HOME OWNER'S LOAN CORPORATION

THE STATE OF SOUTH CAROLINA, AMORTIZATION MORTGAGE

KNOW ALL MEN BY THESE PRESENTS: That I annie N. Smith, of the learning of Greenville, in the State of Santh Carolina

and hereinafter known and designated as Mortgagor, whether one or more, _______ SEND GREETINGS

WHEREAS, the mortgagor stands indebted unto HOME OWNERS' LOAN CORPORATION, a Corporation created under Section 4 of an Act of Congress of the United States of America, known as Home Owners' Loan Act of 1933, approved June 13, 1933, with its principal place of business in the City of Washington, in the District of Columbia, in the United States of America, hereinafter known

Four Thousand Senen Dundled Dixty and 2007, or

Dollars (\$ 4, 760,00), payable to the order of the mortgagee, together with interest thereon from the date at the rate of file per centum (572) per annum on the balance

remaining from time to time unpaid; both principal and interest being payable on an amortization plan in monthly installments of which, and the remainder to principal until said debt is paid in full. Extra payments may be made on the due date of any installment, and interest will be charged only on the balance of said debt remaining unpaid. All of which, and such other terms and conditions as contained in said note, will fully appear by reference thereto; default in payment of any installment of principal and or interest for a period of ninety (90) days to render the whole debt due at the option of the mortgagee.

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 and Known as no. 403 M & Danged Street, just heyond the incorporate limits of the bity of treewille in Greenville Township in the learnity of Greenville, in the of South Carolina; bounded on the north by property Lucy L. Hindman; on the east by M. Donald Street; on the South by lot no. 103 shown by plat hereinafter referred to, property of E. H. Henley; and on the west by lot ho. 105 down life plat hereinafter referred to property of levetral agencies Company; said lot being known and designated ar lot no. 104 as shown by plat of the north Hille property recorded in the R.M.C. Office for Greenville Commity Book N. at Page 138, and according to said plat having the following courses and distances; beginning at an iron peint on Mi Donald Street 8 ofeet north of the Frosthwestem intersection of M. Donald Street and Iremont avenue running thence dlong M. Donald Street M. 23-32 E. 80 feet to an non fin ; thence n. 66-55 W. 140 feet to an iron pin ; thence 2. 22-32 W. 76.8 feet to an iron pin; thence & 66-22 E. 140 feet to the beginning point; said premises being that conveyed to annie N. Smith thy Robert N. Smith, Jr., by deed dated September 12, 1934, recorded September 29, 1934, in the R.M. C. Office for 1934, recorded september 29, 1934, I in the R.M. C. Office for Treewille bounty in Book of Deeds "56" at Page 182.

Delie same de same de

20. The mortgagor agrees that in the event the ownership of the mortgagod premises, or any part thereof, becomes vested in a person other than the mortgagor, the mortgage, its successors and assigns, may, without notice to the mortgagor, deal with such successor or successors in interest with reference to the mortgago and the debt hereby secured, in the same manner as with the mortgagor, without in any way vitiating or discharging the mortgagor's liability hereunder or upon the debt hereby secured. No sale of the premises hereby northwested and no littlessence 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.