THE STATE OF SOUTH CAROLINA, Greenville I, W. M. Wood of the City of Greenville, S.C. WHERERAS. WHILL Woods SEND GREETING: SEND GREETING: WHILL WOOds SEND GREETING: SEND GREETING: WHILL WOOds SEND GREETING: SEND GREETING: SEND GREETING: SEND GREETING: WHILL WOOds SEND GREETING: SEND GR	MORTGAGE OF REAL ESTATE	WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 84789
In the said of the City of Greenville, Sco. Where read at with three points are not as any time particles as a part three fit the same by the came and forecasted by an interest or by least more the signing of thee Presents, the receipts and for the better securing the payment thereof to the said of the s	THE STATE OF SOUTH CAROLINA,	TO ALL WHOM THESE DESERVES MAY CONCERN
well and truly indubted to. Where the state with the property of the property	County of Greenville	TO ALL WHOM THESE PRESENTS MAY CONCERN
well and truly indubted to. Where the state with the property of the property		
WHEREAS, where the part of the country in the said on the part of the said debt and sum of the said debt said sum of the said debt and sum of more storesal, and for the said Allouise Licyward at and before the said debt and sum of more storesal, and for the said debt and release unto the said Allouise Licyward at and before the signing of these Present, the receiver whereof is breakly acknowledged, have granted, bargained, sold and released, and by these Presents do from Allouise Licyward at and before the signing of these Presents, the receiver whereof is breakly acknowledged, have granted, bargained, sold and released, and by these Presents do grant according to the terms of the said and sold to the said stitute, lying of the said and stitute, lying of the said stitute stitute stitute, stitute stitute stitute stitute stit	I, W. M. Wood of the City of Greenville, Sc	• SEND GREETING:
cere date with the property of the property of the contents of		/W.li. Woods
well and truly indebted to De ful just sum of All course Heyerset Will sum of paid in full; all interest providing for the fact of Semi-article for the fact of services and interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid, then the whole amburded we said note to become immediately due, at the option of the holder become immediately due, at the option of the holder become, who is sate thereon and foreclose/this mortgage, said note further providing for an attorney's fee of ten Per cent or said amount the on said able to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any perfected by an attorney, or by keap proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere the amount due on said when the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Alouise lingward according to the terms of the said note and also in consideration of the further sum of Three Dollars, to. In hand well and reliase unto the said not sum of the said and truly paid by the said Alouise Lingward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gre bargain, sell and release unto the said not will be suffered to the said of the payment thereof to the said of the city of Creen will.e, S.C., self de being known and designated as Lots lone. 1, 2 and 3 on a plat of the property of Hartha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and heaving the following made self-prices merged and city to—with Region and the said two-tenths (79.6.2) feet to an iron pipe; thence some of the further on the Block. From Augusta Street and running thence with Thruston Street S. Expo Button and six teness and of the property on veyed to me by T.L. Greene by deed not yet recorded.	in and by	obligation or
with marchiberon from the said in full; all interest beauting of the said note	and by Soll I Was an a constant of the same of the sam	
with increase thereon from the least and the first of the same rate as principal; and if any portion of principal interest be at any time past due to the collection of the whole amount the on said made to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any principal proceedings of any kind (all of which is secured under this mortgane); as in and by the said note to be collection of the holder hereof, who me saw thereon and foreclose this mortgane, said note further providing for an attorney's fee of the per cent on said made to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any persengent of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said note, refere the said note, and also in consideration of the further sum of Three Dollars, to	even date with these presents	well and truly indebted to
with increase thereon from the state of the said and support of the said edit and sum of money aforesaid, and for the better securing the payment thereof to the said and sum of the said of the terms of the said and sum of money aforesaid, and for the better securing the payment thereof to the said and truly paid by the said A.Louise Hoyward A.Louise		500 001
with inerced thereon from the continuence of the same and any portion of principal interest be at any time past flux and unpaid, then the whole and unpaid the theorem and foreclose this mortgage, said note further providing for an attorney's fee of ten per cent. On Solid Camburt besides all costs and expenses of collection, to be added the amount due on said nke. To be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, to be added the amount due on said nke. To be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, to be added the amount due on said nke. The per count of the said proceedings of any kind (all of which is secured under this mortgage); as in and by the said note. The per count of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise lingward at and before the signing of these Presents, the recept whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grid and 5 on a plact of the property of liartha W. Ziamarman, made by R.E. Dalton on the 7th, edgy of Jan. A.D. 1915, and having the following; notes and botton and delignated as Lots Nos. 1, 2 and 3 on a plact of the property of liartha W. Ziamarman, made by R.E. Dalton on the 7th, edgy of Jan. A.D. 1915, and having the following notes and blows Streets, about one block from Augusto Street and running thence with Thruston Street S. 65-25 W. soventy-nine and two-tenths (79.2) feet to an iron pipe; thence with line of the Thruston property ii. 64-30 the property conveyed to me by T.L. cereone by deed not yet recorded. And the said mortgage here by deed not yet recorded. And the said mortgage here by agrees and binds himself to immediately put in good repeir all of the	in the full stay just sum of	-
