STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

, THIS INDENTURE, made the	Sixth day of	July	in the year oge	thousand nine hundred and
twenty-one	between Carrie 6	Belle Hilrepth	of the Co	unty and
state aforesaid	\sim			part. of the first part,
and THE EQUITABLE LIFE ASSURAL York, having its principal office at Number	NCE SOCIETY OF THE UNITED	STATES, a corporation organiz	zed and existing under the	e laws of the State of New
of the first part being hereinafter known as the MORTGAGEE;	nd designated as the MORTGAGOR	, and the said party of the	e second part being herein	after known and designated
WITNESSETH: WHEREAS, the	said mortgagee has issued to			

its certain policy of insurance, bearing register date the first day of the beneficiary therein named upon receipt of due proof of the death of the justified, provided premiums have been duly paid and said policy be then in force and be then surrendered properly released, the sum of the surrendered properly released to the surrendered properly released to the sum of the sum

(\$3,750:00) DOLLARS, all in accordance with the terms and conditions of said policy.

WHEREAS, the said mortgagor is justly indebted to the said mortgagee in the sum of Thirty - Reven Hundred Fifty

(\$37.50.00) DOLLARS, gold coin of the United States of America, of the present standard of weight and fineness, secured to be paid, together with the premiums on said policy of insurance, by a certain bond or obligation, bearing even date herewith, conditioned for the payment thereof at the principal office of the said mortgagee in the City of New York in ONL Standard and twelvity

(120) equal monthly instalments, each of the sum of Tifty - ONL and T5/100

(a) A payment on account of the principal of said loan;

(b) Interest at the rate of six per centum per annum, duly discounted, on the monthly decreasing balance of said principal sum which will remain unpaid on said loan after the payment of each of the said monthly instalments; and

(c) The monthly premium on said policy of life insurance, it being in said bond expressly agreed that the whole of said principal sum, or the balance thereof from time to time outstanding, shall become due after default in the payment of any one of said instalments, or of the taxes, assessments or water rates, as thereinafter provided, anything therein to the contrary notwithstanding.

NOW THIS INDENTURE WITNESSETH, that the mortgagor......., for the better securing the payment to the said mortgagee of the said sum of money mentioned in the condition of the bond or obligation as aforesaid, with interest thereon, and also for and in consideration of the sum of One Dollar to the mortgagor....... in hand paid by the mortgagee, the receipt whereof is hereby acknowledged, hard..... granted, bargained, sold and released, and by these presents dollar...... grant, bargain, sell and convey unto the said mortgagee, its successors and assigns, forever:

(Ill that piece parcel or lot of land rituate lying and being in the state of South Carolina and Country of Greenville in the First Ward of the City of Greenville, and having the following meter and founds, to-upit:

Segimning at a rock corner on the east side of Townes Street one Hundred City-four (164) feet from the routh east corner of Townes Street and Stone Quence and running thence & 89" E. One Hundred Seventy-nine (179) feet to a stare corner fence of Ity Haynsworth thence with the Jence of said Haynsworth & 19 Weighty-nine and seven tenths (89,7) feet to a rotake; thence with the lone of lot of alice & Hicks approximately 7.71 W. One Hundred Seventy-one and seven-tenths (171.7) feet to a rotake on Townes Street, thence n. 20 E. with Towner Street fifty and eight-tenths (50.8) feet to the point of beginning.

Sairfied and Cancelled P. Jack