THE STATE OF SOUTH CAROLINA, AMMORTIZATION MORTGAGE	
County of Greenville	,
KNOW ALL MEN BY THESE PRESENTS: That of D. lo ver in the Comply of Greenville,	u
the State of South learolina and hereinafter known and designated as Mortgagor, whether one or more,	REETINGS:
	a, known as
WHEREAS, the mortgagor stands indebted unto HOME OWNERS' LOAN CORPORATION, a Corporation created under Section V of an Act of tengress of the United States of Americ Home Owners' Loan Act of 1938, approved June 13, 1938, with its principal place of business in the City of Washington, in the Diffrict of Columbia, in the United States of America, herein	after known
and designated mortgagee, as evidenced by a certain promissory note of even date herewith, for the full and just principal sun of these Thousand	Tue_
Herandrad Vant to pix & 3 of	
The state of the s	
Dollars (\$ 3/26.30), payable to the order of the mortgagee, together with interest thereon from the date at the rate of the per centum (5%) per annum of	the balance
remaining from time to time unpaid; both principal and interest being payable on an amortization plan amonthly installments of Scularity four and	/ / UO Dollars
\sim 10 \sim 11 \sim 11 \sim 11 \sim 11 \sim 11 \sim 12 \sim 12 \sim 12 \sim 12 \sim 13 \sim 13 \sim 13 \sim 13 \sim 14 \sim 15 \sim 15 \sim 15 \sim 15 \sim 16 \sim 17 \sim 17 \sim 17 \sim 17 \sim 18	daha in maid
(\$ 24.72) per month on the first day of each and every month hereafter; the payments being applied, find to interest on unpaid balances, and the remainder to principal until said in full. Extra payments may be made on the due date of any installment, and interest will be charged only on the palarice of said debt remaining unpaid.	dest is paid
IT REING AGREED by the terms of said note that the borrower, or undersigned mayout the sum	Dollars
V. W	.4
monthly from date to and including June, 1936, representing interest only on said debt, at his option, provided all other conditions and coverants of the n	He, and the
instruments securing the same, are promptly met, and thereafter, the monthly payment shall be per month, to be applied, first, to interest on the balance remaining unpaid, and the remainder to principal, until said debt is paid in full, all of which, and such other the said conditions as said note, will fully appear by reference thereto; default in payment of any installment of principal and/or interest for a period of ninety (90) days to render the whole field us at the or	contained in
said note, will fully appear by reference thereto; default in payment of any instillment of principal and or interest for a period of ninety (90) days to render the whole nebt due at the compressee.	
mortgagee. NOW KNOW ALL MEN. That the mortgagor, in consideration of the said debt and the sum of money aforesaid, and for the better securing the payment there is to the said mortgagor to the said note and of this mortgage, and also in constderation of the further sum of Three Dollars (\$3.00) to the said mortgagor in hand that and true paid by the said mort before the sealing and delivery of these presents, receipt whereof is not easy acknowledged, has granted, bargained, sold and released, in fee simple, unto the mortgagee, its successors and assign, the following described land, to wit:	
before the sealing and delivery of these presents, receipt whereof is hereby acknowledged has granted, bargained, sold and released, in fee simple, unto the mortgagee, its successors and assigns, the following described land, to wit:	A sell and
All that certain piece, parcel or law of land with the improvements thereon, or to be erected the next, situated by him being	P/
153/	
at the northerstern intersection of the seath spatisher bu	La
Road and West Circle avenue at with the concernites north	1 +
Took and west circle wente admin to the morning	use
If the City of Addwelle in Putter ownship, in	
Theenville County in the State of South Carolina be	ing
Kara and the state of the state	to t
10 in and alleguated as too 14 th equilibre of a.	Cen.
foot strip on the north, as shown by plat of 60	el
Take Develop nient bompany, recorded in the R.	$\mathcal{M}.\mathcal{C}$,
Office for Freewille County in Plat Book I' a	t
of a session of the s	-
Rageo 228-229; beginning at stake at northead	, ceru
intersection of old Spartanburg Road and West	
lourcle avenue and running thence along We	st
bricle ave. S. 37-20 E. 17518 ft to stake at con	1100)
of last # 4/1. The second of the second to t	6
of lat #46; thence along line of lat # 46 n, 52-4	
do ft to now from ten feet douth of corner of &	at
# 5; thence n. 37-20 W. parallel with line of.	lot
# 5 one hundred seventy one (171,7') feet sevel	
	. 0
south of comer of lot 45, thence along old	2 XX.
south of corner of lot #5, theuce along old	ν
Spartachung Road S. 56-00 W. 60 St. to the point of beginning; said premises being bounded the worth hy said ten foot strip land lot #5,	L
de hearing in a line of the house had	
the soft the	3-70
the Worth hy said her foot strip and lot #5,	ax
shown by said plat property now or formerly	1
of 21, O. Joines; on the East by lat #46; shown,	les
de de la contraction de la con	160
said plat, property now or formerly of Equita	ale
Investment Company; on the south by West low	rcle
Overul, and on the West by Old Spartanburg	
Road, and having heen conteyed to D. b. Jones &	- 0
Part of Carrow Life of the State of	7
Roy D. Jones By deed dated August 13,1932,	\checkmark
recorded in the K. M.C. Office for theenvelle Com	ely
recorded in the R. M.C. Office for Greenville Cour on the 22nd day of august, 1932 in Book of Deeds 161 at page 530.	
Deeds 161 at a bad 5.30	
and just one of the same of th	

HOME OWNER'S LOAN CORPORATION

20. The mortgagor agrees that in the event the	a charactain of the montaneous
premises, county part in your Labergue and in the county	s reasonable or one monekased
mortegage in company	in the state of th
mortgaged, indication of the control	and the second of the second o
Surface and a su	i deit
	A COLOR OF THE COL
	and the second s
secured. He estated by the	· · · · · · · · · · · · · · · · · · ·
of the morigages or the last	
and no enter y	ક કાર્યો છે. આ
1	in the state of th
Street and the street	or affect
Artificial accommendation of the contract of t	Whole or in part.