HOME OWNER'S LOAN CORPORATION

THE STATE OF SOUTH CAROLINA, AMORTIZATION MORTGAGE

NOW KNOW ALL MEN. That the mortgager, in consideration of the said debt and the sum of money aforesaid, and for the better securing the payment thereof to the said mortgagee, according to the terms of the said note and of this mortgage, and also in consideration of the further sum of Three Dollars (\$3.00) to the said mortgager in hand well and truly paid by the said mortgagee at and before the sealing and delivery of these presents, receipt whereof is hereby acknowledged, has granted, bargained, sold and released, in fee simple, and by these presents does grant, bargain, sell and release, in fee simple, unto the mortgagee, its successors and assigns, the following described land, to wit:

All that certain piece, parcel or lot of land, with the improvements thereon, or to be erected thereon, situate, lying and being On the western side of Lawton avenue, in the leity of keenville, in Greenville Township, in the Country of Greenville, in the State of South Carolina; Known as # 1/ Harbton avenue, heing shown and delineated as Lot 4, Block 1, Page 78 of the leity Block Book; being hounded on the on the morth by lot or or formerby lowned by W. S. Dun can; on the East by Lawton avenue on the South by lot now or formerly owned by J. H. Berry and on the West by property name having the following beginning at and iron pin, lot and running thence along the line of sh n. 71-30 W. 173 feet to an uon pin in line of the my bee ; thence with the line of said property 7.17-30 to an iron fim, comer of the Duncan lot; 71-306.173 feet to thence with the line of said lot, & Lawton livenue, thence with the western Lawtoph avenue, S. 17-30 W. 54 2 feet to the beginnclorner; said premises being that conveyed to Felicia Nachen by E. Suman, Master, by deed dated June 6, I on June 8, 1931, in the R.M. lo. Office nety, in Book of Deeds"149" at Page 1586,

20. The mortgagor agrees that in the event the ownership of the mortgagor premises, or any part thereof, becomes vested in a person other than the mortgagor, the mortgagee, its successors and assigns, may, without notice to the mortgagor, deal with such successor or successors in interest with reference to the nortgage and the deby hereby secured, in the same manner as with the mortgagor, without in any way vitiating or discharging the nortgage acres in which the mortgage or upon the debt hereby secured. No sale of the promote thereby no leased and no formerance on the part of the mortgagee or its assigns, or release of any portion of the mortgage premises and no extension of the time for the payment of the debt hereby secured given by the mortgagee or its assigns shall operate to release, discharge, modify, change or affect the original liability of the mortgagor herein, either in whole or in part.