and numbered respectively "Interest Note No. 1" to "Interest Note No.

Each of the principal and interest notes provides for the payment of ten per cent. of the amount due thereon when collected, as an attorney's fee for said collection, if, after maturity and default in the payment, it be placed in the hands of an attorney for collection, and contains a waiver of presentment, demand, protest, and notice of dishonor, protest and extension, as by reference to said notes will more fully appear.

granted, bargained, sold and released and by these presents doth grant, bargain, sell and release, unto the Mortgagee, its suc-

cessors and assigns, forever, all of the following described real estate, situate, lying and being in the County of South Carolina, particularly described as follows:

All that kiece, parcel or lot of land in Greenville Lownship Greenville Rounty, State of South Carolina, in the leity of Greenville, knowl and designated as lot number & Joh North Hills, according to plat of said property, made by Dafton, Neves, and recorded in the Apr. lo. Refice for Seewille County in Plat Book II, at Page 90, also having a frontage on Elizabeth Street of 150 feet, and on Sahrand Street of 40 feet, and having the pollowing meter and bounds, to with the corner of the lasting side of Elifabeth Street and the Morthern side of Gar side of Street, and remaining thence along Elizabeth Street N. 13-12 E. 150 feet to and iron pin on a text foot alley, they ce along Said alley & 166-02 E. 62. 15 feet, there is 22-05 W. 147. 8 feet the a foint on Sarrady Street; then are along Garrany Street n. 166-02 W. 40 feet to the point of beginning.

TO HAVE AND TO HOLD, The above described real estate, together with the buildings and improvements now or hereafter on said lands, if any, and all personal property now or hereafter attached in any manner to said buildings or improvements, and all the rights, members, hereditaments and appurtenances thereunto belonging or in anywise appertaining, all and singular, unto the Mortgagee its successors and assigns forever.

And it is hereby covenanted and agreed between the parties hereto, as follows, to-wit:

FIRST:—That the Mortgagors (a) will pay the said debt or sum of money, and interest thereon, as and when the same shall be due and payable, according to the true intent and meaning of the said notes, or any renewals thereof, or of any portion thereof, and especially will pay on demand all costs and expenses of whatever nature which the Mortgagee shall incur or be put to, including and in addition to, attorney's fees as provided in the said notes, for collecting the said debt or sum of money and interest thereon, by demand of attorney or by legal proceedings, or for protecting or enforcing through especially employed attorneys and agents, and of the grade proceedings or otherwise, any of its rights under the provisions of this Mortgage, all of which said costs and expenses are hereby made a part of the debt herein secured; (b) will execute and cause to be executed, such further assurances of title to the said real estate, and take, and cause to be taken, such steps including legal proceedings, as may at any time appear to the Mortgagee to be desirable to perfect its title to the said real estate free from any defect, cloud or encumbrance; (c) will pay all taxes and charges assessed on said real estate before the same shall become delinquent, and immediately thereafter exhibit to the Mortgagee official receipts showing the payment of same; (d) will, at his own expense during the continuance of this debt, keep the buildings on said real estate constantly insured against

loss by fire, in some responsible stock fire insurance company or companies satisfactory to the Mortgagee, for an amount not less than June Thou 
Sand Live Hundled

Dollars (\$2500.00

Dollars (\$ \$ \$ 0.00 colors of the folicy or policies as additional security, and where renewal policies are necessary in the performance of this covenant will deliver them to the Mort-

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