## State of South Carolina, V.

13

GREENVILL

	James A. Cobb and Helen S. Cobb	
WHENDERAG T	We SEND GREETING	
WILKEAS,	we the said James A. Cobb and Helen S. Cobb	
in and by OUP		
indebted to GENER	certain promissory note in writing, of even date with these Presents <u>are</u> well and true AL MORTGAGE CO., a corporation chartered under the laws of the State of South Carolin	
In the fill and first s	aum of DSVSIICSSI TODISANO SOU NOZIOO	
(\$ 17,000.00)	DOLLARS, to be paid at its office in Greenville, S. C., or at such other place as the holder to time to time designate in small in the state of the	
the rate of Fiv	ve and one-half	
per annum, said prin	ve and one-half  (5½ %) per centure cipal and interest being payable in monthly instalments as follows:	
LEEKILLIUM (III TIVE	8 10 M OF MENERALIZE 10 10 MM 1 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1	
each.	month of each year thereafter the sum of \$ 116.95 interest and principal of said note, the unpaid balance of said principal and interest to be du	
to be applied on the	interest and principal of said note, the unpaid balance of said principal and interest to be du	
and payable on the	1st day of November , 19 76; the aforesaid monthly  each are to be applied first to interest at the rate of Five and	
payments of \$	each are to be applied first to interest at the rate of Five and	
(_28	$=$ %) per centum per annum on the principal sum of $\frac{1}{2}$ , 000.00 or so much there	
as shall, from time to be applied on accoun	o time, remain unpaid and the balance of each monthly payment sha	
All instalments of in the event default is vided, the same shall centum per annum.	of principal and all interest are payable in lawful money of the United States of America; an is made in the payment of any instalment or instalments, or any part thereof, as therein problem interest from the date of such default until paid at the rate of seven (7%) per bear simple interest from the date of such default until paid at the rate of seven (7%)	
And if at any tiv	me any portion of principal or interest shall be past due and unpaid, or if default be made i	
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remaining at that tim option of the holder ti should be placed in the the holder thereof need this mortgage in the h	the unpaid together with the accrued interest, shall become immediately due and payable, at the thereof, who may sue thereon and foreclose this mortgage; and if said note, after its maturity he hands of an attorney for suit or collection, or if, before its maturity, it should be deemed by coessary for the protection of its interests to place, and the holder should place, the said note of the protection of its interests to place, and the holder should place, the said note of the protection of its interests to place, and the holder should place, the said note of the protection of the protection of its interests to place.	
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ALL that lot of land with the buildings and improvements thereon, situate on the North side of Harcourt Drive, in the City of Greenville, Greenville County, South Carolina, being shown as Lot No. 11 on plat of Harcourt, made by R. E. Dalton, February, 1925, recorded in the RMC Office for Greenville County, S. C., in Plat Book "F", page 284; said lot fronting 68 feet along the North side of Harcourt Drive, running back to a depth of 149.4 feet on the East side, to a depth of 149.4 feet on the North side, and being 68 feet across the rear.

THIS is the same property conveyed to the Mortgagors herein by deed of J. Warren Mitchell, to be recorded herewith.