interest be at any time past due and unpaid, then the whole amount the need by said note to become immediately due, at the option of principal interest be at any time past due and unpaid, then the whole amount the need to said note further providing for an attorney's fee of ten per cent on said amount besides all costs and expenses of collection, to be added the amount due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any p thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunto had, as will more fully appear. NOW, KNOW ALL MEN, That I the said W.ii. Woods A.Louise Hoyward according to the terms of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise Hoyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gra larnd at turb to 1 lying and 80 lbg in the country and State & Torosaid and in the sixth Ward of the City of Green wille, S.C., and being known and designated as Lots Ros. 1, 2 and 3 on a plat of the property of Hartha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following notes and bounds, courses and distances to—wit Beginning at an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property II. 64—30 E. eighty—four am six—tenths (84.6) feet to llowe Street; thence with liowe Street II. 23—15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immed	Dollars to be paid ne feer after date nereoi	
interest be at any time past due and unpaid, then the whole amount thereof by said note	- down () () () () () () () () () () () () ()	
interest be at any time past due and unpaid, then the whole amount thereof by asid note to become immediately due, at the option of principal interest be at any time past due and unpaid, then the whole amount the content of acid amount besides all costs and expenses of collection, to be added the amount due on said nate to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any p thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunto had, as will more inly appear. NOW, KNOW ALL MEN, That I the said W.ii. Woods A.Louise Hoyward A.Louise Hoyward according to the terms of the said dobt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise Hoyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gray bargain, sell and release unto the said of the City of Green wille, S.C., and being known and designated as Lots Ros. 1, 2 and 3 on a plat of the City of Green wille, S.C., and being known and designated as Lots Ros. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to—wit. Beginning at an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property II. 64—30 E. eighty—four am six—tenths (84.6) feet to Howe Street; thence with Howe Street II. 23—15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediatel	1 2 com out 1 con	
interest be at any time past due and unpaid, then the whole amount the need by said note to become immediately due, at the option of principal interest be at any time past due and unpaid, then the whole amount the need to said note further providing for an attorney's fee of ten per cent on said amount besides all costs and expenses of collection, to be added the amount due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any p thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunto had, as will more fully appear. NOW, KNOW ALL MEN, That I the said W.ii. Woods A.Louise Hoyward according to the terms of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise Hoyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gra larnd at turb to 1 lying and 80 lbg in the country and State & Torosaid and in the sixth Ward of the City of Green wille, S.C., and being known and designated as Lots Ros. 1, 2 and 3 on a plat of the property of Hartha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following notes and bounds, courses and distances to—wit Beginning at an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with Thruston Street S. 65—25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property II. 64—30 E. eighty—four am six—tenths (84.6) feet to llowe Street; thence with liowe Street II. 23—15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immed	with interest thereon from the the known	Sat the rate of
interest be at any time past flux and unpaid, then the whole amount the most became immediately due, at the option of principal interest be at any time past flux and unpaid, then the whole amount the most became immediately due, at the option of the holder bereof, who me sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of ten per cent on Said amount besides all costs and expenses of collection, to be added the amount due on said note to be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note thereof, be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note. NOW, KNOW ALL MEN, That I the said W.i. Woods A.Louise lioyward A.Louise lioyward A.Louise lioyward according to the terms of the said note. and also in consideration of the further sum of Three Dollars, to. in hand well and truly paid by the said A.Louise lioyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grad at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grad at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grad at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grad at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grad at any before the signing of these Presents, the creation of the further sum of Three Dollars, to grant any before the signing of these Presents, the creation of the further sum of Three	romputed and paid semi-article	inc.
