		The second of th	
STATE OF SOUTH CAROLINA,			
County of Greenville	T Del		
1, CAPL	Leon Pitman		·
			SEND GREETING:
WHEREAS, the said	Carl Leon Pitman		·
		<i>-</i>	- STATON STORE
n and bymy certain promissory note in	writing, of even date with these p	resentsamwell and truly in	ade ted to MASON MAINS, a corpora-
ion chartered under the laws of the State o			
\$ 900.00) DOLLARS, to be paid at		T . 11/	F1 . 1
ereof until maturity at the rate of		11 0/	V
istairments as follows.			
Beginning on the 15t day of	<i>N</i>	<i>1</i> 111	
ach year thereafter the sum of \$ 9.00			
luding the 1st day of November	, 19_{-} 52, and the balance of said	rincipal and interest to be due and paya	able on the 1st as of December
19. 52 ; the aforesaid	monthly // payments of \$	9.00 Leach are to	be applied first to interest at the rate
	47	or so much linered 190 s	shall, from time to time, remain unpaid
nd the balance of each monthly	payment shall be applied o	n count of principal.	Who was
All installments of principal and all interest any installment or installments, or any parties of seven (7%) per centum per amura.	st Are payable in lawful money of the thereof, as therein provided, the	d United States of America and in a ame shall bear simple interest from t	elevent default is made in the payment date of such default until paid at the
And if any portion of principal or exterest intained herein, then the whole amount evider ose this mortgage; and in case said note, af would be deemed by the holder thereof necessary ands of an attorney for any legal proceedings the indebtedness as attorneys' fees, this to be	be at any time past due and unpaid,	or if default be made in respect to	and condition, agreement or covenant
ose this mortgage; and in case said note, at could be deemed by the holder thereof necessa	ter at maturity should be placed in the protection of its interests	n the lands of an attorney for suit of the lace, and the holder hould place.	collection, or if before its maturity, it the said note or this mortgage in the
inds of an attorney for any legal proceedings the indebtedness as attorneys' fees, this to be	s, then and in either of said cases the added to the mortgage indebtedness,	de mortgagor promises to day all dests a	and expenses including (10%) per cent, as a part of said debt.
NOW, KNOW ALL MEN, That I consideration of the said debt and sum of m	oney aforesaid, and for the batter s	1 tman ecuring the payment thereof to the si	5. Slater & Sons, Inc.,
rms of the said note, and also in considerat	ion of the further sum of THRHE	DILLARS 6 ne	the said
these Presents, the receipt whereof is hereby lease unto the said XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	in had acknowledged, have granted, barged	well and truly haid by the said doesn't ned, solly and beleased, and by these	Presents do grant, bargain, sell and
S. S.	later & Sons, Inc., i	ts successors and assig	gns:
All that certain piece	, parcel or lot of la	nd on the West side of	Mellon Street, in the
llage of S. Slater & Sons,	Inc., at Slater, in	the County of Greenvill	le, State of South
	Λ/ -	•	n on a plat of the Village
S. Slater & Sons, Inc., m			
at is recorded in the R. M			
d 65, and having, according	to said plat, the f	ol Nowing metes and bour	nds, to-wit:
			front corner of Lots Nos.
and 6 of Block J, and rung		/	
V V		. .	of Lot No. 7, N. 87-23 E.
5 feet to an iron pin on the		the state of the s	the west side of Wellon
			Inc., by deed of even date,
d this mortgage is given the	o seture the umaid b	alamaa of the numerica	nuine of the chare
d this mortgage is given the scribed premises.			*** 17 /
<u>-</u>	W		AND THE PARTY OF T
	1	્રહ્યું.	MED OF THE ADOVE
		Co Co	WE COUNTY, 23 L
		STATE OF THE PROPERTY.	THE COUNTY
		STATE OF THE PARTY.	a
		FOR COLOUR	
		R.M.C.	
			•