MORTGAGE OF REAL ESTATE

## HOME OWNERS! LOAN CORPORATION

LIEN FOR RECONDITIONING (Amortized Instrument) Loan no. 38-9-0-81 SI or SC no.

For value received, the undersigned, owners of the real property located at East on which the Home Owners! Loan Corporation Augusta Drive, Greenville, South Carolina, (hereinafter referred to as the Corporation) holds a first lien, recorded in Book 248 of Greenville , State of South Carolina , which property Page 64 of Mortgages (County or Parish)

is fully described in such first lien instrument, hereby promise and agree to pay to the Corporation the sum of One Hundred Ninety-three & 50/100 Dollars (\$193.50), which said sum, with interest thereon as herein provided, the undersigned bind and obligate themselves to pay as hereinafter provided.

It is understood and agreed that the said sum has been advanced to preserve and protect the improvements on the premises as provided under the terms and provisions of the said first lien instrument now held by the Corporation, and the amount of said advance, with interest thereon as herein provided, is fully secured by said instrument and subject to all the covenants and provisions applicable thereto. However, if the first lien instrument aforesaid does not secure the amount of said advance, then the undersigned hereby convey, give and grant to the Corporation, its successors or assigns, and additional valid lien on said property and improvements theron to secure said sum, with interest thereon as herein provided, and said sum with such interest shall be repaid by the undersigned to the Corporation as is herein provided.

It is further understood and agreed that the said sum shall bear interest from the date of this instrument until repaid at the rate which the original loan secured by said first lien instrument bears.

It is further understood and agreed that if the said first lien instrument provides for the repayment of such advance, then said sum with interest as herein provided shall be at the paid by the undersigned to the Corporation as is provided in such instrument. If the said first lien instrument does not provide for the repayment of such advance, then said sum with interest as herein provided shall be repaid by the undersigned to the Corporation on demand.

Unless and until the Corporation makes demand for the payment in full of the amount of such advance, with interest thereon as herein provided, the undersigned promise and agree to pay to the Corporation the sum of \$ 1.35 on the 9th day of each month beginning on the 9th day of November , 1940 and continuing until the amount of such advance with such interest, has been paid or until demand is made by the Corporation for the payment of the entire numpaid balance of such advance, with such interest.

The undersigned hereby acknowledge and agree that they do not have and will not assert

or claim any defenses, offsets, counterclaims, or equities against the payment of the aforesaid sum, together with interest thereon as herein provided, or against the validate of the lien securing the same or the enforcement thereof. curing the same or the enforcement thereof.

This instrument shall bind the hears, 'experience administrators and designs of the undersigned.

hands and seals this

Signed, witnessed and delivered in the presence of:

J. Frank Eppes (SEAL) (Home Owners)

Etta J. Altom (Acknowledgment in Proper Form for the M. M.

. McBrayer) le Pace McBray (SEAL)

State of South Carolina County of Greenville

Personally comes Etta J. Altom who Weing duly sworn, say that she saw the within named W. D. McBrayer and Lillie Pace McBrayer sign, seal and as their acts and deed, s deliver the foregoing instrument for the uses and purposes therein mentioned, and that she with J. Frank Eppes witnessed the due execution and delivery thereof, and subscribed their names as SWORn to before me this 21St day of Oct. 1940. Witnesses thereto.

J. Frank Eppes (L.S.) Notary Public For South Carolina Etta J. Altom Recorded No. 4th. 1940 at 9 A. M.

J. W. H.