STATE OF SOUTH CAROLINA, COUNTY OF Glewille TO ALL WHOM THESE PRESENTS MAY CONCERN:hereinafter called the Mortgagor, sends greetings:negotiable promissory ...A. D. 19.2.7., for the principal sum of per annum from the first day of .19<u>27</u>, until paid, of said notes numbered from 1—1a , Moth inclusive, of Dollars, each with coupon interest notes attached, payable semi-annually, and 14, both inclusive, of One Shous Dollars each with coulon interest notes attached, taxable semi-annually, and a, Virginia, 1, 1928; #1 for \$ 1000.00 September 1, 1932; 1,1930;#3 ,#1000.00 1,1931;#4 ,\$1000.00 1, 1932; \$500,00 1,1932; #4-a \$ 5.00,00 1,1932-Country of Greenville. How value Received the undersigned owner and holder of the attached mortgage given by J. R. West to W. B. Bayless dated September 1, 1927, and recorded in the affice of R. M. C. for the above State and County in mortgage Book no. 1196, Page 7, herly acknowledges Satisfaction of said mortgage in full and authorizes the pro officers to carried said mortgage of record. Vated at Richmond, Virginia, this 11th day of September, 1942. Vitnesses! Lorry 6. Melton Mortgagee Thelana If, Milllister state of Virginia sity boy Richmond: Gelsonally appeared before me Lorry & Meeton and made outh that he saw the within named W. B. Bayliss, sign, seal and as his act and due deliver the within written release, for the uses and purposes therein mentions and that he with Theemay, madeister, in the presence of check other, witheseed the eyectherio coupon where cover to likewise papable to bearer at the office of Molting, tirst fortgage borpora Magnata to line and tear at anthe containing survender is they severally instruct, all interest for paid when due to bear interest at the same rate as the principal; that if any default be made in the payment of any of the indeltedness herein and default be same default become due and demandable, the mortgager hereby gives the mortgage the right to declare the whole debt hereby secured imprediately due, payable and collectible under this mortgage, who may sue thereon and foreclose this mortgage; said notes further providing for a reasonable attorney's fee beside all cost and expenses, or any sum or sums expended by the mortgagee hereunder, to be added to the amount due on said points and to be collectible as a part thereof, if the same be placed in the hands of any attorney for collection or if said debt, or any part thereof be collected by any time for the providing so any kind, all of which is secured under this mortgage, as in and by said notes, reference being thereunto had, will more fulls appear.the mortgagor, in consideration of ry notes and the true intent and have according to the terms of the said promissory notes and the true into according to the terms of the said promissory notes and the true intent allowed in the tereof; and also in consideration of the further sum of Three to the mortgagor in hand well and truly paid by the mortgagee at and before the ensealing and delivery of these presents, the receipt whereof is ledged has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release finto...... Torner of property of J. R. West fand Dacus property line of West and Daleus N. 20-45 W. 60 feet to the real of a brick wall! thence along an elongation of the West line N. 20- 45 W. 109 feet to an iron pin; thence N- 68-49 E. 93.5 feet to an ikon pin on the West side of Ledbetter ave. (of right of way of Is. S. + a. railway); thence 8.16-34 E. 49 feet to an iron pin on the Nest side of Ledbetter ave., joint Corner of the property of J. R. West and property formerly belonging to Gordon Mercantile Co., (now Lache). Itherice S. 68-49 W. 45 feet to an iron pink, if not corner of West and Dacus property: thence S. 16-348. 60 feet to an iron pin at the rear lof brick wall on property of J. R. West, thence A. 68-49 6. 5 feet to a point in the Center of a 12" brick (party) wall, thence along the center of said party wall 8.16-34 6.60 feet to the beglinning corner, on the north side of Eabley Bridge Road, Being the same property converged to J. R. Hest by Gordon mercantile Co., by deed dated Oct. 6, 1917, recorded in the Office of t.m. C. for Greenville bounty in Vol. 43, page 192; and a portion of the property conveyed to J. R. West by Brandon mills by deed dated aug. 18. 1916, recorded in the office of the R.M. C. for Greenville County in Vol. 25, page 348.