to be fixtures and an accession to the freehold and a part of the realty as between the parties h	ghting fixtures and appurtenances, and all such other goods and effects as are ever furnished by a landlord e presents, by nails, serows, boiles, pipe connections, masonry or in any manner, are and shall be deemed accept, their heirs, exceptors, administrators, successors and assigns and all persons elaboring by through
administrators and assigns, to warrant and forever defend, all and singular, the said premises this administrators and assigns, and all other persons whomsoever, lawfully claiming, or to emain, the As a part of the consideration hereof and of the acts of said mortgage hereunder, said macross with the portgages and represents and declares as follows:	successors and assigns, forever. And the mortgagor does hereby bind himself, his heirs, executors, the mortgager, his successors and assigns, from and against the mortgagor, his heirs, executors, esame or any part thereof. Ourgagor, on behalf of himself, his heirs, executors, administrators or assigns, hereby covenants and
1. Wherever there is a reference in the agreements, covenants, conditions and terms herepresentatives, successors and assigns (either voluntary by act of the parties, or involuntary by each of the parties, or involuntary by each of the parties, or involuntary by each of the more agreement at the parties of the more agreements.	erein contained, to any of the parties thereto, the same shall be construed to mean as well the heirs, cration of law) of the same, and all obligations of the mortgagor herein and hereunder shall extend to noisers, privileges and retaches berein conferred upon and given unto the mortgage shall extend to according to representatives of the mortgage, its accessors or assigns. Wherever the context so admits a summary shall include the families of the privalent properties when its probability that families in the single of the properties of the same shall include the families.
2. Where, by the terms and conditions of the said note or of this instrament, a may or t stated enters may the consideration, and is of the essence of the entire contract. 3. That the mortgagor is lawfully seized of the property hereinabove described in fee sides.	time is fixed for the payment of any money or the performance of any obligation or agreement, the time apic absolute, and has good, right and lawfel authority to sell, convey or encumber the same, and that any suits affecting the same, and that all taxes and assessments have been paid, except those hereafter
4. That the mortgagor shall forthwith insure and keep insured, as may be required by the upon said lands, and all equipment and personally herein mortgaged, against loss or damage by fire such amounts and in such company or companies as shall be satisfactory to the mortgages, the loss assign and deliver to the mortgages said policy or policies of insurance under a mortgage clause in	mortrance, its successors or assigns, all buildings or improvements now or hereafter erected or situated e (and by casualty, including tornado, windstorm or hall, if required by the mortgagee), in such form, s, if any, to be payable to the mortgagee, as its interests may appear at the time of the loss, and shall form ratisfactory to the mortgagee, with premium paid thereon, and shall promptly pay when due all
whether due or not, and in the manner it may determine, or to permit the obligor to receive and purposes, without thereby waiving or impairing any equity or statutory right under or by virtue of 5. If required by the mortgage, the mortgagers shall procure and deliver, or cases to be defined.	vered, to the marketone title insurance for the langest of the mortgages in such amount as requested by
or when demanded by the mortgagee; and apon ins failure se to do, the mortgagee may preceive and open and allow a buy all and suggest the mortgagee may preceive sets to buy all and suggest the takes, assessments, lever and deliver the official precious therefor to the Cornoration, or a certificate struct by each is time to	des, liabilities, obligations and encumbrations of every nature on said described property each and every,
for the current year; and if the same be not promptly paid the flone Cowners Loan Corporation, it to foreclose or any right increasing, and every payment so made shall bear interest from the date to T. It is further covenanted and agreed that the mortgagor will keep all buildings, flatures are, and likewise will keep in good condition any buildings, flatures or either improvements that binds himself not to creek, or permit to be creeked, any new buildings on the premises herein mortgeonsent of the holder, or holders, of said note and this mortgage; and will commit, permit or suffer part thereof, or the destruction or removal from said property of any building, fatters, or other is	s legal representatives or assigns, may at any time pay the same without waiving or infecting the option thereof at the rate of six (6%) per cont. per annum, sor other improvements of any kind or nature now on said property in as good condition as they now should hereafter, with the content of the mortgagee, be erected and placed thereon; and the mortgagor taged, nor to add to, or nermit to be added to, any existing improvements thereon, without the written to waste on tail property of any kind, or any impairment or deterioration of said property, or any improvements of any kind, the sequence of t
or any part thereof, whereas the value of the said mortgaged property shall be impaired or weake note and mortgage shall immediately become due and collectible, at the option of the holder thei 8. If the mortgagor shall fail to procure and maintain insurance on said property, as he shall fail to pay any taxes as and when the same shall become due and payable, as herein agreed; c thereon, in good order and condition, then, in such event, the mortgages may, at its election, are	and as security for said debt. In the event of any violation, or attempt to violate, this stipulation, said rest, as provided for in case of other violations of the terms of the mortgage. The producing the same shall fail to pay the premium therefor; or if the mortgagor if the mortgagor shall fail to keep the buildings or improvements now on said lot,, or hereafter placed some stage insurance and may the preciping thereon, and may now the provided the same shall fail to keep the buildings or improvements now on said lot, or hereafter placed
