County of Greenville		
I, Ea	rle W. Herner	
		Q . STATE CIPTURE
	Earle W. Harper	\\ \\
WHEREAS, the said		
and by _my certain promissory	note in writing, of even date with these pr	resents8.m well and truly indebted to JUDSON MILLS, a cor
n chartered under the laws of the	State of South Carolina, in the full and ju	st sum of Seven Hindred and No/100
700.00) DOLLARS, to be	paid at the office of Judson	M1118 in Greenville, S. C., together with atterest thereon from
reof until maturity at the rate of	six (6 %) per centum per	r annum, said principal and interest being passble in monthly
tailments as ioliows:		\mathcal{S}
		1st day of each 1 most h
Section 1997		he interest and participal of said tote, said payments to continue up
ding the _lst_ day of_Novemb	Dr, 19.49, and the balance of said &	riscipal and interest to be due and periods on the day of
December 1949; the afor	esaid monthly payments of \$	9:20each are to be applied first to interest at the
six (_6%) per centum p	per annum on the principal sum of \$790 -00	or so much thereof as shall, from time to time, remain u
d the balance of each mon	nthly payment shall be applied or	a account of principal.
	V	e United States of America; and in the Grant default is made in the par ame shall bear simple interest from the date of such default until paid in
te of seven (7%) per centum per anni	um.	
And if any portion of principal or intained herein, then the whole amount	nterest be at any time past due and unpaid, it evidenced by said note to begoing immedia	or if default be made in respect to any condition, agreement or covately due, at the option of the holder thereof, who may sue thereon and the hands of an attorney for sult or collection, or if before its mature to place, and the halder should place, the said note or this mortgage is mortgagor promised to pay all costs and expenses including (10%) per and to be secured under this mortgage as a part of said debt.
ould be deemed by the holder thereof	note, after its maturity should be placed in necessary for the protection of its interests	to place, and the heider should place, the said note or this mortgage;
the indebtedness as attorneys' fees, th	is to be added to the mortgage indebtedness,	and to be secured under this mortgage as a part of said debt.
NOW, KNOW ALL MEN, That	I the said Earle W	ecurify the payment thereof to the said JUDSON MICE according to
	onsideration of the further sum of THREB	<i>1</i>
these Presents, the receipt whereof is	s hereby acknowledged, have granted, bargain	well and truly paid by the said JUDSON MILES, at and before the sined, sold and released, and by the Presents do grant, bargain, sel
		ot of land on the East side of Third Stre
		ne City of Generalle of the County of
		and designated as Lot No. 88 as shown on
the contract of the contract o	and the second of the second o	ade by Dalton & Nevat, Engineers, November
		R. M. C. Office for Greenville County, S.C. according to said plat, the fellowing
etes and bounds, to-w		about daily so bear passey our sounds
		East side of Third Street, joint front cor
		ne line of Lot No. 87, N. 88-11 E. 76.40
		. 77 and 78; thence with the rear line of
		corner of Lots No. 77, 76, 89 and 88; the
The second secon	A STATE OF THE PROPERTY OF THE	eet to an iron pin on the East side of Thi
		t. N. 1-53 W. 70 feet to the beginning cor
		nveyed to me by Judson Mills by deed of ev
bove described premise		sarisfied and caroline of the purchase price of the
		CANOELLE DEL
		SATISFIED AND CANONIC COUNTY, S. C. O.O.
		SATO STATE OF THE PROPERTY OF
and the second s		The state of the s
		O POR GREENVILLE CO. NO.
		R.M.C. FOR GREENVILLE CO. NO.
		R.M.C. FOR GREENVILLE COUNTY, S. C. SOO. R.M.C. FOR GREENVILLE COUNTY,
		R.M.C. FOR GREENVILLE NO.
		R.M.C. FOR GREENVEL NO.
		R.M.C. FOR GREENVEL NO.
		R.M.C. FOR GREENVEL NO.
	•	R.M.C. FOR GREENVEL NO.
		RM.C. FOR GREENING M. NO.