sue thereon and foreclose (this mortgage, said note further providing for an attorney's fee of ten per cent on Said &mount besides all costs and expenses of collection, to be added the amount due on said note. to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any p thereof, be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note. NOW, KNOW ALL MEN, That I W.il. Woods A.Louise Heyward A.Louise Heyward at and before the said note. in hand well and truly paid by the said A.Louise Heyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gra bargain, sell and release unto the said A.Louise Heyward All that certain piece, wereel and tract of land situate, lying and allowing invaried all the county and State aforecasted and in the sixth Word of the City of Greenville, S.C., and being known and designated as Lots loss. 1, 2 and 3 on a plat of the property of Martha W. Ziumaerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence with line of the Thruston property II. 64-30 E. eighty-four and six-tenths (54.6) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	REGIS ON STATE OF STA	
sue thereon and foreclose this mortgage, said note further providing for an attorney's fee of ten per cent on said amount besides all costs and expenses of collection, to be added the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any pure thereof be collected and attorney for collection, or if said debt, or any pure the said and the said note. It is all the said of which is secured under this mortgage); as in and by the said note. It is said the said note and swill more fully appear. NOW, KNOW ALL MEN, That I the said Will. Woods ALlouise licywerd ALlouise licywerd ALlouise licywerd ALlouise licywerd at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents of lund situate, lying and solid and truly paid by the said of lund situate, lying and solid and survey and state allowed as Lots loss. 1, 2 and 3 on a plat of the city of Greenville, S.C., and being known and designated as Lots loss. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following netes and bounds, courses and distances to—wit: Beginning at an iron pipe, corner of Timuston and Howe Streets, about one block from Auguste Street and running thence with Thruston Street S. 65-25 W. seventy—nine and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property II. 64-30 E. eighty—four and six—tenths (34.6) feet to those Street; thence with Howe Street II. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor herety agrees and binds himself to immediately put in good repair all of the	interest be at any time past due and unpaid, then the whole amount discussed by	de to bear interest at the same rate as principal; and it any portion of principal visaid note. It to become immediately due, at the option of the holder hereof, who may
ten per cent on Said amount besides all costs and expenses of collection, to be added the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any p thereof, be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunts had, as will more fully appear. NOW, KNOW ALL MEN, That I the said W.ii. WoodS NOW, KNOW ALL MEN, That I the said W.ii. WoodS A.Louise licyward according to the terms of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise licyward A.Louise licyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do gra bargain, sell and release unto the said A.Louise licyward All thet certain piece, parcel and tract of land situate, lying and boing in the country and State afforesaid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of liartha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence with line of the Thruston property II. 64-30 E. eighty-four am six-tonths (84.6) feet to Howe Street; thence with Howe Street II. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a pert of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	// HE'	•
the amount due on said nite	/ 1	forney's fee of
thereof, be collected by an attorney, or by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, reference being threutent bad, as will more fully appear. NOW, KNOW ALL MEN, That I the said W. W. Woods A.Louise licywerd A.Louise licywerd A.Louise licywerd according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me the said W. M. Woods A.Louise licyword at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents of land situate, lying and boiling in the County and State arbrestid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Hartha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to—wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to llowe Street; thence with Howe Street II. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		•
