Whereas,	
	Carl G. Englund
(hereinafter referred to as writing (designated thereon a	of the County of
	y-five dollars each, payable one, two and three years after date, h the privilege of anticipating payment at any time,
and in and by	interest notes (designated thereon as "interest coupons"), to be paid
annually as follows	
the laws of the	Totle Guarantee and Trust Company (a corporation duly chartered under tate of South Carolina, and Baving its principal place of business at
reenville, in s	id County and State) as Trustee for Mrs. H.D. Wilkins,
	(hereinafter referred to as the "mortgagee") in the
and just sum of	teen hundred and seventy-five Doll
(a. 1575.00. \\	this date at the rate of SAVAD
per cent. per annum, to be constant of Beven per cent. Seven per cent. Seven per cent. Seven per cent. Seven per cent. Now, know all ments and covenants Now, know all ments and covenants are sum of one dollar paid to seven pair and seven per cent.	at the rate of serven mounted and paid some serven that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes shall bear interest after maturity or after default in payment at the rate of said notes shall be paid in United States gold coin of the present standards of weight and finen f said notes being hereby mad parts had as fully as if set out at length herein. The payment and that both principal and interest shall be paid in United States gold coin of the present standards of weight and finen f said notes being hereby mad parts had as fully as if set out at length herein. The payment thereof, and in further consideration of a mortgagor by the difference of the receipt whereof is hereby acknowledged), has granned by the payment series of grant, bargain, sell and release unto the said mortgagee and his heirs, successors and assigns all that certain situate. It is and being in the State of South Carolina and County of the payment thereof. Township,
County and State following metes Street, approxim Street, and runn on the south-eas and fifty-five fs. 72° W. one huten to an iron ps. 15° 45' E. si corner of lots e (160) feet along lot this day con This is a first of the purchase	recorded in the office of the Register of Mesne Conveyances for said in Plat Book "F", at page 209, and having, according to said plat, the ind bounds, to-wit:- Beginning at an iron pipe on the West side of the stelly two hundred and fifty-two (252) feet north of the north side of the stelly two hundred and fifty-two (252) feet north of the north side of the stelly two hundred and fifty-two (252) feet north of the north side of the surface along Flm Street N. 18° W. sixty-three (63) feet to sail from pipe of corner of lot number the south side of Wilkins Street), and running thence added and fifty-seven and a half (157.5) feet along line of number upon joint corner of lots ten, eleven, twenty and wenty one; thence twy-three and five one-hundredths (63.05) feet to an independent one joint leven, twelve, nineteen and twenty; thence N. 72° plane hundred and sixty line of lot number twelve to the beginning corner, this being the same reyed to me by said Title warrantee and Trust Campany, as Trustee. In orthogon on said property and is given to before the payment of a portion coney therefor.

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 mortgager 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 mortgager 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 hereunder.

County, S. C., in Deed Book....., page....,