THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

this interest dicron from this date at the rate of suit per cent per annumpted and paid. annually until maid in fall, all interest not paid wheeling to be interest as ame rate as per did any perion of principal or interest be at any time past due unpuid, then the whole amount evidenced by said note, to be note immediately due note to the holder bareed, who may see thereon and foreclose this mortgane; said note turther providing type agritury by fee of the paid in the holds of an attorney for collection, or if said debt, or any part of the money due on said not be not paid when due (all of which is secured under they mortgane), such and by the said note, reference being the payment thereof to the mortgager. Increased when due (all of which is secured under they mortgane), such and by the said note, reference being the payment thereof to the mortgager. Increased on the hold will more fully papear. NOW, KNOW ALL MEN, That. I the said mortgager. Increased to the mortgager. Increased unased. I hand well and truly paid by the said mortgager. Increased unased. I have not an about the said mortgager. I have consideration of the further sum of Three Dollars, to. I had well and truly paid by the said mortgager. I have said a set game and his heirs and assigns all that certain lot, piece or parcel of I gand sit turing and being in the State of South Carolina, in Green ville County and Township, a short extense north of the corporate limits of the City of Greenville, consisting of the south respective, as shown by a plat thereof recorded in the office of the Register of Mesma Conv. Or Green ville County, South Carolina, in Plat Book "C", at page 10, and including all or the several by this nortgage has, according to the said plat, the following active and country of the south said of Buits Avenue, and extending outhward therefrom for a depth of one hundred and sixty (160) feet outhward from the south ide of Buits Avenue, and extending to the south said of Buits Avenue; and extending to the hundred and sixty (160) f	in the full and just sum of DOLLARS, DOLLARS, Local interest at same rate as principal; to become immediately due, at the concept of the said note, reference being there- of money aforesaid, and for the better maccording to the terms of the said cel of land situate. Township, a short ting of the Buist ter of Mesne Convey are sincluding all of said mue, and extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and shown on
Pifteen hundred (\$1500.00) be paid on the thirty-first day of July, 1925 the interest thereon from this date at the rate of \$1\$ per cent. of an amount of any portion of principal or interest the any time past due unpuid, then the whole amount evidenced given froncy to be come immediately due in the holder hered, who may use thereon and foreclose this mortgace, said note further providing to agricurely's see of the provided in the holder hered, who may use thereon and foreclose this mortgace, said note further providing to agricurely's see of the past due unpuid, then the whole amount evidenced given froncy to be come immediately due into the holder hered, who may use thereon and foreclose this mortgace, said note further providing to agricurely's see of the past of the money due on said note be not paid when due (all of which is secured under thy mortgace), as agreement the said mortgage and part of the money due on said note be not paid when due (all of which is secured under thy mortgage, and and by the said note, reference bein to had, will more fully appear. NOW, KNOW ALL MEN, That I the said mortgage. NOW, KNOW ALL MEN, That I the said mortgage. Seept whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, hagain, self and release unto the head and truly paid by the said mortgage. Seept whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, hagain, self and release unto the strance north of the corporate I lunits of the City of Greenville, consisting of the south and so of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buiet tring and being in the State of South Carolina, in Prat Book "C", at page 10, and including all of the seventy, as shown by a plat thereof recorded in the office of the Register of Messace of these overed by this mortgage has, according to the said plat, the following metes and one bundred and ten (210) feet to a stake on the south west or or of	in the full and just sum of DOLLARS, DOLLARS, DOLLARS, Let interest at same rate as principal; to become immediately due, at the control of the said note, reference being there- of money aforesaid, and for the better according to the terms of the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are so including all of said shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed owing metes and shown on said plat, and extending lot of land intermed along the Southwest corner land to the south west corner land lot N. 9° 45' Average; there a long the Southwest corner land lot N. 9° 45' intermediately sum of love and south west corner land of land and south land land land land land land land land
Fifteen hundred (\$1500-00)	in the full and just sum of DOLLARS, Dollars,
