MORTGAGE OF REAL ESTATE WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 27465 STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE. in the har one thousand nine hundred and THIS INDENTURE, made the ATES, a corporation organized and existing under the laws of the State of New attan, of the City of New York, party of the second part; the said part and the said party of the specond part being hereinafter known and designated and THE HOUITABLE LIFE ASSURANCE COLETY OF THE UNITED York, having its principal office at Number 120 Gradway, in the Corong of Months of the first part being hereinafter known and dissipated as the MORTGAGEE; WITNESSETH: WHEREAS, the mortgagee has issued as the MORTGAGEE; its certain policy of insurance, bearing register date the first day of September 1925, and numbered 1934, 722 agreeing to pay to the beneficiary therein named upon receipt of due proof of the death of the insured, provided properly released, the sum of Secretary 1925, and numbered 1925, and numbe (\$3600,00 Y) DOLLARS, all infacted ance with the oms and conditions of said policy. WHEREAS, the said mortgagor justly indebted to the said mortgagee in the sum of (\$5600.00)

DOLLANS, in gold coin of the United States of Americs secured to be paid, together with the premitins on said policy of insurance by a pertail bound or obligation, training thereof at the principal office of the taid mortgagee in the City of New York Onerica of the present standard or weight and the payment wen date herewith, conditioned for the payment thereof at the principal office of the aid mortgagee in the City of New York equal monthly installments, each of the sum of. (\$ 50,04 DOLLARS, gold coin as aforesaid, payable in advance on the first day of each successive calnedar month, beginning on the first day of the first day of the 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 stid monthly installments; and

(c) The monthly primium 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 the after default in the payment of any one of said installments, or of the taxes, assessments or water rates, as thereinafter provided anything therein to the contrary individuals. pretain piece, parcel or Lot of land Carolina near no. 30