MORTGAGE: Prepared by Rainey and Fant, Attorneys at Law, Greenville, S. C.

I. Leeter B. Moorefield, of Oweenville County, South Caroline,  WHENCAS, I. do not leater B. Moorefield.  Send Camering  WHENCAS, I. do not leater B. Moorefield.  In and by My. cords prominery note in writing of come date with these presents. All. well and only incloded to. Canal Insurance.  Company,  di. SOO, COO. DECLARS, to be paid at Canal Ins. Co. Office Go. Concolls. S. G. together with interest themse from their theorem and maturity at the rate of JOHR A. S. per contemper amount, and principal and interest being proble in monthly.  Mr. SOO, COO. DECLARS, to be paid at	willings. I do said. Laster R. Moorefield.  in and by my ording prominery rate in wining, of even date with these persons. AR. wall and tody indeeded to. Canal Linuarance.  Company.  in the full and past up of. Portive Five. Hundred. & Ro/100		J. A. C.			
well and trob included in . Canal Induirance S	in and by MY. certain promittory used in writing of even date with these presents.    Company   Section   Company   Section					
in the felt will be presented. AR. well and truly included to. Ganal. Insurance.  Company	Company.  Company  The first production and the wint those percent  Somethy first. Hundred & Roy 109  July 1, 1945  (\$5.509.99) DOLLANS, to be paid at  Company  Co	WHEREAS,I the sa	aid Lester B. Mo	orefield		
statillments as follows:  Beginning on the . 18t	interfluents as follows:  Incomparison on the Ast.  Asy of August 1.  In 4. Speciation per amounts and probabilist to the most relative the purpose to the most relative to follows:  Regimnes on the Ast.  Asy of August 1.  In 45, sed on the 1st.  Asy of August 1.  Asy of Augus	in and bymy certain pro	omissory note in writing, of even of	date with these presents	well and truly indebt	ted to Canal Insurance
and mutativity at the rate of four	must measure to the rate of follows.  Replaning on the 18t	-Company	in the fu	ill and just sum of FO	rty-five Hundred & n	o/100 July 1, 1946
Beginning on the 18t Asy of ANGUAT 19.46, and on the 18t Asy of each year thereafter the sum of 8.27.27 to be applied on the interest and principal of said bote, and psyment to continue up to and technically the 18t Asy of each year thereafter the sum of 8.27.27 to be applied on the interest and principal of said bote, and psyments to continue up to and technically the 18t Asy of each year and the 18t Asy of each year and the 18t Asy of each 27t Asy or contour per summ on the principal sum of 8.4.250.000 no much thereof as Anall, from time to be applied first to interest at the subscience of such 1800 the 18th Anguery of the United States of Assaults and the said to the said of each year of the 18th Anguery of the United States of Assaults and Paul of the said the said of principal and all blocast are appeals in lawful money of the United States of Assaults and Paul of the said the said of each and psymethy of the 18th Anguery of the United States of Assaults and Paul of the said the paul of the posterior of principal and all blocast are appeals he hards ment and the said of principal and all blocast are appeals in lawful money of the United States of Assaults and Paul of the said the paul of the Paul Paul Only of the Individual and Paul of the said the paul of the Paul Paul Only of the Individual and Paul of the said the said of the Paul Paul Only of the Individual Paul Only of the Individual Paul O	becomes on the 18th day of AUGUST 10.45, and so the 16th day of each MONTA of each year therestre the man of a.87.87.  The property of the present of the monta of the 18th day of the 18th da	until maturity at the rate of 11	our ( <b>4</b> _%) p	per centum per annum, said	principal and interest being payable	inmonthly
of each year thereafter the sum of \$.27.47. to be applied on the interest and principal of said note, said promount to cristme up to and including the 18.5. day of 18.5	of each year therefore the sum of a 27.27	installments as follows:				
the 18t	the 18th day of FILIT.** 10.565. and the balance of and protein) and immers to be the and powhle on the 18th day of excitally 10.565. the adversarial monthly	of each year thereafter the sum o	of \$.27.27	, to be applied on the in	terest and principal of said note, said	payments to continue up to and including
each not to be applied first to basteret at the state of. Cour. (4.%) per contemp per annum on the principal seas of \$.4.500.00c so much thereof is shall, from time to time, remain unpaid and the balance of each. **MONTHY.**  All installments of principal and all batterest are probable in hard memory of the United State of America, and the every desirable in the payment of any installment annum. And if any portion of principal and all batterest are probable, the same shall been simple increase from the date of such default until paid at the state of any of the same shall been simple in the date of such default until paid at the state of any of the same shall be an unit paid of it default to make in respect to any conditions on the state of the same shall be an unit paid of it default to make in respect to any conditions control or control proving the state of the	each set to be applied finite to interest at the rate of _four	theday o	ffuly:==	, 19 <b>.66</b> , and the	balance of said principal and interest	to be due and payable on the
from time to time, remain supsidi and the balance of each	All instances of principal and literates no possible in hards more of the United State of America and a few and dends in each or the possible of the installment or statishment or statish					
And if any protone of principal to any the protone, the same shell bear simple interest from the date of such default until point of the content per decision of the content per decision protone of principal or interests to a now the content per decision of the building the content of the building the content of the cont	And if wy postion of spinispin in interest is a two finesters by a sour interest in a two finesters of the solid continued to the solid c	from time to time, remain unpaid a	and the balance of each	monthly	_payment shall be applied on account	of principal.
