County ofGreenville				
<b></b> н				
· · · · · · · · · · · · · · · · · · ·				SEND GREETING
WHEREAS,I the said	Horace B. Corb	<b>ett</b>		
and by certain promissory				V.
on chartered under the laws of the				Signal Si
700.00 ) DOLLARS, to be		K/A		· 1
ereof until maturity at the rate of stallments as follows:	<b>six</b> (6%) per	centum per annum, said p	rincipal and interest being payab	le in
Beginning on the _lst day of.	January , 19 42, ar	nd on the	each Mor	<b>th</b>
ach year thereafter the sum of \$	9.20 , to be a	applied on the interest and	principal of said note, said pa	yments to continue up to i
luding the _lst_ day of_Novemb	er, 19_49, and the balan	ce of said principal and int	erest to be due and payable on th	e lst day of
December 19 49, the afor			and the second of the second o	
of <b>51x</b> ( <b>6</b> %) per centum p				n time to time, remain unpai
and the balance of each				
All installments of principal and al of any installment or installments, or a rate of seven (7%) per centum per annu	any part thereof, as therein prov	money of the United State vided, the same shall bear	s of America; and in the event d simple interest from the date of	such definit until paid at the
And if any portion of principal or in contained herein, then the whole amount close this mortgage; and in case said should be deemed by the holder thereof hands of an attorney for any legal pro- of the indebtedness as attorneys' fees, the	nt evidenced by said note to beco note, after its maturity should necessary for the protection of i oceedings, then and in either of s his to be added to the mortgage in	me immediately due, at the placed in the hands of the interests to place, and the indicases the mortgagor probable debtedness, and to be securing the securing th	e option of the holder thereof, we an attorney for suit or collection he holder should place, the said omises to pay all costs and expeded under this mortgage as a part	the may sue thereon and foren, or if before its maturity, note or this mortgage in the case including (10%) per central debt.
NOW, KNOW ALL MEN, That in consideration of the said debt and su	I , the said and for t	Horace B. Cor	bett yment thereof to the said JUD	SON MILLS mecording to the
erms of the said note, and also in co				the sa
Horace B. Corbe f these Presents, the receipt whereof is elease unto the said JUDSON MILLS.	s hereby acknowledged, have gran	in hand well and truly nted, bargained, sold and	paid by the said JUDSON MII released, and by these Present	LS, at and before the signists do grant, bargain, sell as
All that cert	ain piece, parcel o	r letof land on	the West side of F	ourth Street,
n Section No. 6 of Jud	son Mills Village,	near the City o	f Greenville, in th	e County of
reenville, State of So		•		
plat of Section No. 6	The state of the s			
, at pages 106 and 107		W/		
:o-wit:-		Du Vo	<u> </u>	
	an iron pin on the			
ots No. 73 and 74, and n iron pin joint rear				
. 1-50 E. 70 feet to a				
he line of Lot No. 72,				
hence with Fourth Stre	1		Ψ •	
This is the and this mortgage is gi	same lot of land o			
lescribed premises.	Yul	A STATE OF THE STA	1 /	161
	Sal.	W Da in	Y QN	
The second of th	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	y you a up	<u> </u>	
	<b>**</b> **********************************	a all a	34	
		A My My		M. W. C.
	LW X	The stricts	The Later La	Marin. V.
		My Ja		A CONTRACTOR OF THE PARTY OF TH
	John John Mark	July Ja		Noveri.
	John Mark	anda anda da		Marin D.
	Company of the second of the s	and a survey of the survey of		Marie 1
	Sold State of the			A Constitution of the cons
	Control of the second of the s			A Court. 1
	and the same of th			A Construction of the cons
	and the way			A Construction of the cons