WHEDEAS, I the said Ollie R. Allison ARMO GREFFING WHEDEAS, I the said ollie R. Allison ARMO GREFFING In the said remains you have been deed to the said of such Carolina, in the fall and pass own of Seven Rundrad Sakth-five and no/1007. 755.20 DOLLARS, to be paid on the collision of Judann Mills in directable, S. C., together with interest thereon from the common of the said of the collision of the	County ofGreen		T. 0111e	R. Alliso	70				
where mass, I the said Ollie E. Allison and by MY. certain promisory note in writing, of even date with these presents. BY. well and truly indubted to JUDSON MILLS, a corpora on characted under the laws of the State of South Carolina, in the full and just same of Soy Expected with interest thereon from date of the state of Soy For control per annum, subjected and interest being payable in. MORITHY Beginning on the 125 5. %) per control per annum, subjected and interest being payable in. MORITHY Beginning on the 125 5. %) per control per annum on the principal and interest being payable in. MORITHY 19. 122 and other the payable in MORITHY 19. 142, the aforesaid MORITHY 19. 143, the aforesaid morithy and the morithy of the Control of principals of morithy and the morithy of the Morithy and the aforesaid and annumber of received and the sevent default is made in the payable and health moritage and the payable and the moritage and in the sevent default is made in the payable and the moritage and in the sevent default is made in the payable and the moritage and in the sevent default is made in the payable and payable and the more annum. 19. 143, the affect of principals of interests be at any time past doe and more and principal of interests and the payable and payable and annumber of interests and payable and payable and annumber of more annumber of principal of an annumber of an annumber of principal of an annumber of any conditions of the annumber of principal of an annumber of any conditions of the annumber of an annumber of any conditions of the annumber of an an									
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methodology and the laws of the State of South Carolina, in the full and just sum of Seven Humbred Sirty-five and mo/100 165-260) DOLLARS, to be paid at the office of Judson Mills in Grounville, S. C., together with interest thereon from date rest at the rate of \$1x									
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All installments of principal and all interest are payable in lawful bonesy of the United States of America, and in the worth default is made in the payment of seven (7%) per estimal per animal of seven (7%) per estimal per animal of a way time past due and unpaid, or if default be made in respect to any condition, agreement or covenant and if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any condition, agreement or covenant and if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any condition, agreement or covenant as this mortgage; and in case said note, after its said note after its said note after its said note after its said note after its said note. After its said note, after its said note, after its said cases the mortgagor promises to pay all costs and expenses including (10%) per cent be insultations as a storces? Fees, this to be added to the mortgage and the covered under this mage, as a part of said debt. NOW, KNOW ALL MEN, That I the said. Ollie E. Allison Ollie E. Allison Ollie E. Allison Ollie E. Allison In hand well and truly paid by the said JUDSON MILLS, at and before the signing asset unto the said note, and also in consideration of the further sum of THREE DOLLARS, to the said JUDSON MILLS, at and before the signing asset unto the said JUDSON MILLS, at and before the signing asset unto the said JUDSON MILLS, at any default of the said pay the said JUDSON MILLS, at any default that certain piece, parcel or lot of land on the Northeast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of respectively, in the country of Greenville, State of South Carolina, being known and designated Lot No. 44, as hown on a plat of Section No. 6 of Judson Mills Village, mear the City of respectively, in the country of Greenville, State of South Carolina, being known and designated, Judy Mills, Village, and running thence with the North state of Judy) per centum per annun	n on the principal	sum	Della Company	or so much the	reof as shall, fr	om time to time	, remain unpaid
e of seven (7%) per centum per annum. And if any portion of principal or interest be at any time past due and unmaid, or if default be made in remote that any condition, agreement or coverant tained herein, then the whole amount oridenced by said note to become immediately due, at the option of the helder thereof incessary for the protection of its interests to place, and the helder thereof incessary for the protection of its interests to place, and the helder the collection of the mortgage in the helder of an attorney for suit or collection, and the helder should place, the said note or this mortgage in the helder of an attorney for suit or collection, and the helder should place, the said note or this mortgage in the helder of the said and the helder should place, the said note or this mortgage in the helder of the said of the said note or this mortgage in the helder of the helder the helder the