COUNTY OF Melenville Whereas, Stilliam 24. Enlaw	
	2
	by a certain principal promissory note or notes (hercinafter referred to as "notes," whether one or more) in
incremation referred to do the mengager , in and	-y
	ate bonds"), due as follows
in annual ins	talments of twenty-fine dallars
each on the sour	the day of novemble in each wear
(The first paymen	t to be made on the fourth day of
novemble, 1958), a	destil the interest of the second way
rovenous, 1158), a	ince paid se que.
nd in and byinterest notes (design	rnated thereon as "interest compons"), to be paid
nmelly as follows	A.
	etterson as truster for R 24
sounning name	ud 3/ P. 21 hite 5
	(hereinafter referred to as the "more and in the full
and just sum of And hun	
	Dollars,
\$ 100.00); all of said notes bearing ever	n date herewith and bearing interest from This date the rate of Rengan
er cent, per annum, to be computed and paid	annually until paid in full; all interest not and when due to hear interest at the rate
of senew per cent. per annum; it being h	iereby agreed that each of said notes shall bear interest after metuboly or after default in payment of the rate of
seven, per cent. per annum, to be cor	mputed annually, all interest are the rate
of Service per cent. per annum; and that	both principal and interest shall be paid in United State Book coin of the present standards of weight and fineness; on side parts hereof as fully as if set out at length herein. On side ration of said debt and for the purpose of securing the payment thereof, and in further consideration of the orthogree at any before the sealing and delivery hereof (the recapily thereof is thereby acknowledged), has granted,
Now, know all men that said mortgager, in co	onsideration of said debt and for the purpose of securing the payment thereof, and in further consideration of the
dill of one donar para to bare more parts of the series	**************************************
piece, parcel or tract of land situate, lying and being	g in the State of South Carolina and County of Melly Williams
n Mentelle J	g in the State of South Carolina and County of Melingrated as lote and family (4) in Block "M" of Park Place at there of South Carolina and County of Melingrated as lote and there of the said family (4) in Block "M" of Park Place at there of freewall in the office of said country to family ances for said country the factoring meter and hounds,
nsisting of two lo	eto kinsion and designated as lote
impleded thise (30	and fahre (40 in Block "n" of Park Place
on dies to a so	it of the least the assisted in the office of
a shailte no me	The state of the s
e of significant of the	to be to the transfer of the said country
a stale in the	C stoke de, at page 114, said Roll
very collectively	the following melle and bounds,
suit:	
Beginning at	tea stake on the northeast corner of
to no. 2. on the	tea stake on the northeast corner of these side of Third arenue, one hundred
t. matherend Sep.	in the north side of First Street, a short
to course and year	The second server of general prices, a since
seance northwest	of the bity of Greenville, and running
ence along said	Third arence n. a degrees, 17 minute
	flet to a stake on the southeast corne
lot no. 5: Thence	along line of last mentioned lat 7.89
grele 45 minutes	21. one hundred and fifty (WO) feel to
stale on an all	ey; Thence along said alley S. Odegre
minuces st. one r	rundeld feet (00) to a stake on the
	of Lat no. 2; Thence with line of last
	I degrees, 45 minutes 6. one hundred
ed fifty (150) Reet	to the Leginning corner.
There is no	other lien or encumbrance on said
to be land M. vit.	her of them her mostanao. sid amount. 111
taring of the	die mantica at the
nervese, except a	prior mongage in said of all alles
estre, daled Jun	el 20, 1933, and recorded in said
fish in Book 1/3,	her of them, by mortgage, judgment or prior mortgage to said L. a. Patterson I 20, 1933, and recorded in said at page 75.
·	
	of Paris attended as a second
beingthe same land conveyed to	said mortgagor by IV. U Ballyhuly and Ir. Co. Dunn
	on flink 4, 17/7 + Sefe, 1921, by deede
	o said mortgagor by 21. Phalightly and 21. E. Sums on June 9, 1919 + Sep, 1921, by dee

recorded in the office of the Register of Mesne Conveyances or Clerk of Court for Mesne Court

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining. To have and to hold all and singular the said premises unto the said mortgagee and his successors, heirs and assigns forever. And said mortgager does hereby bind himself and his heirs, executors, administrators and successors to warrant and forever defend all and singular the said premises unto the said mortgagee and his successors, heirs and assigns from and against said mortgager and his heirs, executors, administrators, successors and assigns and against every person whomsoever lawfully claiming or to claim the same or any part thereof; also, on demand at any time, to give any further written assurances which may be desired to protect the interests of said mortgagee, including a new note or notes and mortgage correcting errors in the originals.

And said mortgager hereby covenants and agrees with said mortgagee as follows:

(1) That when the loan secured hereby is closed, there shall and will be no unsatisfied lien or encumbrance of any kind, prior to the lien hereof, affecting said premises or any part thereof, this being solemnly declared and represented by said mortgagor as a condition hereof and for the purpose of obtaining a loan hereunder.