grant, bargain, sell and released unto	party hereof as fully as if set out at length herein. pe of securing the payment thereof, and in further consideration of the payment thereof is hereby acknowledged), has
certain lot, piece, parcel or tract of land situate, lying and being in the State of South Caleina and	
and on Pettigru Street in the City of Greenville, and d	escribed was follows: Fronting on
Pettigru Street sixty feet and running back from said S side of One hundred seventy-one and one final (171-2) fe	treet to a depth on the Northern
hundred seventy-five (175) feet, and being ninety (90) known and designated as Lot number one hundred forty in	feet wide in the rear, and being
plat thereof recorded in Plat Book "A" at page 383, to of this description. This is the seme pot of land weret	which reference is made as a part
deed of W.C. Howler and R. Holones, dotted May 10.	and recorded in Volume 71, at page
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499, reference to which is hereby pale as a part of this	
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beingthe same land conveyed to said mortgag	gor by	
	on	192, by deed
recorded in the office of the Register of Mesne Conveyances or C		
nage		

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining. To have and to hold all and singular the said premises unto the said mortgagee and his successors, heirs and assigns forever. And said mortgagor does hereby bind himself and his heirs, executors, administrators and successors to warrant and forever defend all and singular the said premises unto the said mortgagee and his successors, heirs and assigns from and against said mortgagor and his heirs, executors, administrators, successors and assigns and against every person whomsoever lawfully claiming or to claim the same or any part thereof; also, on demand at any time, to give any further written assurances which may be desired to protect the interests of said mortgagee, including a new note or notes and mortgage correcting errors in the originals.

And said mortgagor hereby covenants and agrees with said mortgagee as follows:

(1) That when the loan secured hereby is closed, there shall and will be no unsatisfied lien or encumbrance of any kind, prior to the lien hereof, affecting said premises or any part thereof, this being solemnly declared and represented by said mortgagor as a condition hereof and for the purpose of obtaining a loan bereunder.

(2) That said mortgagor shall keep all buildings and improvements now or hereafter on said premises in the best of condition and shall not remove, demolish or alter any such building or cut any timber without written consent of said mortgagee and shall not commit or permit waste or injury impairing the value of the premises as security for said debt; and in case of impairment, of which said mortgagee shall judge, said mortgager hereby agrees to make, immediately upon demand, such repairs as said mortgagee may consider necessary to protect his interests; and upon default, said mortgagee may enter upon said premises and make the same.