be paid	DOLLARS, per cent. per annum, to be self interest at same rate as principal; to become immediately due, at the respective collectible as a part thereof, if the probability of the said note, reference being there- of money aforesaid, and for the better according to the terms of the said cell of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said shown on said plat, and extending lot of land intended owing metes and shown on said plat, and from the south of conveyed by him to describe the south south south to conveyed by him to describe the south of land intended owing metes and shown on said plat, and from the south of land intended owing metes and shown on said plat, and from the south of land intended shown on said plat, and from the south
this interest thereon from this date at the rate of six per cent per annumented and paid. Annually until noid in fall; all interest not paid when up to be for interest at same rate as per diff any portion of principal or interest be at any time past due unpaid, then the whole amount evidenced by said noig to become immediately due stime of the holder hereof, who may see thereon and foreclose this mortgage; said note therefor providing tell argiture by seed to the mount, due to said not the holder hereof, who may see thereon and foreclose this mortgage; said note there on hesides all costs and expenses of collection, to be added to the amount due to said on the collectible as a part thereon he placed in the hands of an attorney for collection, or if said debt, or any part there move the one said note he not paid when due (all of which is secured under tell mortgage), such and by the said note, references him no had, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgage. And also in cassideration of the further sam of Three Dollars, to. Re. the said spirite of a said on the said mortgage. And also in cassideration of the further sam of Three Dollars, to. Re. the said spirite of a said of the said mortgage. At and before the signing of these Pressure, where an all the said mortgage. At and before the signing of these Pressure whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Pressents, do grant, bargain, sell and release unto the said path of the corporate limits of the City of Greenville, consisting of the south and so of the corporate limits of the City of Greenville, consisting of the south respective, as shown by a plat thereof recorded in the office of the Register of Messac Conv. or Greenville County, South Carolina, in Plat Book "C", at page 10, and including all or but was except the portfuns thereof from ting on the south side of Buitst Avenue, and extending outhers of the corporate by this mortgage, has, according to the said plat, the follo	per cent. per annum, to be cent interest at same rate as principal; to become immediately due, at the control of second immediately due, at the control of second immediately due, at the control of the said note, reference being there- of money aforesaid, and for the better according to the terms of the said control of the said control of the second in the said control of the second in the said control of the second in
this interest thereon from this date and the later of the per cent. per annumputed and paid annually until paid in full; all interest not paid who due to be the interest at same rate as a per did any perion of principal or interest be at any time past due unpaid, then the whole amount evidenced by said note, to become immediately due nion of the holder hereof, who may sue thereon and foreclose this mostgage; said note further providing for agrituors is fee of the per cent. of amount due thereon heriodes all costs and expenses of collection, to be added to the amount for agrituors is fee of the per cent. The per cent. Thereon heriodes all costs and expenses of collection, to be added to the amount for agriculture of the period of the honds of an attorney for collection, or if said debt, or any part thereof, be collectibly a agriculture of year proceedings of any any part of the money due on said note be not paid when due (all of which is secured under tight profitage), as and and the be not paid when due (all of which is secured under tight profitage), as and and the said mortgage. It is all the payment thereof to the mortgage. hereinabove named according to the terms of the payment thereof to the mortgage. hereinabove named according to the terms of the add and truly paid by the said mortgage. It is all the said to consideration of the further sum of Three Dollars, to. Be the said payment the said said mortgage. At and being in the State of South Carolina, in Green ville County and Township, a short letter on earth of the corporate limits of the City of Greenville, consisting of the south and so of lots numbered two (2), three (3), four (4) and five (5) of Block "g" of the Buist coperty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. or Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of the second payment thereof provides the record of the south side of Buist Avenue, and extending bounds, to wit: beginning on a stake on the nact and sixty	meet interest at same rate as principal; to become immediately due, at the construction of the said note, reference being there of money aforesaid, and for the better according to the terms of the said note of land situate. Township, a short ting of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intermed owing metes and shown on said plat, of from the south of from the south of from the south of the south of land intermed owing metes and shown on said plat, of from the south of the south of the south of land intermed owing metes and shown on said plat, of from the south of the south of land intermed owing metes and shown on said plat, of from the south of southwest corner and lot N. 9° 45° Avenue; there a long the Southwest corner and lot N. 9° 45° if ty feet (160) intent being that the four hundred
