The state of which or

Beller (15, 200.00 ) die and payable

will beginned therese from date of the rote of clight (Blobe contum per annum, to be paid: send-ansmally in advance

WHERE AC the Margager may be presented became indebted to the said Mortgages for such further sums as may be advanced to or facilities for laxer, lesswapes promiums, public assessments, repairs, or for any other purposes:

BONY TABLE ALL MAIN. That the Margager, in consideration of the eferosaid dobt, and in order to secure the payment thereof, and in order to secure the payment thereof, and secure the payment thereof, and the payment of the effect of the payment of the effect of the payment of

Fig. 1 that curious place percel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Corolline, County of Greenville, in Saluda Township, situate, lying and being on the Mostern side of Eart Cat Road and being known and designated as Tract No. 2 on a plat of the property curveyed for B. H. Transcell by T. T. Dill in February, 1947, and known as the H. Waring Tract as shown on plat recorded in the RMC Office for Greenville County in Plat Book ATTT, page 405 and having, according to said plat the following metes and bounds, to-wit:

Biglight at a point in the center of the Hart Cut Road at the joint front corner of Tracts

No. 1 and 2 and running themse along the joint line of said tracts, S. 86-50 W. 223.0 feet

to a stake at the joint rear corner of Tracts 1 and 2; thence N. 7-30 E. 100 feet to a stake;

thence N. 2-30 W. 100 feet to a stake; thence N. 10 W. 100 feet to a stake; thence N. 18-50 W.

100 feet to a stake at the joint rear corner of Tracts No. 2 and 3; thence along the joint line

of said tracts, S. 85-07 E. 302.7 feet to a point in the center of Hart Cut Road at the joint

front sormer of Tracts 2 and 3; thence along the center of Hart Cut Road S. 6-15 W. 370 feet to

the beginning corner and containing 2.5 acres.

Tegether with all and singular rights, members, harditaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents, issues, and profits, which may arise or be had thereform, and including all heating, plumbing, and lighting fixtures new or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its heirs, successors and assigns, forever.

**可以自己的特殊的** 

The Mertgager covenants that it is lawfully selmed of the premises hereinabove described in fee simple absolute, that it has good right and is lawfully sufficient to selly covenants the same, and that the premises are free and clear of all liens and encumbrances are provided herein. The Mertgager curther covenants to warrant and forever defend all and singular the said premises unto the Mertgages feedver, from and against the Mertgager and all persons whomsoever fawfully claiming the same or any part thereof.