With	send GREETINGS:  The with these presents,  The with the with the wind and paid.  The wind and paid with the wind and paid with the wind amount evidenced by said note to
I Sclomia C. Pittman  Whereas, I the said Sclomia C. Pittman  by RY certain promissary note in writing, of even data truly indebted to B. J. Trammell  all and just sum of Fifty and 00/100 (\$50.00) Dollars,  The debt hereby security in the Lion of this in the Lion of the local transfer of the results of the lion of the local transfer of the lion of the local transfer of the local tran	send GREETINGS:  The with these presents,  The with th
I sclomia C. Pittman  The said Sclomia C. Pittman  B. J. Trammell  The debt of this security s	send GREETINGS:  The with these presents,  The with th
truly indebted to B. J. Trammell  all and just sum of Fifty and Q0/100 (\$50.00) Dollars,  the debt nerely securification of the lion of this more than at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this more ed in the hands of an at cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	re with these presents,
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this more edit to the hands of an attorney for suit or collection, or if before its maturity it should be deem the suit or of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder should place the said note or this mortgage in the hands of an attorney for suit or collection, or if before its maturity it should be deems enterests to place and the holder should place the said note or this mortgage in the hands of an accases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	ar annum, to be computed and paid
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may site thereon and foreclose this more din the hands of an attorney for suit or collection, or if before its maturity it should be deem enterests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	a in feel his date.  The annum, to be computed and paid Quarterly at lips paid in full; all interest not paid when due to bear unpaid, the whole amount evidenced by said note to
the lien of this included with the lien of this per centum per at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this morted in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	ar annum, to be computed and paid
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid Quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid Quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid Quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid Quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an acases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid Quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an a cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an a cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an a cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	r annum, to be computed and paid quarterly  ntil paid in full; all interest not paid when due to bear the unpaid, the whole amount evidenced by said note to
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mored in the hands of an attorney for suit or collection, or if before its maturity it should be deementerests to place and the holder should place the said note or this mortgage in the hands of an a cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	ntil paid in full; all interest not paid when due to bear
at same rate as principal; and if any portion of principal or interest be at any time past due and immediately due, at the option of the holder hereof, who may sue thereon and foreclose this more d in the hands of an attorney for suit or collection, or if before its maturity it should be deemed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed neerests to place and the holder should place the said note or this mortgage in the hands of an at cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebted debtedness, and to be secured under this mortgage as a part of said debt.	l unpaid, the whole amount evidenced by said note to
OW KNOW ALL MEN, that, the saidSclomia C. Pittme	d by the holder thereof necessary for the protection terrer for any legal proceedings, then and in either
The state of the s	
And the said dake and sum of mon	the state of the s
The Tompure 17	a Turkley
to the said D. O. 148mmotile	CELLES TO THE PARTY OF THE PART
to the said B. J. Trammell.  ng to the terms of the said note, and also in consideration of the further sum of Dollars.	THE THE COUNTY S. T. # 123/8
ng to the terms of the said note, and also in consideration of the further sum of Dollars	me
Sclomia C. Pittman	TENVILLE CHOCK # 123/8
well and truly paid by the said B. J. Trammell 50%	h 3
B. J. Trammell, his hiers	and assigns:
All that piece, parcel or lot of land in Greenville To	wnship, Greenville County, State
South Carolina, in what is known as Westview Heights prope	
Company, and being designated as Lot No. twenty-four(24)	on Hill Street in said subdivis
hown by reference to plat of Dalton & Neves, June 1941, r	ecorded in Flat Book "N", at page
having the following metes and bounds, to-wit:-	s Nos. 24. 51 and 52. and minning
having the following metes and bounds, to-wit:-  BEGINNING at an iron on Hill Street. corner of Lot	and the state of the control of the
BEGINNING at an iron pin on Hill Street, corner of Lot	
BEGINNING at an iron pin on Hill Street, corner of Lot	in, corner of Lot No. 25; thence
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and the line of Lot 25, N. 88-31 E. one hundred twell and the li	in, corner of Lot No. 25; thene wo-tenths (112.2) feet to an iro
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and to the Hill Street; thence with Hill Street S. 43-30 W. one h	in, corner of Lot No. 25; thene wo-tenths (112.2) feet to an iro
BEGINNING at an iron pin on Hill Street, corner of Lot nce N. 4-04 W. one hundred and ten (110) feet to an iron parties the line of Lot 25, N. 88-31 E. one hundred twelve and to Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.	in, comper of Lot No. 25; thenc wo-tenths (112.2) feet to an iroundred fifty-five and seven-tent
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to mill Street: thence with Hill Street S. 43-30 W. one how for the beginning corner.  Being the same lot of land this day conveyed to me by M.	in, comper of Lot No. 25; thenc wo-tenths (112.2) feet to an iroundred fifty-five and seven-tent
BEGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron put the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date be rewith and yet to be recorded.	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iroundred fifty-five and seven-tent rs. Cora Olen Hawkins by her dee
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this	in, corner of Lot No. 25; thence wo-tenths (112.2) feet to an iroundred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport
BEGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron put the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date be rewith and yet to be recorded.	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iroundred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron put the line of Lot 25, N. 88-31 E. one hundred twelve and to the Hill Street; thence with Hill Street S. 43-30 W. one his, 7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within description of the same land the same land the same land the principal sum of \$1,000.00, covering the within description to the same land the	in, corner of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot nee N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and ton Hill Street; thence with Hill Street S. 43-30 W. one his 10.70 feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date be rewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence we tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenpert bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his, 7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence we tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot noe N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and to on Hill Street; thence with Hill Street S. 43-30 W. one his.7) feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence we tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to m Hill Street; thence with Hill Street S. 43-30 W. one how it is to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence we tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
REGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron pin the line of Lot 25, N. 88-31 E. one hundred twelve and the on Hill Street; thence with Hill Street S. 43-30 W. one his 10.70 feet to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date be rewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within description of the principal sum of \$1,000.00, covering the within the principal sum of \$1,000.00, covering the within the principal sum of \$1,000.00, covering the within the principal sum of \$1,000.00, covering the principal sum of	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec
BEGINNING at an iron pin on Hill Street, corner of Lot one N. 4-04 W. one hundred and ten (110) feet to an iron pon the line of Lot 25, N. 88-31 E. one hundred twelve and to m Hill Street; thence with Hill Street S. 43-30 W. one how it is to the beginning corner.  Being the same lot of land this day conveyed to me by Meyen date herewith and yet to be recorded.  This mortgage is inferior to that certain mortgage this the principal sum of \$1,000.00, covering the within descri	in, comper of Lot No. 25; thence wo-tenths (112.2) feet to an iron undred fifty-five and seven-tent rs. Cora Olen Hawkins by her deed date given to John T. Davenport bed property, and yet to be rec