th interest thereon from this case. and it is any portion of principal or interest to at any time past due unpaid, then the whole amount evidence by said noug to become immediately due did any portion of principal or interest to at any time past due unpaid, then the whole amount evidence by said noug to become immediately due stien of the holder hereof, who may sue thereon and foreclose this mortgage; said note further providing to spiritors, see of the percentage of the per	Less interest at same rate as principal; to become immediately due, at the construction of the said note, reference being there- of money aforesaid, and for the better according to the terms of the said note are unto the said cel of land situate. Township, a short ting of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, and from the south of from the south of the south of the south the said extending lot of land intended owing metes and shown on said plat, and extending lot of land intended owing metes and shown on said plat, and from the south of conveyed by him to deconveyed by him to de
this cate mputed and paid. annually until paid in full; all interest not paid when the past due on paid, then the whole amount evidenced by sait not go be be interest at same rate as per did any portion of principal or interest be at any time past due unpaid, then the whole amount evidenced by sait not go become immediately due then of the holder hereof, who may sue thereon and foreclose this mortgage; said note further providing for agriculturally on the best and the holder hereof, who may sue thereon and foreclose this mortgage; said note further providing for agriculturally due the per cent. of sanount due thereon besides all costs and expenses of collection, to be added to the amount due to be collectible as a part thereo me be placed in the hands of an attorney for collection, or if said debt, or any part thereof, be collected by said not to be collectible as a part thereo me be placed in the hands of an attorney for collection, or if said debt, or any part thereof, be collected by the gal proceedings of any any part of the money due on said note be not paid when due (all of which is secured under tight mortgage), as and and by the said note, reference bein to had, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgage hereinabove named according to the terms of the curing the payment thereof to the mortgage. hereinabove named according to the terms of the said mortgage and truly paid by the said mortgage. hereinabove named according to the signing of these Presents, do grant, bargain, sell and release unto the J. Larsen and his heirs and assigns all their certain lot, piece or parcel of light situations on the soft of greenville, consisting of the south mass of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist statence north of the corporate limits of the City of Greenville, consisting of the south mass of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist statence north of the corporate limits of the City	Less interest at same rate as principal; to become immediately due, at the y's fee of
mputed and paid	to become immediately due, at the construction of the said note, reference being there- of money aforesaid, and for the better according to the terms of the said one the signing of these Presents, the sain, sell and release unto the said cel of land situate. Township, a short ting of the Buist ter of Mesne Conveyances including all of said me, and extending lot of land intended owing metes and shown on said plat, rd from the south of from the south of conveyed by him to d Book 87, at page umber One, S. 9° 45' Avenue; there a long the Southwest corner from the ing that the feet distance rear line of lots on four hundred.
dif asy portion of principal or interest be at any time past due unpaid, then the whole amount evidenced by said note, to become immediately due tion of the holder hereof, who may sue thereon and foreclose this mortgage; said note further providing for apartors by see of. Lesides all costs and expenses of collection, to be added to the amount due the note of the hands of an attorney for collection, or if said debt, or any part thereof, be exceeded by an agency, or by legal proceedings of any any part of the money due on said note he not paid when due (all of which is secured under tigh mortgage), ach and by the said note, reference being the hands of an attorney for collection, or if said debt, or any part thereof, be exceeded by an agency, or by legal proceedings of any any part of the money due on said note he not paid when due (all of which is secured under tigh mortgage), ach and by the said note, reference being the payment thereof to the mortgage. NOW, KNOW ALL MEN, That. It is said mortgage. It is not consideration of the further sum of Three Dollars, to. The said mortgage and as a coording to the said mortgage. It is not consideration of the further sum of Three Dollars, to. The said mortgage at and before the signing of these Presents and a said payment thereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the cring and being in the State of South Carolina, in Green ville County and Township, a short stance north of the comporate limits of the City of Greenville, county and Township, a short stance north of the comporate limits of the City of Greenville, county and Township, a short stance north of the comporate limits of the City of Greenville, county and Township, a short stance north of the comporate limits of the City of Greenville, county and Township, a short of Greenville, county, South Carolina, in Plat Book "C", at page 10, and including all of the south stance of the said of the said payment thereof f	to become immediately due, at the y's fee of
