STATE OF SOUTH CAROLINA,

hereinafter referred to as the "mortg	gagor") in and by a certain principal promortgage real estate bonds," due as follo	missory note or notes (hereinaf	ter referred to as "notes,"	whether one or more)
nd in and byinterest notes (designated thereon as "interest coupons"), to be paidnnually as follows:				
well and truly indebted to	agee") in the full and just sum of			
); all of said			***************************************
nall bear interest after maturity or aft annum; and that both principal and int otes being hereby made parts hereof Now, know all men that said n am of one dollar paid to said mortga ranted, bargained, sold and released	ter default in payment at the rate of	I when due to bear interest at the coin of the present standards of the for the purpose of securing the sealing and delivery hereof (n, sell and release unto the said of the	rate of	to be computed and pa per cent. p erms and covenants of sa urther consideration of the ereby acknowledged), he eessors and assigns all th
rtain lot, piece, parcel or tract of l	land situate, lying and being in the Stat	e of South Carolina and County	of	
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ingthe same	land conveyed to said mortgagor by			***************************************
		for		

interests of said mortgagee, including a new note or notes and mortgage correcting errors in the originals.

And said mortgager 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 hereunder.