WHEREAS, — the said — Hogback Mountain Incorporate  m and byita	note in writi    18
with interest thereon, from	note in writi    18
even date with these presents,  A.M. Law, E.E. Child and C.Y. Brown in the full and just sum of Fifty thousand (\$50,000.00)  Dollars, to be paid.  with interest thereon, from date  computed and paid.  Beni-annually  until paid in full; all interest not paid when due to bear interest interest be at any time past due and unpaid; then the whole amount evidenced by said note	note in writi  well and truly indebted to
with interest thereon, from	well and truly indebted to
in the full and just sum of	at the rate of
with interest thereon, from	at the rate of
with interest thereon, from	at the rate of
with interest thereon, from	at the rate of
with interest thereon, from	at the rate of
with interest thereon, from	at the rate of
computed and paid	
until paid in full; all interest not paid when due to bear interest interest be at any time past due and unpaid; then the whole amount evidenced by said note t who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee   ten per cent.  added to the amount due on said note, to be collectible as a part thereof, if the same be place any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	
who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee  ten per cent.  added to the amount due on said note, to be collectible as a part thereof, if the same be place any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	st at the same rate as principal; and if any portion of princ
who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee  ten per cent.  added to the amount due on said note, to be collectible as a part thereof, if the same be place any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	
added to the amount due on said note, to be collectible as a part thereof, if the same be place any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	
added to the amount due on said note, to be collectible as a part thereof, if the same be placed any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	
any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is see ence being thereunto had, as will more fully appear.	
NOW, KNOW ALL MEN, That the said Hogback &	ountain, Incorporated
in consideration of the said debt and sum of money aforesaid, and for the better securing the paym	
A.d. Law, E.E. Child and C.Y. Brown	
according to the terms of said note, and also in consideration of the further sum of Three Do	
Hogback Mountain, Incorporated	
in hand well and truly paid by the said	
July 14, 1924, recorded in office of R.M.C. for Greenvil reference being here made to said deed for a full described will described in metes Saluda River, being more particularly described in metes Land and Lumber Company to Royal C. Remick dated June 27	Survey" on the head waters of Nosand bounds in deed from Saluda
The two tracts above described are part of the lands con mortgagor this date; in the description in the first traction hundred and eighty-six acres, more or less, and the and seven acres, more or less. Upon re-survey said trachundred (600) acres, more or less.	nveyed by R.C. Remick to the ect the land is stated to contain second tract to contain one hunds
As part of the consideration for this mortgage the mortgof the lands herein mortgaged upon payment to them by the Thousand Dollars per acre for the lots of land so convey conveyed are three lots situated on the top of Hogback to E.M. Blythe, Nelson Jackson, Jr. and Mrs. Eula G. Green.	ne mortgagor of the sum of One red. Excepted from the lands here Mountain, which have been conveye
ate of South Carolina, County of Greenville. "Assignment r value received we, A.M. Law, E.E. Child and C.Y. Brown ven by Hog Back Mountain, Inc., to us for Fifty Thousand d Co. of Spartanburg, a corporation organized and doing buth Carolina, said mortgage recorded in Mortgage Book 161 r Greenville County. Witness our hands and seals this the presence of:  C.Yates Brown	hereby assign a certain mortgage (\$50,000.00) Dollars to A.M.Law ousiness under the laws of l, at page 143 R.M.C. Office 21st, day of April, 1926.
is Morris E.E. Child R. Merchant. A.M. Law. ate of South Carolina, unty of Spartanburg. Personally appeared before me Lois	Brown sign, seal and deliver