ten per cent. of amount due thereon and foreclose this mortgange; said note further providing for agefutors is fee of ten besides all costs and expenses of collection, to be added to the amount due of the besides all costs and expenses of collection, to be added to the amount due of the money due on said note be not paid when due (all of which is secured under the money due on said note be not paid when due (all of which is secured under the mortgager, and and by the said note, reference bein to had, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgager in consideration of the further sum of Three Dollars, to the said mortgager. Made and also in consideration of the further sum of Three Dollars, to the said mortgager. Larsen end his heirs and assigns all that certain lot, piece or parcel of land situating and being in the State of South Carolina, in Greenville, consisting of the south also of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist coperty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. of the except the portions thereof fronting on the south side of Buist Avenue, and extending the this mortgage has, according to the said putthward therefore for a depth of one hundred and sixty (160) feet; the lot of land intended the first part of the south side of Buist Avenue, and extending the best of the said plate, the following meters and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said plate of two hundred and the south was corner of the lot conveyed by his mortgage has, according to the said plate, the following meters and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said plate two made and sixty (160) feet southward from the south and of the said plate, the following meters and sunds, to-wit: beginning on a stake on the said plate, the following meters and sone hundred and the course of the lot conveyed by his. A. Cureton and Peter F. Cureton by deed	be collectible as a part thereof, if the or by legal proceedings of any kind or the said note, reference being thereof money aforesaid, and for the better according to the terms of the said one the signing of these Presents, the sain, sell and release unto the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are sincluding all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber One, S. 9° 45' Avenue; there along the Southwest corner long of lot N. 9° 45' lifty feet (160) intent being that the four hundred of lots four hundred
hesides all costs and expenses of collection, to be added to the amount does on the placed in the hands of an attorney for collection, or it said debt, or any part thereof, be collectible as a part thereome be placed in the hands of an attorney for collection, or it said debt, or any part thereof, be collectible as a part thereome be placed in the hands of an attorney for collection, or it said debt, or any part thereof, be collectible as a part thereof ne be placed in the hands of an attorney for collection, or it said debt, or any part thereof, be collectible as a part thereof ne bad, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgagor. hereinabove named. in consideration of the further sum of Three Dollars, to. M. the said mortgagor. at and before the signing of these Presents, do grant, bargain, sell and release unto the distance of the companies of the cardinary in Green ville County and Township, a shore attaining and being in the State of South Carolina, in Green ville County and Township, a shore stance porth of the corporate limits of the City of Greenville, consisting of the south als of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist coperty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. or Greenville County, South Carolina, in Plat Book "C", at page 10, and including all of its except the portions thereof fronting on the south side of Buist Avenue, and extending tultward therefrom for a depth of one hundred and sixty (160) feet; the lot of land intended to evered by this mortgage has, according to the said plat, the following metes and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said play be belonging to H.T. Poe, Jr., one hundred and sixty (160) feet; the lot of land intended of Buist Avenue; said stake being on the south west corporate in bed Book 87, at page 33, and running from said beginning corner along the line of said tot number One, S. 9" two hundred and ten (210	the collectible as a part thereof, if the or by legal proceedings of any kind or the said note, reference being thereof money aforesaid, and for the better according to the terms of the said ore the signing of these Presents, the sain, sell and release unto the said cell of light situate, township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south of conveyed by him to d Book 87, at page umber One, S. 9° 45' Avenue; there a long the Southwest corner long d lot N. 9° 45' ixty feet (160) intent being that the four hundred on four hundred.