NOW, KNOW ALL MEN, That I the said Wall. Woods A.Louise Hoyward according to the terms of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said A.Louise Hoyward in hand well and truly paid by the said A.Louise Heyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grabargain, sell and release unto the said A.Louise Heyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grabargain, sell and release unto the said A.Louise Heyward A.	thereof, be collected by an attorney, or by legal proceedings of any kind (all o	De placed in the hands of an attorney for collection, or if said debt, or any particles of the said note, referer the said note, referer
A.Louise Noverd according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to		said W.M. Woods
A.Louise Noverd according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to	The consideration of the said debt and sum of money aforesaid, and for the bette	er securing the payment thereof to the said
According to the terms of the said note, and also in consideration of the further sum of Three Dollars, to		the payment thereof to the said
in hand well and truly paid by the said A.Louise Eeyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grabargain, sell and release unto the said A.Louise Heyward All that certain piece, parcel and tract of land situate, lying and being in the County and State aforesaid ain in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses am distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred am six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four am six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	\mathbb{V}	ma
A.Louise Heyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grabargain, sell and release unto the said A.Louise Heyward All that certain piece, parcel and tract of land situate, lying and being in the County and State aforesaid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two- tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		rther sum of Three Dollars, to, the said, the said
A.Louise Heyward at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grabarain, sell and release unto the said. A.Louise Heyward. All that gertein piece, parcel and tract of land situate, lying and being in the County and State aforesaid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four am six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	Welle Woods	
bargain, sell and release unto the said Allouise Heyward. All that certain piece, percel and tract of land situate, lying and being in the county and State aforesaid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two- tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	in hand well and truly pair	d by the said
of land situate, lying and being in the County and State afforesaid and in the sixth Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	A.Louise Heyward	
Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		
Ward of the City of Greenville, S.C., and being known and designated as Lots Nos. 1, 2 and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	bargain, sell and release unto the said	il that certain piece, parcel and tract
and 3 on a plat of the property of Martha W. Zimmerman, made by R.E. Dalton on the 7th, day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	Ward of the City of Greenville, S.C., and h	eing known and designated as Lots Nos. 1, 2
day of Jan. A.D. 1915, and having the following metes and bounds, courses and distances to-wit: Beginning at an iron pipe, corner of Thruston and Howe Streets, about one block from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		-
from Augusta Street and running thence with Thruston Street S. 65-25 W. seventy-nine and two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four and six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		·
two-tenths (79.2) feet to an iron pipe; thence S. 21-38 E. two hundred and six and two-tenths (205.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four am six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	to-wit: Beginning at an iron pipe, corner o	f Thruston and Howe Streets, about one block
tenths (206.2) feet to an iron pipe; thence with line of the Thruston property N. 64-30 E. eighty-four am six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	from Augusta Street and running thence with	Thruston Street S. 65-25 W. seventy-nine and
E. eighty-four am six-tenths (84.6) feet to Howe Street; thence with Howe Street N. 23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	two-tenths (79.2) feet to an iron pipe; the	nce S. 21-38 E. two hundred and six and two-
23-15 W. two hundred and five (205) feet to the beginning corner, and being a part of the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the		
the property conveyed to me by T.L. Greene by deed not yet recorded. And the said mortgagor hereby agrees and binds himself to immediately put in good repair all of the	E. eighty-four am six-tenths (84.6) feet t	o Howe Street; thence with Howe Street N.
mortgagor hereby agrees and binds himself to immediately put in good repair all of the	23-15 W. two hundred and five (205) feet to	the beginning corner, and being a part of
	- · · · · · · · · · · · · · · · · · · ·	<u>-</u>
		o immediately put in good repair all of the