STATE OF SOUTH CAROLINA,				
County of Greenville				
I, W11	liam G. Hill			
WHEREAS,I the said				
Walliam State and State an				
in and bymy certain promissory note in tion chartered under the laws of the State o	Delaware		and truly indebted to	
(\$1,000.00) DOLLARS, to be paid at.	its Office in Slater	, S. C., magaza	rikex S.X.C., together with	interest thereon from date
hereof until maturity at the rate ofSix installments as follows:	(6%) per centum j	oer annum, said princip al an c	d interest being payable in	mon thly
Beginning on the Ast day of Nov	ember, 19_40 and on the	lst_day of eachm	onth	of
each year thereafter the sum of \$ 10.00	, to be applied on	the interest and principal	of said note, said payme	nts to continue up to in-
cluding thelst_ day ofApril	, 19.52 and the balance of said	principal and interest to be	dugand payable on the	1st day of May
19_52; the aforesaid	monthly payments of	10.00 O	each are to be applied fi	rst to interest at the rate
of six (_6%) per centum per annu	ım on the principal sum of \$1_0	od or so much	thereof as shall, from tir	ne to time, remain unpaid
and the balance of each monthly	, ·	/	ر کی ر	
All installments of principal and all intere of any installment or installments, or any par rate of seven (7%) per centum per annum.	st are payable in lawful money of t thereof, as therein provided, the	the United States of Americ same shall bear simple inter	ca; and in the event defau rast from the date of such	lt is made in the payment 1 default until paid at the
And if any portion of principal or interest contained herein, then the whole amount evider close this mortgage; and in case said note, at should be deemed by the holder thereof necessa hands of an attorney for any legal proceedings of the indebtedness as attorneys' fees, this to be	nced by said note to become immed fter its maturity should be placed try for the protection of its interest s, then and in either of said cases added to the portgage indebtedness	nately due at the option of in the hands of an attorney is to place, and the holder s the mortgagor promises to a, and to be secured under thi	the bolder thereof, who re for suit or collection, or bould place, the said not be all costs and expenses is mortgage as a part of s	nay sue thereon and fore- if before its maturity, it e or this mortgage in the including (10%) per cent, aid debt.
NOW, KNOW ALL MEN, ThatI in consideration of the said debt and sum of m	the said . Willis	gh G. Hill pecuring the payment there	eof to the said AND SEIX	Slater & Sons, Inc.
terms of the said note, and also in considerate		· •	me o	f the said
William G. H of these Presents, the receipt whereof is hereby release unto the said XXXXXXXXXXX. S. S	acknowledged have granted haros	nd well and truly paid by the ained, sold and released, and the successors are	e said ANDSON MARKS	at and before the signing grant, bargain, sell and
All that certain p	iece, parcel or lot	of land on the Es	ast side of.Whi	
Village of S. Slater & Sons	, Inc., at Slater in	n the County of J	Freenyille, Sta	te of South
Carolina, being known and d	esignated as Lot No.	3 of Block A as	s shown on a pl	at of the Village
S. Slater & Sons, Inc., mad	le by J. E. Sirrine &	Company, Engine	ns, on July 10	, 1940, which plat
is recorded in the R. M. C.	Office for Greenvill	le County, In Pl	at Book K, at p	$ag \in s$ 63, 64 and 65

and having, according to said plat, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the East side of Whitney Street (formerly Hoover Street),
joint front corner of Lots No. 3 and 4 of Block A, which iron pin is 310 feet South of the
Southeast corner of the intersection of Edison and Whitney Streets, and running thence with the
line of Lot No. 4, N. 34-53 E. 125 feet to an iron pin; thence S. 55-21 E. 95 feet to an iron pin,
joint rear corner of Lots No. 2 and 3; thence with the line of Lot No. 2 S. 41-48 W. 125 feet to
an iron pin on the East side of Whitney Street; thence with Whitney Street, N. 56-01 W. 80 feet
to the beginning corner.

This is the same lot of land conveyed to me by S. Slater & Sons, Inc., by deed of even date, and this mortgage is given to secure the unpaid balance of the purchase price of the above described premises.

AT 11'16 O'CLOCK