STATE OF SOUTH CAROLINA,	
County ofGreenville	
I. Honard Raines	
WHEREAS, I the said Honard Raines	
·	·
Ju am	dson Mills
in and by _my certain promissory note in writing, of even date with these presents am well and truly indebted to source.	
SUMMERSON, a corporation chartered under the laws of the State of South Carolina, in the full and just sum of Eight	nunarea Fifty
The Peoples National Bank of Greenville and no/100 (\$ 850.00 ) DOLLARS, to be paid at XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	erest thereon from date
hereof until maturity at the rate ofS1x	monthly by
installments as follows:	Bank
Beginning on thelst day of October, 1939, and on thelst day of each,	of
each year thereafter the sum of \$ 8.50 to be applied on the interest and principal of said-note, said-baymen	tseto continue up to in-
1st a March 1051	St April
cluding the 100 day of 110 and the balance of said principal and interest to the hierarch payable of the	day of
19.54; the aforesaid <b>monthly</b> payments of \$ 5.05 miles and are to be at med fire	st to interest at the rate
hereof until maturity at the rate of six (6 %) per centum per annum, said principal and offerest being sayable in installments as follows:  Beginning on the lst day of October , 1939, and on the each year thereafter the sum of \$ 8.50 , to be applied on the interest, and principal of said-mote, said principal of said-mote, said principal and interest to be liverated passable for the sum of \$ 1951, and the balance of said principal and interest to be liverated passable for the said f	e to time, remain unpaid
and the balance of each monthly payment shall be applied on account of principal.	
All installments of principal and all interest are payable in lawful money of the United States of America; and in the event default of any installment or installments, or any part thereof, as therein provided, the same shall bear simple interest from the date of such	is made in the payment
note of govern (70%) non-continue non-continue	/ F.am
And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any contained herein then the whole amount evidenced by said note to become immediately due at the option of the kaller thereof the m	agreement or covenant
close this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for suit or inflection of the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests to place and the holder thereof necessary for the protection of its interests.	if before its maturity, it
And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any condition, contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the keller thereof, he me close this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for suit or effection, or should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder thould poice, the said note hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to bay all costs, and expenses in of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be secured under the mortgage as a part of said.  NOW, KNOW ALL MEN, That I the said Honard Raines  in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said where the said the respective for the said that there is no the said to the terms of the said note, and also in consideration of the further sum of Three Bollars, to Honard Raines  Judes	ncluding 10%) per cent,
Homand Raines CORD AND AND AND AND AND AND AND AND AND AN	Judson Mills
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment the region the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and for the better securing the payment the region to the said sum of money aforesaid, and the region to the said sum of money aforesaid, and the region to the said sum of money aforesaid the region to the said sum of money aforesaid the region to the said sum of the region to the said sum of the region to the said sum of the region to the re	CRNXXXXXXXXXXXX
AND according to the terms of the said note, and also in consideration of the further sum of TWREE BOLLARS, too H	ne
Honard Raines	on Mills
Juds the said Honard Raines in hand well and trally paid by the said SUNDANES  **NORTH NAME OF THE TAIL OF THE TAI	d released, and by these
All that certain piece, parcel or lot of land on the East side of 4th Ave	nue in Judson
time arms some business borrows or man or among any and an increase an increase and an increase an increase and an increase and an increase and an increase an	

All that certain piece, parcel or lot of land on the East side of 4th Avenue in Judson Mills No. 1 Village in the County of Greenville, State of South Carolina, being known and designated as Lot No. 22 as shown on a plat of Section 1 of Judson Mills Village made by Dalton & Neves, Engineers, in August, 1939, which plat is recorded in the R. M. C. Office for Greenville County in Plat Book K, at pages 11 and 12, and having according to said plat the following metes and bounds, to-wit:

BEGINNING at an iron pipe on the East side of 4th Avenue 73 feet North of the Northeast corner of the intersection of 4th Avenue and Heatherly Drive and running thence with 4th Avenue N. 4-30 E. 70 feet to an iron pipe, joint front corner of lots No. 22 and 23; thence with the line of lot No. 23 S. 85-30 E. 88.5 feet to an iron pipe, joint rear corner of lots No. 7 and 8; thence with the line of lot No. 8 S. 4-30 W. 70 feet to an iron pipe, joint corner of lots No. 8, 9, 21 and 22; thence with the line of lot No. 21 N. 85-30 W. 88.5 feet to the beginning corner.

This is the identical property conveyed to the mortgagor herein by deed of Judson Mills of even date herewith, and this mortgage is given to secure the unpaid portion of the purchase price.

STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE.

ASSIGNMENT.

FOR VALUE RECETVED, Judson Mills hereby assigns, transfers, and sets over unto The Peoples National Bank of Greenville the within mortgage and the note which it secures. Dated this 31st day of October, 1939.

Witness: Billie Mahaffey

JUDSON MILLS

Betty Wells.

BY: A. B. SIBLEY

TREASURER.

Assignment recorded November 3, 1939 at 1 P. M. #14030 BY: E.G.

This Morigage Assigned to Sol. Matt. Bank Mills.

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