TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in any wise incident or appertaining:

AND IT IS AGREED, by and between the said parties, that all plumbing, heating and lighting fixtures and appurtenances, and all such other goods and effects as are ever furnished by a landlord in letting any unfurnished building, which are or shall be attached to the building exvered by these presents, by nails, servow, botts, pine connections, masurey or in any manner, are and shall be deemed to be nare of the security for the indebtechess herein mentioned and to be evered by this mortage, assessing and assigns and all persons claiming by, through, or under them, and shall be deemed to be nare of the security for the indebtechess herein mentioned and to be evered by this mortager.

TO HAVE AND TO HOLD all and singular the said premises unto the said mortagere, its successors and assigns, frower. And the mortgager does hereby bind himself, his heirs, executors, administrators and assigns, to warrant and forever defend, all and singular, the said premises unto the mortgager, in successors and assigns, from and against the mortgager and of the consideration hereof and of the acts of said mortgage and part thereof.

As a part of the consideration hereof and of the acts of said mortgages unto the mortgager, on behalf of himself, his heirs, executors, administrators or assigns, hereby covenants and agrees with the mortgager and represents and declares as follows:

1. Wherever there is a reference in the agreements, covenants, conditions and terms herein contained, to any of the parties thereto, the same shall be construed to mean as well the heirs, representatives, successors and assigns (either voluntary by act of the parties, or involuntary by operation of law) of the same, and all obligations of the mortgager shall extend to and may be exercised and enjoyed by the successors and assigns of the mortgager and representatives of the mortgager of assigns. Whereve 3. That the northernor is lawfully solid of the property hericalows described in tee shape absolute, and has not dear of all lies and enumerate whitspect, except this intergrace, a gain and that all more and a sessements have been paid, except these herafter accruing. That the mortigages had been proposed by the northernor, is successors or a lies, all half-lings or improvements have been paid, except these herafter accruing the northernor. It is a successor of a lies, all half-lings or improvements have been paid, except the northernor, had half and all continuous control and of the northernor, had half and all control by the northernor, had half and all control by the northernor, had half promises of the northernor, and shall promises for such hastenor, and is not promptly any when due all promises for such hastenor, and is additional instrument is taken out on the property, that all profits for such hastenor, and is not promptly any when due all promises for such hastenor, and is additional instrument is taken out on the property, that all profits for such hastenor, and is all promptly any when due all promises for such hastenor, and is additional instrument is taken out on the property, that all profits for such hastenor, and that promptly any when due all promises for such hastenor, and that the promptly any when due all promises of the hastenor, and that the promptly any when due all promises of the hastenor, and that the promptly and the hastenor, and that the promptly has the promises, of the hastenor, and the hastenor, and the hastenor, and that the promptly hastenor, and the hastenor, and any and hastenor, and are a fail lists according to the promptly and any or the hastenor of the hast assigns, because of the failure on the part of the mortgage, or either, and upon his failure so to do, any sums so expended may be added to the death network this mortgage.

10. It is further covenanted and agreed, that in the event the premises hereby mortgaged, or any part thereof, shall be condemned and taken for public use under the power of eminent domain, any and all damages awarded for the taking of, or damages to, said premises, or any part thereof, shall be paid to the mortgage, its successors or assigns, up to the amount remaining unpaid on the note and mortgage, and may be applied upon the payment, or payments, last payable thereon.

11. It is further covenanted and agreed, that should any proceedings be commenced for the foreclosure of any second mortgage or other lien affecting the premises covered by this mortgage, the mortgage may, at its option, immediately declare its lien and the note which it secures due and payable, and start such proceedings as in its judgment may be necessary to protect its interest in the remises. and moreace, and may be applied upon the payment, or payment, last poyable threton.

In furties coverance is an agreement of any proceedings is commerced for the forcelessor of any second mortance or other lien affecting the premises covered by this mortgage, the mortance is the payment of the parties to these precents, that if the mortance shall well and truty be necessary to protect its interest in the mortance. Proceedings of the parties to these precents, that if the mortance shall well and truty bay, or cause to be paid, unto the mortance. From the payment of the parties to these precents, that if the mortance shall well and truty bay, or cause to be paid, unto the mortance of the parties of the parties to the payment of the parties of the p WITNESS hand and seal this 8th day of December in the year of our Lord one thousand nine hundred and and in the one hundred and fifty mintn thirty four year of the Sovereignty and independence of the United States of America. Signed, Sealed and Delivered in the Presence of: 己. C. Jamison, N. B. LeGowan Wilma Riddle, THE STATE OF SOUTH CAROLINA. County of Greenville W. B. McGowan, , Notary Public of South Carolina, personally appeared ... Before me. Wilma Riddle. ತ. C. Jamison. and made onth that S he saw the within named sign, seal and, as h13 ... act and deed, deliver the within written deed, for the uses and purposes herein mentioned, and that S he, with W. B. McGowan. witnessed the execution thereof, and subscribed their names as witnesses thereto. 18tn SWORN to and subscribed before me. this Wilma Riddle, W. B. McGowan Notary Public of South Carolina. THE STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER County of Greenville I. W. B. McGowan. , Notary Public of South Carolina, do hereby certify unto all whom it may concern, that Mrs. Eula Estelle Jamison. E. C. Jamison, the wife of the within named Did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named HOME OWNERS' LOAN CORPORATION, its successors and assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular the premises within mentioned and released. 18**t**n GIVEN under my Hand and Seal, this Eula Estelle Jamison, January . 19 35 W. B. McGowan (L. S.) Notary Public of South Carolina. Recorded January 18th 19 35 at 3:15 o'clock P. M.