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MORTGAGE: Fold foldered by Haymbore, Perry, Bryant, Moreo & Johnson, Attorneys at Law, Greenville, S. C. SEP 12 1975 STATE IT SHIFT COUNTY OF CREENVILLE COUNTY OF GREENVILLE THOMAS A. WHITE, JR., AND EVELYN J. WHITE WHEREAS, W. C. Cossist Thomas A. White, Jr., and Evelyn J. White In and by Oulf, certain promissory code in writing, of even date with these presents. Are well and truly interest decreon from date hereof until maturity at the rate of nine. (. 9 19) 199, 199, 199, 199, 199, 199, 199,	THERNYILED	
COUNTY OF GREENVILLE THOMAS A. WHITE, JR., AND EVELYN J. WHITE WHEREAS, We he said Thomas A. White, Jr., and Evelyn J. White WHEREAS, We he said Thomas A. White, Jr., and Evelyn J. White in add by Our certain promisory note in writing, of even date with these presents are well and truly indebted to Calvin Company in the full and past sum of Four Thousand Four Hundred and No/100— 14.490.00. DOLLARS, to be paid at horizontal the rate of fine (9.2) per centum per annum, said principal and interest being payable in monthly installments as follows: Beginning on the 18th day of November 1974, and on the 18th day of each month interest and principal of said note, said payments to continue up to and including the 18th day of September 19.77 and the balance of said principal and interest to be due and payable on the 1st day of September 19.77 the aforesaid from the function of the following payments of \$139.92 each are to be applied first to interest at the rate of file (9.4) per centum per annum on the principal sum of \$4.3400.00 or so much thereof as shall, from time to time, remain unpaid and the balance of each from the date of such default until paid at the rate of seven (70) per centum per annum. All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any justilization or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (70) per centum per annum. And if any portion of principal or interest he at any time past due and unpaid, or if default be made in respect to any condition, agreement or covenint contained herein, then the whole amount evidenced by said note, after its muturity should be placed in the hands of an atome, for sout or collection, or it before its maturity, thould be placed in the hands of an atome, for sout or collection, ore the foreits in structive, its hould be deemed by the holder	MORTGAGE: Form Flybard by Harriston Petry Bryant Hilliam of Jordan Attorneys at Law Groundle, S. C.	
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