any part of the money due on said note be not paid when due (all of which is secured under this mortgage), ages many, are stand by the said mote, reference bein to had, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgager in consideration of the said fielt and sum of money aforesaid, and for the curing the payment thereof to the mortgagec. hereinabove named. at and before the signing of these Presents, and and truly paid by the said mortgagec. At and also in consideration of the further sum of Three Dollars, to. The said mortgager at and before the signing of these Presents, and and truly paid by the said mortgagec. At and before the signing of these Presents, and a so the said mortgage. At and before the signing of these Presents and being in the State of South Carolina, in Green ville County and Township, a short stance morth of the corporate limits of the City of Greenville, consisting of the south of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist coperty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. or Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of its except the portions thereof fronting on the south side of Buist Avenue, and extending the thereform for a depth of one hundred and sixty (160) feet; the lot of land intended to be covered by this mortgage has, according to the said plat, the following metes and numbs, to—wit: beginning on a stake on the east line of Lot No. one, as shown on said plat, and running from said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 10, and running from said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 10, and running from said stake being on the south-west corner of the lot conveyed by his and running from said stakes of Buist	or by legal proceedings of any kind or the said note, reference being there- of money aforesaid, and for the better according to the terms of the said ore the signing of these Presents, the sain, sell and release unto the said ore of land situate. Township, a short ting of the Buist ter of Mesne Convey are sincluding all of said one, and extending lot of land intended owing metes and shown on said plat, ord from the south ot conveyed by him to d Book 87, at page unber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' ixty feet (160) intent being that the south of land intent being that the four hundred of lots of lots on four hundred
any part of the money due on said note he not paid when due (all of which is secured under the mortgage, askn and by the said note, reference bein to had, will more fully appear. NOW, KNOW ALL MEN, That. I the said mortgager. In consideration of the further sum of Three Dollars, to. Me the said mortgager. Asknowly and the said mortgager. In consideration of the further sum of Three Dollars, to. Me the said white security acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the said mortgager. Asknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the sing and being in the State of South Carolina, in Green ville County and Township, a shor stance north of the corporate limits of the City of Greenville, consisting of the south respectly, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. or Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of its except the portions thereof fronting on the south side of Buist Avenue, and extendin unthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land integrated by this mortgage has, according to the said plat, the following netes and number, to write beginning on a stake on the east line of Lot No. one, as shown on said plat, two foundaries and sixty (160) feet southward from the south and remains from said beginning corner along the line of said tot number one, S. 9° To to number six, as shown on said plat; thence along line of Ashley Avenue; there a said sy Avenue; as shown on said plat; thence along line of last members of the south ward from the south side of Buist Avenue; thence a said sy Avenue and sixty feet (160) to thundred and sixty feet to a stake which one hundred and sixty feet distance of the number of the line of the last course shall run perallel with Buist Avenue; thence N. 80° 15° W. (the intent being that its course shall run p	of money aforesaid, and for the better consideration of the said ore the signing of these Presents, the ain, sell and release unto the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are so including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' liky feet (160) intent being that try feet distance rear line of loxs on four hundred
NOW, KNOW ALL MEN, That	ore the signing of these Presents, the ain, sell and release unto the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are sincluding all of said rue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; there along the Southwest corner land lot N. 9° 45' lifty feet (160) intent being the lot of loxs on four hundred
in consideration of the mortgage. hereinabove named	ore the signing of these Presents, the ain, sell and release unto the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are sincluding all of said rue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; there along the Southwest corner land lot N. 9° 45' lifty feet (160) intent being the lot of loxs on four hundred
te, and also in consideration of the further sum of Three Dollars, to	ore the signing of these Presents, the ain, sell and release unto the said cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Convey are sincluding all of said rue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; there along the Southwest corner land lot N. 9° 45' lifty feet (160) intent being the lot of loxs on four hundred
at and before the signing of these Preservice to the control of the signing of these Preservice to the control of the control	ore the signing of these Presents, the sain, sell and release unto the said cell of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south of conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' eixty feet (160) intent being that the south conveyed lot N. 9° 45' eixty feet distance rear line of loxs on four hundred
Larsen and his heirs and assigns all that certain lot, piece or parcel of land situating and being in the State of South Carolina, in Green ville County and Township, a short of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist operty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of the except the portions thereof fronting on the south side of Buist Avenue, and extending uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land interest be covered by this mortgage has, according to the said plat, the following metes and unds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said plaw belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a loty number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) on thward from the south side of Buist Avenue; thence a long line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet distance, lerefrom), along line of other lands of said C.J. Larsengand along the rear line of lots are line of other lands of said C.J. Larsengand along the rear line of lots are line of lots.	cel of land situate. Township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that the feet distance rear line of loxs con four hundred
