| COUNTY OF Green fle misser Whereas, | | |
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| in a si li ce mi ille | | in the State afores |
| (hereinafter referred to as the "mortgagor") in and by a certain principal promissory note or notes (hereinafter re | ferred to as "notes," wh | nether one or more) |
| writing (designated thereon as "first mortgage real estate bonds"), due as follows | | |
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| and in and byin cest notes (designated thereon as "interest coupons"), to be paid | | |
| annually as follows | | |
| Heren Eed 36 | | |
| pert and follows are seed as a seed | | |
| well with anke | | |
| 15 Wet and truly inflation of the state of t | · · | |
| [Maj M | | |
| The second of th | | |
| and just sum of \$4 (1) 7 770 | | |
| BUT 130: The state of the state | | Doll |
| (\$ 400.00 ; all operated notes bearing even date herewith and bearing interest from the said in full all interest from the said interest from the said inter | est not paid when due to | hear interest at the |
| per centilet annum, to be computed and paid Denni annually annually until paid in full; all interconfunctions of the per cent. per annum; it being hereby agreed that each of said notes shall bear interest after mat | | |
| ner cent, per annum, to be computed | not paid when due to | bear interest at the |
| of per cent. per annum: land that both principal and interest shall be paid in United States gold coir | of the present standards | of weight and finen |
| ofper cent. per annum; and that both principal and interest shall be paid in United States gold coin all the terms and covenants of said notes being hereby made parts hereof as fully as if set out at length herein. Now, know all men that said notes being hereby made parts hereof as fully as if set out at length herein. Sum of one dollar paid to said mortgager by said mortgagee at and before the sealing and delivery hereof (the receip bargained, sold and receased and by high resents does grant, bargain, sell and release unto the said mortgagee and high | ment thereof, and in furt | ther consideration of |
| sum of one dollar paid to said mortage or by said mortgagee at and before the sealing and delivery hereof (the receip | pt whereof is hereby ack | nowledged), has gran signs all that certain |
| bargained, sold and reveased and by hoss presents does grant, bargain, sen and release unto the said moregage and | remille | |
| piece, parcel or tract schand square; lying and being in the State of South Carolina and County of Township, Township, Little of Land Situat Township, Late Mose 10, 6, 5 | | |
| SER ALL TO SERVILLE TO SERVILL | | |
| le the place of land situal | e in the | above |
| ornita and state. Leing Late Nov. 10,6,5 | and one | : - half |
| the file and continuing from Ottaray Str | eet throu | igh th |
| intertor Lot 4. as aforestail in a straight | line 344 | feet to |
| come on lot 42. formerly property of 2 | nra B.E. | Burno |
| hence along the back lines of sails Be | usmo. ki | okerti, |
| set to rear line of Lot no. 7 (on block of | latailes | 1 |
| Old in 71 of 71 of 71 of 71 | The state of the s | turney |
| Phite Horse Road) Thence 34.2 feet m | | |
| of no. 7. Said Lot no. 10 fronting on Was | ching con | i avenu |
| nh Lots nos. 7, 6, 5 and 4 fronting on Ott | Taray St | let, an |
| el heing shown on majo ho. 2 og Dighla g R. E. Dalton, C. M. Furman, Jr. Harrett. | and, as c | ompile |
| , R. E. Dalton, C. M. Furman, Ir. Garrett. | + Dill . G. | W. Justin |
| ht others, as will appear from re | cords in | the P.7 |
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| ffice for Greenville County. | • | |
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| being the same land conveyed to said mortgagor by J. Wilbauks | He. 13 | 10BLL h. |
| being the same land conveyed to said mortgagor by 1. 2. 1. 1. 1. 1. 1. 2. 1. 2. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. | ec. 13 | , 19 B 4, by |

his successors, heirs and assigns from and against said mortgagor 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.