produced by the mortgagor, and may pay any taxes, nens, assessments or amount which should, un repairs necessary to place and keep the building and improvements on said lot in good order and consessments, judgments or other encumbrances or repairs shall be added to the principal debt hereby of payment by the mortgage, at the rate of six per centum (6%) per annum, shall be secured by this	der the terms of this instrument, be pend by the mortgagor, and may make, or cause to be made, any condition; and any sum so paid or advanced by the mortgagee for insurance premiums, taxes, liens, y secured, and shall become part thereof, and the repayment thereof, with simple interest from the date instrument in the same marner and to the same extent as the original debt hereby secured; and they be made. Any of said payments shall be optional with the mortgagee, and without waiving or affecting
9. The mortgager hereby agrees to pay, all and singular, any costs, charges and expenses assigns, because of the failure on the part of the mortgagor, his heirs, executors, administrators or :	including attorney's fees, reasonably incurred or paid at any time by the mortgagee, its successors or assigns to perform, comply with and abide by each and every stipulation, agreement, condition and ams so expended may be added to the debt hereby secured and the mortgagee may reimburse itself under
10. It is further covenanted and agreed, that in the event the premises hereby mortgaged, any and all damages awarded for the taking of, or damages to, said premises, or any part there note and mortgage, and may be applied upon the payment, or payments, last payable thereon. 11. It is further covenanted and agreed, that should any proceedings be commenced for	or any part thereof, shall be condemned and taken for public use under the power of eminent domain, of, shall be paid to the mortgage, its successors or assigns, up to the amount remaining unpaid on the the foreclosure of any second mortgage or other lien affecting the premises covered by this mortgage, payable, and start such proceedings as in its judgment may be necessary to protect its interest in the
premises. 12. PROVIDED, ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the mortgagee, its successors or assigns, the said debt or sum of money, with interest thereon, if any s intent of said note and this mortgage, then this mortgage shall cease, determine and be utterly null; interest within ninety days after the same becomes due and payable, or shall fail to procure and	e parties to these presents, that if the mortgagor shall well and truly pay, or cause to be paid, unto the hall be due, and shall perform all the agreements, conditions, covenants and terms according to the true and void. But if the mortgagor shall fail to promptly and fully pay any installment of principal or maintain insurance on the hyddings on said land, or to pay the preprincipal principal or the property of the property
by him or the mortgagee when and as the same becomes due and payable, or shall fall to pay any tor when the same shall become due and payable, or shall fall to reimburse the mortgagee for any a ments on said land are not kept in as good condition as they now are, or the mortgager shall erect or if injury or waste is committed or permitted to or on said property, or the buildings or impressible the covered in writing of the mortgage, all in accordance with the covered herein confiance.	axes, items, assessments or amounts mentioned herein or constituting a part of the debt secured, before amounts paid on his behalf when the same shall be demanded; or if the buildings and/or other improves or permit to be erected any new baildings on said land without the consent in writing of the mortgage; prements thereon, or any fixtures or improvements are removed from or changed on said property, thank or if the provinger whell feel to here gives no represent a restrict in the latest and property,
at once, anything hereinbefore or in said obligation contained to the contrary notwithstanding, successors or assigns, and the said mortgagor doth hereby empower and authorize the said mortga	secures, the whole amount of said doo, at the option of the mertgagee, shall become due and collectible. And upon said dobt being due and collectible, it shall and may be lawful for the said mortgagee, its successors or assigns, to grant, bargain, sell, release and convey the said premises, with the to the highest bidder, for each, three week's previous notice of the time, place and terms of sale may of them, shall have the right to become purchasers of the said premises, and on such sale
to make and execute to the purchaser, or purchasers, his, her or their heirs and assigns forever, a of dower, and all and any other encumbrance, subsequent to this mortgage; and after deducting f and all sums paid out by the mortgagec hereunder, not exceeding ten (10%) per cent, attorney's fet the rights of the holder of any subsequent lies or encumbrance on the said promises who may give	conveyance in fee of the said premise, freed and discharged from all eauty of redemption and right from the proceeds of said sale all taxes due thereon, the principal and interest due on said debt, and any res, premiums of insurance, and any rosts and charges of the said sale, then to hold the over-plus subject express notice in writing of his holding the same; and if no such claim be made, then to pay such interest, taxes, fees, costs and charges, the amount unput shall not be extinguished by the mortgage
becoming the purchaser of the premises. The completion of said said, by conveyance, shall entitle him, shall then become and be tenants holding over; and shall forthwith deliver possession to the p assignee of this mortgage, the deed shall be executed in the name of the mortgagor by the Preside are coupled with an interest, and are irreveable by death, or otherwise, and are granted as cumula	the purchaser to immediate ressession of the premises, and the mortgagor, or any person holding under archaser at such sale, or be summarily dispossessed. In case of sale by any corporation as mortgagee or ent, Manager or Agent of said corporation, as attorney in fact. The power and agency hereby granted attive to the remedies for collection of said indebtedness provided by law.
