State of South Carolina,

County of	GREENVII	LE	
	•		
			•
	SAMUEL G.	WEST	
	·		SEND GREETING:
WHEREAS,	I the said	SAMUEL G. WES	SEND GREETING:
il my		now note in writing of even data	with these presents am well and truly in-
debted to	CANAL INSUR	ANCE COMPANY	with these presents well and truly in-
in the full and just	sum of Ten Tho	ousand Two Hundred a	and No/100
/e 10 . 200 . 00) DOLLARS to be n	aid Canar Insurance	Company in Greenville, S. C., together with
interest thereon fro	m date beenf until ma	turity at the rate of Five and	d one-half (5 1/2%) per centum per annum,
said principal and i	interest being payable	in monthly	installments as follows:
Beginning on	the lst day of	December 19.58	, and on thelstday of each
month	of e	ach year thereafter the sum of \$	62.64 to be applied on the
interest and princi	pal of said note, said	d payments to continue up to an	ad including the lat day of October,
19.83, and the ba	alance of said principa	al and interest to be due and pay	yable on the lst day of November,
19_8_3; the afores	\mathbf{Five} and one	Ypayments of \$	62. 64 each are to be applied first to n on the principal sum of \$ 10, 200.00 or
interest at the rate	oftime to	(5.1/2%) per centum per annur	ance of each monthly
ment shall be appli	ied on account of princ	cipal.	ance of each
All installmen event default is ma taxes or insurance p per centum per ann	de in the payment of a premiums, the same sh	all interest are payable in lawf any installment or installments, or a all bear simple interest from the c	ful money of the United States of America; and in the any part hereof, as herein provided, including any past due late of such default until paid at the rate of
dition, agreement at the option of th should be placed i holder thereof nec- in the hands of an and expenses inclu-	or covenant containe e holder thereof, who in the hands of an at essary for the protecti a attorney for any leg ding ten (10%) per ce	d herein, then the whole amou may sue thereon and foreclose to ttorney for suit or collection, or ion of its interests to place, and	nd unpaid, or if default be made in respect to any con- nt evidenced by said note to become immediately due, this mortgage; and in case said note, after its maturity if before its maturity, it should be deemed by the the holder should place, the said note or this mortgage er of said cases the mortgagor promises to pay all costs ys' fees, this to be added to the mortgage indebtedness,
NOW, KNOW	ALL MEN, That	I, the said Sa	muel G. West
		, in consideration of the	ne said debt and sum of money aforesaid, and for the
better securing the	payment thereof to the	ne saidSamuel G. W	Zestaccording to the terms of
the said note, and also in consideration of the further sum of THREE DOLLARS, to			
		the said	Canal Insurance Company
at and before the si	igning of those Present	nd and truly paid by the said.	knowledged, have granted, bargained, sold and released,
and by these Preser	ngning of these Fresent ots do grant bargain	sell and release unto the said	Canal Insurance Company
			,
All that piece situate, lyin South Caroli	ce, parcel or l ng and being ne ina, being kno	lot of land with the buear the City of Greenwan and designated as	ildings and improvements thereon, ville, County of Greenville, State of Lot 24, White Horse Heights, plat enville County, in Plat Book BB,
page 135, an	nd having, acc	cording to said plat, t	he following metes and bounds, to wi
	_		
	_		ersection of Vale Street and Patricia
	-		38-30 W. 141.9 feet to an iron pin; 8 E. 179.8 feet to an iron pin; thence
_			ia Avenue; thence along Patricia
Avenue S. 70-42 W. 130 feet to an iron pin, the point of beginning.			

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