STATE OF SOUTH CARO	OLINA, }				
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TO ALL WHOM THESE PRESENTS MAY CONCERN:					
	X				Send Greeting:
WHEREAS,, the sai	d Marsmen,	Inc.,			<u> </u>
a corporation chartered under the laws of the State of S					
note in, writing of even date with these presents,		well and trul n the full and just sum			
		on the full and just sum Oollars, to be paid			
\$150.00 on July 10th, 1947, with					
before maturity					
with interest thereon from date				at the rate of	five
		,			til paid in full; all
per centum to be computed and paid neterest not paid when due to bear interest at same rate a evidenced by said note to become immediately due, at the same maturity, should be placed in the hands of an attorney protection of his interest to be placed, and the holder should said cases the mortgagor promises to pay all costs at debtedness, and to be secured under this mortgage as a property of the protection of his interest to be placed, and the holder should be said cases the mortgagor promises to pay all costs at debtedness, and to be secured under this mortgage as a property of the protection of his interest to be placed, and the holder should be secured under this mortgage as a property of the protection of his interest to be placed in the hands of an attorney of the protection of his interest to be placed in the hands of an attorney of the protection of his interest to be placed, and the holder should be placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the placed in the hands of an attorney of the hands of an attorney of the hands of	as principal; and if any port e option of the holder hereo y for suit or collection, or if ld place, the said note or this nd expenses, including 10 p art of said debt. the sa	of, who may sue thereon before its maturity it so mortgage in the hands over cent. of the indebted made many marsmer in comments, in comments of the many marsmer in comments.	n and foreclose this should be deemed of an attorney for a ness, as attorney's in the large of the consideration of the	past due and unpaid s mortgage; and in c by the holder therec any legal proceedings	ase said note, after of necessary for the to, then and in either to the mortgage in-
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