Larsen and his heirs and assigns all that certain lot, piece or parcel of land situaling and being in the State of South Carolina, in Green ville County and Township, a short stance north of the corporate limits of the City of Greenville, consisting of the south described by the corporate limits of the City of Greenville, consisting of the south of of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist operty, as shown by a plat thereof recorded in the office of the Register of Mesne Convergency of Greenville County, South Carolina, in Plat Book "C", at page 10, and including all of the except the portions thereof fronting on the south side of Buist Avenue, and extending uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land into be covered by this mortgage has, according to the said plat, the following metes and unds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said play we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; there a shelley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest corporation on hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) uthward from the south side of Buist Avenue; thence N. 80° W. (the intent being that secures shall run perallel with Buist Avenue; thence N. 80° W. (the intent being that secures shall run perallel with Buist Avenue; and one hundred and sixty feet distance therefrom), alone line of other lands of said C.J. Largegrand asked the rear line of lots	cel of land situate, Township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' eixty feet (160) intent being that out four hundred
J. Larsen and his heirs and assigns all that certain lot, piece or parcel of land situaling and being in the State of South Carolina, in Greenville County and Township, a shor stance north of the corporate limits of the City of Greenville, consisting of the south ds of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist operty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. The Greenville County, South Carolina, in Plat Book "C", at page 10, and including all of the except the portions thereof fronting on the south side of Buist Avenue, and extending uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land into be covered by this mortgage has, according to the said plat, the following metes and unds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said play we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 57, at page 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; there a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest corner hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) on thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that its course shall run parallel with Buist Avenue and one hundred and sixty feet distance, less of the four parallel with Buist Avenue and one hundred and sixty feet distance, less of the four parallel with Buist Avenue and one hundred and sixty feet distance, less of the four parallel with Buist Avenue and one hundred and sixty feet distance.	rel of land situate, Township, a short ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that try feet distance rear line of lots on four hundred
ing and being in the State of South Carolina, in Green ville County and Township, a short stance porth of the corporate limits of the City of Greenville, consisting of the south ds of lots numbered two (2), three (3), four (4) and five (5) of Block "E" of the Buist operty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of ts except the portions thereof fronting on the south side of Buist Avenue, and extending the uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land interpretable to envert beginning on a stake on the east line of Lot No. one, as shown on said play we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his did not and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest core in the south side of Buist Avenue; thence a stake which one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) at the south side of Buist Avenue; thence N. 80° 5° W. (the intent being that its course shall run parallel with Buist Avenue; thence N. 80° 5° W. (the intent being that the course shall run parallel with Buist Avenue; thence N. 80° 5° W. (the intent being that the course shall run parallel with Buist Avenue; thence N. 80° 5° W. (the intent being the parallel with Buist Avenue and one hundred and sixty feet distance, herefrom), alone in of other lands of said C.J. Larseppend a specific parallel sixty feet distance.	ting of the south "E" of the Buist ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' eixty feet (160) intent being that try feet distance rear line of loxs con four hundred
operty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of the except the portions thereof fronting on the south side of Buist Avenue, and extending uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land intended, to wit: beginning on a stake on the east line of Lot No. one, as shown on said plaw belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by him A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a chiley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest corner hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) one hundred and sixteen (116) feet to a stake which one hundred and sixty feet distance, the source shall run parallel with Buist Avenue; thence N. 80° 15' W. (the intent being that the off other lands of said C.J. Larsengend along the rear line of lots berefrom), along line of other lands of said C.J. Larsengend along the rear line of lots	ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south of conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that the feet distance rear line of loxs on four hundred
operty, as shown by a plat thereof recorded in the office of the Register of Mesne Conv. Green ville County, South Carolina, in Plat Book "C", at page 10, and including all of ts except the portions thereof fronting on the south side of Buist Avenue, and extending uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land intended, to wit: beginning on a stake on the east line of Lot No. one, as shown on said plat we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a heley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest corner hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) to thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that its course shall run parallel with Buist Avenue; thence N. 80° 15' W. (the intent being that the of other lands of said C.J. Larsengend along the rear line of lots berefrom), along the rear line of lots	ter of Mesne Conveyances including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south of conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that the feet distance rear line of loxs on four hundred
