The control of the co	COUNTY OF GREENVILLE. Whereas N. C. Markers	g W. Jones an	d Mais Ora Ja	nes, of Greenvill
are due formule, is well and roly harbord in 1100 to 1	reinafter referred to as the "mortgagor") in an	of the day has certain promissors note or	ne County of July wells	in the State aforess
The state of South Carolina in the content of the c	even date herewith, is well and truly indebted to or hereby admits to be a corporation duly charte	HOME BUILDING AND LOAN Holder the laws of said State and	ASSOCIATION (hereinafter referred to having its principal place of business at	o as the "mortgagee"), which said mo Greenville, in said County and State,
or can be among system. Highest the interest to here interest to be interest to be just in the case of the control of the cont	J V	<i>V</i>		
age that the same term is been interest at least market proceed by the principal and borrows to be good in the control of the principal and the principal an	rtgagee shall reach maturity, with interest thereo	on from this dat at the rate of	per ce	nt. per annum, payable Mouth
The textical content of the state of the sta	1 M he for e the fir il paid in full; past due interest to bear inte	rest at same rate as principal; po	principal and interest to be paid in	United States gold coin of the prese
All that piece, parcel of loght laph in the founty is Greenville, State of South Carolinear the City of Greenville, in the should history process as "Kanstensh" and known as lot No. Nine, in Block F., loght bridge plant of said brogster, recorded in Plat Rock F. page 131. Said lot fronting his Northwest plad of Curton, Street, runs back in parellel lines one hundred sixty feet land has super courses as shown by plat, to which reference is made as part of the desprish of the plant of the desprish of the page 131. Being one of the loght property of the sixty seet. Note that the control of the plant of the sixty seet. The same land conveyed to said mortgager by the same land conveyed to said mortgager by the content in the office of the Register of Meme Conveyances or Clerk of Court for Greenville County, S. C. in Deed Block.	Now, know all men, that said mortgagor, sum of one dollar paid to said mortgagor by nted, bargained, sold and released and by these	in consideration of said notes begger in consideration of said report and said mortgagee at and before the sepresents does grant, bargain, sell and	or the purpose of securing the payment aling and delivery hereof (the receipt i release into the said mortgagee and h	whereof is hereby acknowledged), his heirs, successors and assigns all the
ng	11 1 2 1 0	13 / 1 1 4 2	Cardyna and County of 22 22	
ng	All that piece, parcel and	lot of land in the	county of Greenville, S	tate of South Carolin
number sixty feet and has such courses as shown by plet, to which reference is made as pert of the despriktion, before the lost formed in the sound of the lost formed in the office of the Register of Meane Conveyed to said mortgager by the same land conveyed to said mortgager by	Nine, in Block F., or Free	is a play of said pro	perty, recorded in Pla	t Book F, page 131.
Being one of the loss proves of to come www. Jones by deed recorded in Vol. 72, page 99. So lot fronts on mercla / Street sixty feet. The same land conveyed to said mortgagor by the same land conveyed to said mortgagor by orded in the office of the Register of Mesne Conveyances or Clerk of Court for Greenville County, S. C., in Deed Book.	hundred sixty feet and h	as such courses as si	m ptreet, runs back in	parallel lines one
ng the same land conveyed to said mortgagor by one on 192, by de greded in the office of the Register of Mesne Conveyances or Clerk of Court for Greenville County, S. C., in Deef Book	part of the description	e rienc 1/4		
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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.
- (2) That said mortgagor shall keep all buildings and improvements now or hereafter on said premises in the best of condition and shall not remove, demolish or alter any such building or cut any timber without written consent of said mortgagee and shall not commit or permit waste or injury impairing the value of the premises as security for said debt; and in case of impairment, of which said mortgagee shall judge, said mortgager hereby agrees to make, immediately upon demand, such repairs as said mortgagee may consider necessary to protect his interests; and upon default, said mortgagee may enter upon said premises and make the same.