said notes and expenses including (10%) per cent the individuous as attorney if ces, this to be added to the mortgage individuous, and to be recurred under this mortgage as a part of said case. NOW, KNOW ALL MEN, That I the said Ollie E. Allison NOW, KNOW ALL MEN, That I the said Ollie E. Allison All that certain piece, parcel or lot of land on the Northeast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of greenville, in the mounty of Greenville, State of South Carolina, being known and designated Jot No. 45 as hown on a plat of Section No. 6 of Judson Mills Village, made by Itan Lieves, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of the said Judson Mills, in the following mete and bounds, to-wit: EEGINNING at an iron pin on the North side of Distrect; thence with the East side of Street, S. 1-37 E. 49 feet to an iron pin on the North side of Fifth Street; thence with the North Street, N. 89-25 E. 68 feet to the beginning counter. This is the same let of la	the balance of each All installments of n	mindred and all interes	payment	shall be and fied	on account of pri	ncipal.		(
And if any portion of principal or interest be at my time past due and unpaid or if default be made in respect to any condition, agreement or covenant anisoned benefin, then the whole amount evidenced by said note to be be mortgage; and in case said note, after its maturity; abould be immediately due, as the option of the holder thereof, who may me thereon and fore units of an attorney for any legal proceedings, then and in either of said cases the mortgage; and in case said note, after its maturity; abould be deemed by the holder through place, the said to be and the maturity abould by the holder through place and the holder should place, the said note of this in the said of an attorney for any legal proceedings, then and in either of said cases the mortgage promises to pay all costs and expenses including (10%) per cent he includentess as a storneys froze, this to be added to the mortgage indebtences, and to be secured under the regard and expenses including (10%) per cent he includentess as a storneys fore, this to be added to the mortgage indebtences, and the secured under the said store of the said store of the said and the said of the said of the said and the said of the said note, and also in consideration of the further sum of THREE DOLLARS, to	any installment or ins e of seven (7%) per ce	tallments, or any part	thereof, as there	in provided, the	same shall bear s	of America; a simple interest	and in the event from the date of	default is made f such default v	in the payment intil paid at the
this mortgage; and in case said note, after its maturity abould be placed in the hand of an order of the maturity and be deemed by the holder theorem consensury for the protection of its interests to place, and the holder should place, the said note or the institutions of an attorney for any legal proceedings, then and in either of said cases the mortgage or promises to place, and the holder should place, the said note or the institutions as a storney's creek, this to be added to the mortgage institutions, and to be secured under the ortgage as a part of said debt. NOW, KNOW ALL MEN. That I the said Ollie E. Allison NOW, KNOW ALL MEN. That I the said of the better securing the payment thereof to the said JUDSON MILLS according to the major of the said note, and also in consideration of the further sum of THREE DOLLARS, to Me Ollie E. Allison in hand well and truly paid by the said JUDSON MILLS according to the said unit of the said substantial of the said JUDSON MILLS according to the said state of the said JUDSON MILLS according to the said state of the said JUDSON MILLS. All that certain piece, parcel or lot of land on the Northeast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of securitie, and he ountry of Greenville, State of South Carolina, being known and designated of Lot No. 45 as nown on a plat of Section No. 6 of Judson Mills Village, made by Judson Mills Judson Mills, in the country of Greenville, State of South Carolina, being known and designated of Lot No. 45 as nown on a plat of Section No. 6 of Judson Mills Village, made by Judson Mills Judson Mills, in the country of Greenville, State of South Carolina, being known and designated of Lot No. 45 as nown on a plat of Section No. 6 of Judson Mills Village, made by Judson Mills from tooftee and the said Judson Mills of Fifth Street, joint front coffee and bounds, to-wit; BEGINNING at an iron pin on the North State of Distribution of Dand Fifth Streets and Fifth Streets, N. 89-25 E. 68 feet to the beginnin	And if any portion of	f principal or interest he	e at any time pas	t due and unpaid	, or if default b	e made in re	pect to any co	dition. agreeme	nt or covenant
