HOME OWNER'S LOAN CORPORATION

THE STATE OF SOUTH CAROLINA, AMMORTIZATION MORTGAGE County of Greenville Nade W. Calmer afthe Country of Greenelle in the State of South Carolina A and hereinafter known and designated as Mortgagor, whether one or more, WHEREAS, the mortgagor stands indepted 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 and designated mortgager, as evidenced by the certain promissory note of even date herewith, for the full and just principal sum of Just Thousand Just Time Housand Just Monand Just Phonos Williams of Just Housand Just Phonos Williams of Just Housand Just Phonos Williams of Just Housand Just Phonos Williams of Phonos Williams payable to the order of the mortgagee, together with interest thereon from the and interest being payable on an amortisation plan in monthly installments of the payments being applied, first, to interest charged only on the balance of states. esh thereon from the date at the rate of Level per centum (50/0) per annum on the balance remaining from time to time unpaid both principal and interest being payable (3 43.95) per month on the first day of each and every month hereafter, the payments being applied, first, to interest on unpaid balances, 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.

IT REFORM AGREED by the terms of said note that the borrower, or untrasigned, may pay the sum of Surely Here and the potential 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.

Dollars (\$ 2.7 monthly from date to and including June, 1996, depresenting interest only on said debt, at his option, provided all other conditions and covenants of the note, and the instruments securing the same, are promptly met, and thereafter, the monthly pastment shall be the property of the same of the said note and of this mortgage, and also in consideration of the said mortgage and delivery of these presents, receipt whereof is not say installand, and the same of the said mortgage and delivery of these presents, receipt whereof is not say installand, sold and released, in fee simple, and by these presents does grant, bargain, sell and release, in fee simple, unto the mortgage, its successors and assigns, the following described land, to wit: All place certain piece , parcel or lot of land with the improvements thereon, or to be erected thereon, situate, lying and being the augusta Goad, just South of the Cety of Greenvelle, in the Greenvelle, in the State of South Carolina, and delineated and Let #3 on plat of made by R. E. Dalton October at Page 213 and Raving to wit . Reguning augusta Goads and 3; theree with Joint 416, 6 feet to with line of Let #5 N. Kots nos 3 and 4; 3 aled 4, n uon E. 113 feet to on South side of augusta Noud, no 461-Leving that co Comer; soid premises a, m. nade W. Calmes Ky Rickman by deed Jane 3, 1921, and recolded in the R. M.C. Office for Greenville Diedo "7/" at Page