trators, and executors all rights that now exist or that may hereafter exist under the laws of the St foreclosure sale thereof, and agrees to pay the full amount of the indebtedness secured hereby, and of the property herein described, without requiring an appraisal of the property herein described, alleged true value of said land, or for any reason.	ration for the loan secured hereby, that he does hereby waive and renounce for himself, his heirs, adminisate of South Carolina to reacire an appraisal of the property herein described, before or after the tha full amount of the deficiency in the payment thereof that may be established by the foreclosure sale either before or after the foreclosure sale thereof, and without any defense or set-off because of the
unpaid or uncollected and that accrue or fall due from and after any detail by mortgager incremed or after the service of a summons in any action of foreclosure to which said mortgagee may be part and profits as a matter of right, and if said premises be not rented, the receiver shall have the right the arount due the mortgagee, or the solvency of any person or persons liable for the around of	the said mortgagee, all of the rents, issues and profits of the said mortgaged premises that may be let, or any breach or violation of any acreement, condition, covenant or term of the note or mortgage, ties, and the holder of this mortgage shall be entitled to the appointment of a receiver for such rents with to rent out the premises; all without consideration of the value of the mortgaged premises, as security such amount, anything berein or elsewhere to the contrary notwithstanding.
judgment of foreclosure recovered. 16. All rights and powers herein conferred are cumulative of all other remedies and rights a 17. In case of error or omission in this mortgage or the note which it secures, a mortgage or	note to correct the same, dated up of this date, will be promptly executed by the mortizages
18. It is further covenanted and agreed that any waiver by the mortgagee of any agreement, as a waiver of the act at any subsequent time, or of any similar or other act or acts of commission or 19. The mortgager shall hold and enjoy the said premises until default in the payment of any mortgage shall be made; however, any agent or representative of the mortgagee may enter upon caid mortgage.	condition, stipulation or covenant of this instrument, or any violation thereof, shall not be construed omission at that time or at any subsequent time. of the installments, as provided in said note, or breach of any of the covenants or conditions of this premises at any time for the purpose of inspecting same, or for any other purpose desired by the
and assigns, may, without notice to the moregagor, deal with such successor or successors in inter- mortgagor, without in any way vibilities or discharging the mortgagor's lightly horounder or in	ony part thereof, becomes verted in a person other than the mortgager, the mortgagee, its successors est with reference to the mortgage and the debt hereby secured, in the same manner as with the point the debt hereby secured. No rate of the promises hereby mertgaged and no forbenrance on the part did not the payment of the debt hereby secured given by the mortgagee or its assigns shall either in whole or in part.
WITNESS our hand s and seals this 16th day of Janu	fifty ninth
year of the Sovereignty and independence of the United States of America.	and in the one hundred and
Signed, Scaled and Delivered in the Presence of: J. L. Love,	Lillie Simmons, (Seal) I. N. Simmons, (Seal)
Ben C. Thornton,	(Seal)
County of Greenville	
Ben C. Tnornt on, and made oath that	, Notary Public of South Carolina, personally appeared he saw the within named L1111e S1mmons and L. N. S1mmons
sign, seal and, as the ir act and deed, deliver the within written deed, for the uses and J. L. Love,	purposes herein mentioned, and that he , with witnessed the execution thereof, and subscribed their names as witnesses thereto.
SWORN to and subscribed before me, this	Ben C. Thornton.
J. L. LOVE, Notary Public of South Carolina. (L. S.)	Ben C. Thornton,
THE STATE OF SOUTH CAROLINA. County of Greenville Part C. Thompst. or	
Ben C. Thornton, Lillie Simmons,	, Notary Public of South Carolina, do hereby certify unto all whom it may concern, that Mrs. L. N. Simmons,
Did this day appear before me, and, upon being privately and separately examined by me, did declar whomsoever, renounce, release, and forever relinquish unto the within named HOME OWNERS' LOcalism of dower, of, in or to all and singular the premises within mentioned and released.	are that she does freely, voluntarily, and witho a nny compulsion, dread or fear of any person or persons AN CORPORATION, its successors and assigns, all her interest and estate, and also all her right and
GIVEN under my Hand and Seal, this 18 day of	Lillie Simmons,
January 19th 1935 at 1:53	,
recorded But was g 1920 at 1920 v at	. o clock