ts except the portions thereof fronting on the south side of Buist Avenue, and extending the except the portions thereof fronting on the south side of Buist Avenue, and extending the unthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land interpolated by this mortgage has, according to the said plat, the following metes and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said play belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; there a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest corner hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) on thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being the class course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), alons line of other lands of said C.J. Larsengend along the rear line of loxs	including all of said mue, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that the feet distance rear line of lots on four hundred
ts except the portions thereof fronting on the south side of Buist Avenue, and extending outhward therefrom for a depth of one hundred and sixty (160) feet; the lot of land into be covered by this mortgage has, according to the said plat, the following metes and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said play belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; there a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest core lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) buthward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being the class course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsence along the rear line of loxs	nne, and extending lot of land intended owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner loned lot N. 9° 45' extra feet (160) intent being that rear line of lots on four hundred
uthward therefrom for a depth of one hundred and sixty (160) feet; the lot of land into be covered by this mortgage has, according to the said plat, the following metes and unds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said plat we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at page 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) on thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being the cis course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsen and along the rear line of loxs.	owing metes and shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' eixty feet (160) intent being that rear line of loxs on four hundred
be covered by this mortgage has, according to the said plat, the following metes and sunds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said plaw belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at pag 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsencin delaying the rear line of loxs	shown on said plat, rd from the south ot conveyed by him to d Book 87, at page umber One, S. 9° 45' Avenue; thence along the Southwest corner loned lot N. 9° 45' ixty feet (160) intent being that rear line of lots on four hundred
ounds, to-wit: beginning on a stake on the east line of Lot No. one, as shown on said place we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at pag 3, and running from said beginning corner along the line of said lot number one, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; there a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4° one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) buthward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larseppend along the rear line of loxs	rd from the south ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner Ronad lot N. 9° 45' extra feet (160) intent being that try feet distance rear line of lots con four hundred
we belonging to H.T. Poe, Jr., one hundred and sixty (160) feet southward from the south de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at pag 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) buthward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsence he was the rear line of lots	ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner land lot N. 9° 45' extra feet (160) intent being that the feet distance rear line of lots con four hundred
de of Buist Avenue; said stake being on the south-west corner of the lot conveyed by his A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at pag 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsencth delang the rear line of lots	ot conveyed by him to d Book 87, at page umber one, S. 9° 45' Avenue; thence along the Southwest corner Coned lot N. 9° 45' ixty feet (160) intent being that rear line of lots con four hundred
A. Cureton and Peter F. Cureton by deed recorded in said office in Deed Book 87, at pag 3, and running from said beginning corner along the line of said lot number One, S. 9° two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsence he was the rear line of lots	d Book 87, at page umber one, S. 9° 45' Avenue; theme along the Southwest corner along to N. 9° 45' exty feet (160) intent being that the rear line of lots on four hundred
two hundred and ten (210) feet to a stake on the north side of Ashley Avenue; thence a shley Avenue N. 87° E. four hundred and eight (408) feet to a stake on the Southwest cor lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance derefrom), along line of other lands of said C.J. Larsence he was the rear line of lots	the Southwest corner Consider
shley Avenue N. 87° E. four hundred and eight (405) feet to a stake on the Southwest cord lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance derefrom), along line of other lands of said C.J. Larsencend along the rear line of lots	into Southwest corner and lot N. 9° 45' if ty feet (160) intent being that ty feet distance rear line of lots on four hundred
lot number six, as shown on said plat; thence along line of last mentioned lot N. 9° 4 one hundred and sixteen (116) feet to a stake which one hundred and sixty feet (160) ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being that is course shall run parallel with Buist Avenue and one hundred and sixty feet distance herefrom), along line of other lands of said C.J. Larsencen along the rear line of lots	ixty feet (160) intent being that ty feet distance rear line of lows on four hundred
ou thward from the south side of Buist Avenue; thence N. 80° 15' W. (the intent being the is course shall run parallel with Buist Avenue and one hundred and sixty feet distance derefrom), along line of other lands of said C.J. Larsencind along the rear line of loxs	intent being that the transfer of lots on four hundred
is course shall run parallel with Buist Avenue and one huntred and sixty feet distance perefrom), along line of other lands of said C.J. Larsence de Along the rear line of lots	rear line of lots on four hundred
MALGINON) & STORE THE OI OF BL TRUCK OF SETT ASSET PER PER CARE AND THE PART THE AND THE PROPERTY OF THE PROPE	on four hundred
	nament of the
nveyed by him to Carolina Lumber Co. and to John A. and Peter F. Cureton four hundred	nevment of the
100) feet to the beginning corner. 118 is a first mortgage on said lot of land endinging or to secure the payment of the mainder of the purchase money therefor.	- CAPILL VANUE WAS VANUE
emainder of the purchase money therefor.	Co. A. W.