the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That I the said Ollie E. Allison To represent the said and sum of money aforesaid, and for the better securing the payment thereof to the said JUDSON MILLS according to the me of the said note, and also in consideration of the further sum of THREE DOLLARS, to Collie E. Allison in hand well and truly paid by the said JUDSON MILLS, at and before the signing asc unto the said JUDSON MILLS. All that certain piece, parcel or lot of land on the Mortheast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of penville, in the country of Greenville, State of South Carolina, being known and designated Lot No. 15 as hown on a plat of Section No. 6 of Judson Mills Village, made by Itan Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, and the second in the R. M. C. Office of Long Marces, Engineers, ovember, 1941, and 1942, and 1944, and 1944, and 1944, and 1944, and 1944, and 1944, and 194	se this mortgage; and uld be deemed by the	in case said note, aft	er its maturity	should be placed	in the hands of	option of the	suit or collecti	who may sue thon, or if before	ereon and fore- its maturity, it
NOW, KNOW ALL MEN. That I the said Ollie E. Allison onsideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said JUDSON MILLS according to the said note, and also in consideration of the further sum of THREE DOLLARS, to the said JUDSON MILLS, at and before the signing the said JUDSON MILLS, at and before the signing here Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and a D Streets, in Section No. 6 of Judson Mills Village, near the City of greenville, in the punty of Greenville, State of South Carolina, being known and designated Lot No. 45 as nown on a plat of Section No. 6 of Judson Mills Village, made by these reserves. Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office, and the following meters and bounds, to-wit: EEGINNING at an iron pin on the North stide of the said JUDSON MILLS. EEGINNING at an iron pin on the North stide of No. 28, N. 1-37 W. 60.5 feet a iron pin, joint rear corner of Lots No. 28, 29 and 45, thence with the line of Lot No. 44, 88-23 W. 78 feet to an iron pin on the East side of D Street; thence with the East side of Street, S. 1-37 E. 49 feet to an iron pin, thence around the corner of D and Fifth Streets. This is the same let of land conveyed to me by Judson Mills by deed of even and this mortgage is given to secure the unpaid balance of the purchase price of the above	ds of an attorney for	any local proceedings	y tor and protect	on of its interest	s to place, and the	ne noider shou	d place, the sai	d note or this r	nortgage in the (10%) per cent
the said note, and also in consideration of the further sum of THREE DOLLARS, to Ollie E. Allison in hand well and truly paid by the said JUDSON MILLS, at and before the signing hase Presents, the recept whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and a part of the said JUDSON MILLS. All that certain piece, parcel or lot of land on the Mortheast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of renville, in the county of Greenville, State of South Carolina, being known and designated Lot No. 45 as nown on a plat of Section No. 6 of Judson Mills Village, made by light the sever, Engineers, ovember, 1941, which plat is recorded in the R. M. C. Office of the purpher Junty, S. C., a Plat Book K, at pages 106 and 107, and having, according to said to be a Judson Mills. BEGINNING at an iron pin on the North state of Math. That Street, joint front cofne of Lots No. 28 and 45, and running thence with the lift of tot No. 28, N. 1-37 W. 60.5 feet in iron pin, joint rear corner of Lots No. 28, 29 and 4x; thence with the line of Lot No. 44, 88-23 W. 78 feet to an iron pin on the Rast side of D Street; thence with the East side of Street, S. 1-37 E. 49 feet to an iron pin on the North side of Fifth Street; thence with the North 1de of Fifth Street, N. 89-25 E. 68 feet to the beginning commer. This is the same lot of land conveyed to me by Judson Mills by deed of even dath this mortgage is given to secure the unpaid balance of the purchase price of the above	+	• • • • • • • • • • • • • • • • • • • •	adda to the more	sage indepredites:	s, and to be secure	a anaer mis m	oregate we whom	t oi said debt.	
the said note, and also in consideration of the further sum of THREE DOLLARS, to Ollie E. Allison in hand well and truly paid by the said JUDSON MILLS, at and before the signing hase Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and a part of the said JUDSON MILLS. All that certain piece, parcel or lot of land on the Mortheast corner of Fift and D Streets, in Section No. 6 of Judson Mills Village, near the City of reenville, in the pumby of Greenville, State of South Carolina, being known and designated Lot No. 45 as a nown on a plat of Section No. 6 of Judson Mills Village, made by light the very Engineers, by which plat is recorded in the R. M. C. Office of the Junty, S. C., a Plat Book K, at pages 106 and 107, and having, according to said to be a following meter and bounds, to-wit:- BEGINNING at an iron pin on the North state of The Street, joint front cofner iron pin, joint rear corner of Lots No. 28, 29 and 4; thence with the line of Lot No. 44, 88-25 W. 78 feet to an iron pin on the Rast side of D Street; thence with the East side of Street, S. 1-37 E. 49 feet to an iron pin on the North side of Fifth Street; thence with the North 1de of Fifth Street, N. 89-25 E. 68 feet to the beginning commer. This is the same lot of land conveyed to me by Judson Mills by deed of even dath this mortgage is given to secure the unpaid balance of the purchase price of the above	onsideration of the sa	id debt and sum of mo	ney aforesaid, an	d for the better	securing the pay	ment thereof	to the said JUI	SON MILLS a	ccording to the
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