Inc

STATE OF SOUTH CAROLINA,					
County of Greenville	_ }				
	I, Bennie H.	Bradbury			
				· <i>-</i>	SEND GREETING:
WHEREAS, the said	Bennie H. B	radbury		<u> </u>	
WHEREAS,I the said				σb )	
				,	S. Slater & Sons
n and by <b>my</b> certain promissory	note in writing, of even dat	e with these presents	am well and	ruly indebted to JUI	SON MIEES a corpora-
ion chartered under the laws of the	Delaware State of SMAKKNOSKA, in	the full and just sum of	Eight Hund	red Fifty ar	nd no/100
\$_850.00) DOLLARS, to be					
	_		~		
nereof until maturity at the rate of _ nstallments as follows:					
nstanments as follows:		, ,	5 Y		
Beginning on the <u>lst</u> day of	. December , 19 40	and on thelst d	ay or each mo	on th	of
	EO	(1)			
luding thelst_ day of1952; the afor	May 19 52 and the ha	lance of said bringing of	Adintonto of to he du Son	d normhla an tha	lst . June
52	monthla	R or A	and the distant	d payable on the	day oi
19_2 <b>=</b> ; the afor	resaid	payments of \$	each	%are to be applied fir	est to interest at the rate
f <b>Six</b> (_6%) per centum	per annum on the principal sum	of \$ 850.00 C	or so much there	of as shall, from tim	e to time, remain unnaid
nd the balance of eachmon				, J.	o to time, remain anpara
All installments of principal and	payment sna	il he applied on account	of principal.	Ψ,	
All installments of principal and a f any installment or installments, or ate of seven (7%) per centum per ann	any part thereof, as therein pure	orovided, the same shall	States of America; and bear simple interest fr	d in the eyent defaulton the date of specific	t is made in the payment Default until paid at the
And if any portion of principal or	interest be at any time past du	e and unnaid or A defe	oult he made in rean	not to one andition	2
ontained herein, then the whole amoun	nt evidenced by said note to b	ecome immediately due,	at the option of the h	older thereoff who m	ay sue thereon and fore-
hould be deemed by the holder thereof	necessary for the protection of	of its interests to place.	is of an attorney for s and the holder should	uttor collection, or place, the said note	if before its maturity, it
And if any portion of principal or incompanied herein, then the whole amount lose this mortgage; and in case said thould be deemed by the holder thereof ands of an attorney for any legal prof the indebtedness as attorneys' fees, the	ceedings, then and in either on the mortgage	f said cases the mortgag indebtedness, and to be	gor promises to pay all	costs and expenses i	ncluding (10%) per cents
NOW WHOM ALL MEN O	T Be	mie H Brodhu	myz		to be a self
f the indebtedness as attorneys' fees, the NOW, KNOW ALL MEN, That a consideration of the said debt and steems of the said note, and also in constant of the said note, and also in the said note, and also in the said note.	um of money aforesaid, and for	r the better securing th	e paymentsthereofito	the said (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	la ter/&rSons,/Inc
	, T	, 5	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	\$	the state of the s
erms of the said note, and also in co	onsideration of the further\su	m of THREE DOLLAR	S, to	me C C S	the said for & Sons Inc., the said before the signing grant, bargain, sell and
	r ~ a c D a T . Y			*	brain before the signing
of these Presents, the receipt whereof in the elease unto the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s hereby acknowledged, have g	ranted, bargained, sold	and released, and by	these Presents do	grant, bargain, sell and

All that certain piece, parcel or lot of land on the West side of Lindburg Street, in the Village of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South Carolina, being known and designated as Lot No. 6 of Block D, as shown on a plat of the Village of S. Slater & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which plat is recorded in the R. M. C. Office for Greenville County, in Plat Book K, at pages 63, 64 and 65, and having, according to said plat, the following metes and bounds, to-wit:-

BEGINNING at an iron pin on the West side of Lindburg Street, joint front corner of Lots No. 5 and 6, and running thence with the line of Lot No. 5, S. 87-26 W. 125.02 feet to an iron pin, joint rear corner of Lots No. 27 and 28 of Block D; thence with the rear line of Lot No. 27, N. 2-34 W. 70 feet to an iron pin, joint corner of Lots No. 6, 7, 26 and 27; thence with the line of Lot No. 7, N. 87-26 E. 125.05 feet to an iron pin on the West side of Lindburg Street; thence with Lindburg Street S. 2-30 E. 70 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 portion of the purchase price of the above described premsies.