State of South Carolina,

COUNTY OF GREENVILLE

期28 9 46 日本

	· RUTH MAR	TE MORGAN			
				The second secon	ING:
WHEREAS, I the said	Ruth Mar	ie Morgan			
				And the second of the second o	· -
n and by my certain promisson					
n the full and just sum ofTwelve					
1200.00) DOLLARS, to be 1					
nterest thereon from date hereof until m	naturity at the rate of	Six	(6 %) per centum per an	num,
aid principal and interest being payable	e inmonthl	¥	installments as fe	ollows:	
Beginning on the 24th day of					
of ea	ach year thereafter the sum	of \$_35.00_	ntil the i	, to be applied or	n the
month of each terest and principal of said note, said principal are paid in axxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	payments to continue you	XXXXXXXXX	XXXXXXXXXXXX	CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXX
ŔĠĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸ	nakelanakandik Kobul	odxoexda xxxxx	CRXXXXXXXXXXXXX	<u> </u>	XXX
xxx; the aforesaidmonth					
terest at the rate ofSix					
much thereof as shall, from time to the ent shall be applied on account of principle.		ne balance of each.	montr	11 y	_pay-
All installments of principal and all vent default is made in the payment of ear simple interest from the date of su	any installment or installm	ents, or any part	hereof, as therein	provided, the same	
And if any portion of principal or in ition, agreement or covenant contained the option of the holder thereof, who is should be placed in the hands of an attereof necessary for the protection of its f an attorney for any legal proceedings, luding (10%) per cent, of the indebte ured under this mortgage as a part of some NOW, KNOW ALL MEN, That	need herein, then the whole may sue thereon and forecle attorney for suit or collective titorney for suit or collective interests to place, and the then and in either of said edness as attorneys' fees, to said debt.	le amount evidence lose this mortgage on, or if before its holder should place I cases the mortgag this to be added t	ed by said note to ; and in case said maturity, it should e, the said note or t gor promises to pay to the mortgage ind	become immediately note, after its ma be deemed by the h his mortgage in the l all costs and expense ebtedness, and to b	due, turity nolder hands es in- pe se-
	•			1 \$ 1 \$ 1 to 1	
ne better securing the payment thereof t				1 f	
the terms of the said note, and also in				5 V .	
or the said note, and also it					
in hand a		_	_		
and before the signing of these Presen		_	•		
nd by these Presents do grant, bargain,					
assigns, forever:		•			
All that piece, par County, South Caroling on the Southern side of was a tract of twenty out of a larger tract as shown by plat of so 1903, at the request of and bounds, to-wit:	of the Darby Ro four (24) acro of Thirty Nindurvey made by N	oad, being es of land e and three wm. A. Hud:	a part of laid off t e-fourths (son, D. S.,	Lot No. 1 w o I. N. Mor 39 3/4) acr December 1	hich gan es, l.
BEGINNING at a point with the John Rainey property in a San Easterly direction the line of the proper Northerly direction part of the point in center of salong the center of the	property, and property directions of I. N. Mo arallel to the eline of property Rose	running the ction, 210 ne said Dan Estar said line erty of the ad; thence	ence along feet to porby Road, late to point of said Ra if I. N. Mor in a Weste	line of sai int; thence 05 feet alc ; thence in iney proper gan Estate, rly directi	in ong ty,

This is the same property conveyed to the Mortgagor herein by deed of William Reed Morgan, dated June 3, 1953, recorded in the R. M. C. Office for Greenville County, S. C., in Deed Book 479, at page 326.

and containing one half acre, more or less.