	interior (a)
300	of the second of
Vol. 300	227
MORTGAGE OF REAL ESTATE—G.R.E.M. 9c.	
STATE OF SOUTH CAROLINA,	
County of Greenville	All of the second of the secon
I, Jacob C. Harmon	
	SEND GREETING:
WHEREAS,I the said Jacob C. Harmo	
is and by MV contain promises we note in maising of any J.L. 111. 11.	present well and truly inhighted to present a corpora-
in and bymy_ certain promissory note in writing, of even date with these Delaware tion chartered under the laws of the State of same and in the full and	$\sim \sim $
(\$950.00) DOLLARS, to be paid at its office in Slater	and the contract of the contra
hereof until maturity at the rate of Six (
	day of each month of
0 50 N	the interest and principal of said note, said payments to continue up to in-
cluding the day of some phor, 19_52 and the balance of sale	
19_52; the aforesaidmonthlypayments of	
of \$1x (.6.%) per centum per annum on the principal sum of \$250	J1 7 (19 dBa 1
and the balance of each monthly payment shall be applied	
All installments of principal and all interest are payable in lawful money of of any installment or installments, or any part thereof, as therein provided, the rate of seven (7%) per centum per annum.	same shall bear simple interest from the date of such default until paid at the
And if any portion of principal or interest be at any time past due and unpair contained herein, then the whole amount evidenced by said note to become immediate this mortgage; and in case said note, after its maturity should be placed should be deemed by the holder thereof necessary for the protection of its interest hands of an attorney for any legal proceedings, then and in either of said cases of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness.	d, or if default be made of respect to my condition, agreement or covenant diately due, at the second the helder thereof, who may sue thereon and fore-
should be deemed by the holder thereof necessary for the projection of its interest hands of an attorney for any legal proceedings, then and in either of said cases	ts to place, and the bedder phond place, the said note or this mortgage in the the mortgagon from the the mortgagon from the the mortgagon from the said costs and expenses including (10%) per cent,
NOW, KNOW ALL MEN, That, the said, and for the better in consideration of the said debt and sum of money aforesaid, and for the better	s, and to be seared indebthis morgage as a part of said debt. Harmon S. Slater & Sons, Inc.,
terms of the said note, and also in consideration of the further sum of THRI	y Sinter & Sens, inc.,
of these Presents, the receipt whereof is hereby acknowledged, have granted, barg release unto the said	and well and truly paid by the said before the signing cained, sold and released, and by these Presents do grant, bargain, sell and
\$1 Slater & Sons, Inc.,	its successors and assigns.
the Village of S. Slater & Sons, Inc., at Slater	of land on the west side of Lindburg Street, in
	11 of Block D, as shown on a plat of the Village
The state of the s	& Company, Engineers, on July 10, 1940, which
The second secon	m ville County in Plat Book K, at pages 63, 64 and
	owing metes and bounds; to-wit: de of Lindburg Street; joint front corner of Lots
The state of the s	h the line of Lot No. 12, N. 51-20 W. 110 feet
The state of the s	thence with the rear lines of Lots No. 20 and 21,
The second contract of	ine of Lot No. 21, joint rear corner of Lots No. 64-11 E. 112.85 feet to an iron pin on the west
side of Lindburg Street;; thence with Lindburg	
corner.	40,
	the mortgagor herein by deed of S. Slater & Sons,
Inc., of even date herewith and this mortgage is purchase price of the above property.	81494 to section the different bonards on mis-
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