mainder of the purchase noney therefor. Le of courts Candina The green rile #5302	Con /
yty of green rile #5300	
you of the same was	`
C. H. Linaen, the regal ourse and hother of the Krunkage of	
I delieved to vie by th. O. patterson duted of rely 31, 19 or moring	Nuitoace granted
En ende of the runnieved two (1), time (3), form (4) and five (5)	Journalius, the
	Vustage granted
in with a react to the told in much all and the transfer at terrible as	Musting the and five (5) In the
re Brief property as shown an plat book "C" at page 10 pronting in	orrentuy in the
a humbred and saile pert on the north ude of ashing arenne, itent	orrented of contract the and five (5) In the age when the age (1) the the age (1) the age
a humbred and stable feet on the north rule of ashly arenne, North	o pronting in the up leverme, it orther the it quit payment of a
a humbred and stable feet on the north rule of ashly arenne, North	o pronting in the up leverme, it orther the it quit payment of a
included and state part ou the with rule of habity liverine, items emisse, in said County and State, do hardly admit que payme is agreed of the cota for fifteen muched increase which the early	o pronting in the up leverme, it orther the it quit payment of a
alumbred and stable part ou the with rule of ability arenne, it ort- emines, in said County and State, do hardly adolite full payme is agreed of the oute for figure madely increase which the said	o pronting in the age when the age in the ag
I humbred and exclut part ou the north rule of ability arenne, North- eministe, in said County and State, do hardly adolted quite payments are und of the vista for piftern made increase which the early ever a large and a former and exercise to Menne Coursey and exported to the source of the second and the second as the secon	or conting in the up the december in the up the it payment of a che in a conting in the up the it pure payment of a che the annual one one
I humbred and etalle part ou the with rule of hability liverine, it orthogonatives, in and Country and State, do hardly admit quit payme is age and of the rule for piftern muchase instants which the same secure. If I do hereby authorize the Register of Mene Coursey and por a state, it is eather on reserving the bail what one is the hard and reco	o pronting in the ag leverine, in the ag leverine, it orthogothe it five payment of a de live same was
I humbred and etalle part ou the with rule of hability liverine, it orthogonatives, in and Country and State, do hardly admit quit payme is age and of the rule for piftern muchase instants which the same secure. If I do hereby authorize the Register of Mene Coursey and poor of that it is a reconstant.	o pronting in the ag leverine, in the ag leverine, it orthogothe it five payment of a de live same was
re think property as shown in plat book "C" at page 10 pronting in a hundred and is the feet on the noth rule of ashing anerone, that we have and country and state, do hardy admit feet payme in as and of the cat for pifter much as instance which the early and the the early and the transfer of mene country of remark the built material which was not a first one with a cas no a contract of the english of payers. The our angust 4, 1924 in metangs book 116 page 12. The our angust 4, 1924 in metangs book 116 page 12. The our angust 4, 1924 in metangs book 116 page 12.	o pronting in the ag leverine, in the ag leverine, it orthogothe it five payment of a de live same was