STATE OF SOUTH CAROLINA, County of Greenville				
County of	I, Perry M. Rampe	Y		
			S	
WHEREAS, the said				
			8 - S1at	ter & Sons, Inc
in and byMY_ certain promissory note	in writing, of even date with the	se presents em well	and truly indebted to MXDSXXX	XXXX a corpora-
tion chartered under the laws of the State	e of SONTEXEMENT in the full ar	nd just sum ofOne T	howsand Seventy-fiv	70 and no/100
(\$_1,075,00_) DOLLARS, to be paid	at its Office in Slate	r, S. C., XXXXX	together with interest	t thereon from date
hereof until maturity at the rate ofinstallments as follows:	\sim 11.	1 1 2 . 0	, P	
Beginning on the day of	Novembern940, and on the	ne 1 st day of each	mon th	of
each year thereafter the sum of \$10_7	5 to by applied	on the interest and principal	of said note, said payments to	continue up to in-
cluding the lst day of April	, 1955, and the balance of sa	id principal and interest to be d	due and payable on thelst	day ofMay
19_ 52 ; the aforesa	honthly payments	of \$_\$19,475	_each are to be applied first to	interest at the rate
of six (_6_%) per centum per a	nnum on the principal sum of \$1	075 60 oryso much	thereof as shall, from time to t	ime, remain unpaid
and the balance of each monthly	payment shall be applied	on account of principal.	$\mathcal{C}_{\ell,\ell}$	
All installments of principal and all int of any installment or installments, or any prate of seven (7%) per centum per annum.		(
And if any portion of principal or interecontained herein, then the whole amount evictose this mortgage; and in case said note, should be deemed by the holder thereof necessands of an attorney for any legal proceeding the indebtedness as attorneys, fees, this to	the at any time past due and unpercented by said note to become important the maturity should be placed as a sary for the protection of its interestings, then and in either of said cases added to the mortgage indepted not be mortgage.	id) or if default be made in the diately due, at the option of a in the hands of an attorney sets to place and the holder si as the mortgagor promises to places, and to be secured under thi	respect to any condition, agre the holder thereof, who may sur for suit or collection, or if bef hould place, the said note or the ay all costs and expenses including is mortgage as a part of said del	ement or covenant e thereon and fore- ore its maturity, it is mortgage in the ng (10%) per cent, ot.
NOW, KNOW ALL MEN, That in consideration of the said debt and sum of	the said Perry M. R. money aforesaid, and for the better	empey he payment there	S. Slater eof to the sai d XXXXXXXXXXXXX	& Sons, Inc.,
terms of the said poe, and also in consider	eration of the further sum of THE	EE DOLLARS. to	me	the said
Perry M. of these Presents, the receipt whereof is here release unto the said RANSONXXXX	Rampe y in heby acknowledged have granted, bar	and well and truly paid by the	e said /WOSCRXWIXXX and ad by these Presents do grant,	before the signing bargain, sell and
S. Slater	& Sons, Inc, Its succ	essors and assign	8.	
All that certai	n piece, parcel or l	t of land on the	East side of Webste	r Street, in
the Village of S. Slater	•	· · · · · · · · · · · · · · · · · · ·	•	W. W.
Carolina, being known an				
of S. Slater & Sons, Inc	\sim 1			
plat is recorded in the	$\wedge \mathcal{U}$			
and 65, and having, acco	. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	, -	•	
110	Witton pin on the East			
Lots No. 8 and 9 of Blo	,	•		
intersection of Webster				
N. 82-41 E. 125 feet to				
of Lots No. 1, 2 and 3,				
and 10% thence with the	Y V			
side of Webster Street;	()C \\ \(\) \(\) \(\)			
even date, and this mor	e lot of land conveye	<u> </u>	Л	-
the above described orem	VIX.	are one ampara na	Torres of other bon ette	O PIECO OI