term in whose submer conferced to the content manufactory date, at the option of the bedder thereof, who may are therefore and foreclose that mortgage; and in for the protection of its interests to place, and the bolder should place, the said note or this mortgage in the bands of an attempt for any legal processible them of the first protection of its interests to place, and the bedder should place, the said case the mortgage promises to now all costs and expenses including (1987) per cent, of the indebtechases as attorneys fees, this to be added to the mortgage indebtechases, and to be added and the mortgage as a part of and date.  NOW, KNOW ALMEN, That.  In consideration of the said and manufactory of the content of the better securing the payment thereof to the said. Serial Insurance Company secondary to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to.  Serial Security of the said note, and also in consideration of the further sum of THREE DOLLARS, to.  In hand and truly paid by the said.  Serial Security of the said note, and also in consideration of the further sum of THREE DOLLARS, to.  Serial Security of the said note, and also in consideration of the further sum of THREE DOLLARS, to.  In hand and truly paid by the said.  Serial Security of	the set to the state of the set of the content of the set of the content of the set of t	annum.	r, as therein provided, the same s	shall bear simple interest fro	om the date of such default until paid	at the rate of separation per centum per
in consideration of the said debt and arm of money aforesaid, and for the better securing the payment thereof to the said. Ganal Inaurance Company according to the terms of the said note, and also in consideration of the further sum of THREE DOLLARS, to me.  the said. Measter B. Monrefield.  in hand and truly paid by the said. Ganal Insurance Company.  In successors and assigned, and by these Presents, the receipt thereof is hereby achnemicated, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said. Ganal Insurance Company, its successors and assigned:  All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Geometry of Greenville, State of South Carolina, on the Southbrieside of Wills Avenue, being knewn and designated as lot No. 38 of the Impley Heights property according to a plat-of said property dated lume, 1937, recorded in the R.M.C. Office for said Greenville.  County in Plat Book N, page 135, and having addording to said plat the following motes and bounds to wit:  BEGINNING at a point on the Southern side of said Mills Avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, No.  39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, shonce along a 15-foot alley, S, 46-47 W, 50,45 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S, 46-47 W, 50,45 feet to a point which is the joint corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, the beginning corner.  THE MORTGAGOR COVENANTS AND AGREES that with the monthally payments of principal and interest he will pay to mortgages a pro rate portion of the taxes, assessments, and insurance premiums thirty days before the delinquency da	in consideration of the soid dots and sum of money abrorated, and for the better securing the perment threat to the soid. Canal Ingurance Company.  mean in hand and truly paid by the said. Sanal Ingurance Company.  the soid. Sanater B. Moorafiald.  Manual of the terms of the said note, and delivers the receipt threate is perbed schooledeed, but we granted, burgained, sold and released, and by these Presents to receipt threat is perbed schooledeed, but we granted, burgained, sold and released, and by these Presents do grant, burgain, sell and release who the said. Canal Ingurance Company, its successors and assignates.  All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Combur of Greenville, State of South Caroline, on the Southernesside of Hills Avenue, being known and designated as lot No. 38 of the Langley Heights preparty according to a plat of said proparty dated lune 1937, recorded in the RMAG. Office for said Greenville  County in Plat Ecok N, page 133, and having addording to said plat the following metes and bounds to—wite:  BEGINNING at a point on the Southern side of said Wills Avenue, 502.5 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N.  39-17 E. 50 feet to a point, joint corner of lots Nos. 35 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S. 46-47 W. 50,43 feet to a point which is the foil rear corner of lot Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, thence along the joint line of said lots Nos. 39 and 38, thence along the joint line of said lots Nos. 39 and 38, the nortages a pro rate portion of the two seasons and incurence premiums not to become due, as astimated by the nortages, so that mortages will have sufficien	case said note, after its maturity she for the protection of its interests to faid cases the mortgagor promise and to be secured under this mortgagor.	by said note to become immedia hould be placed in the hands of an o place, and the holder should places es to pay all costs and expenses in gage as a part of said debt.	ately due, at the option of the nattorney for suit or collectilace, the said note or this manacluding (10%) per cent, of the	the holder thereof, who may sue thereion, or if before its maturity, it should bortgage in the hands of an attorney for the indebtedness as attorneys' fees, this is	reon and foreclose this mertgage; and in be deemed by the holder thereof necessary r any legal proceedings, then and in either to be added to the mortgage indebtedness,
in hand and truly paid by the said. Saural Insurance Company.  at and before the signing of these Presents, the receipt thereof is hereby acknowledged, have genetic, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said. Canal Insurance Company, its successors and assigns:  All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Commthy of Greenville, State of South Carolline, on the Southerneside of Wills Avenue, being known and designated as Lot No. 38 of the Langley Heights property according to a plat office for said Greenville County in Plat Book N, page 133, and having addording to said plat the following metes and bounds to-wit:  REGINNING at a point on the Southern side of said Mills Avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 39 according to said plat, and running thence with the Southern side of said Mills Avenue, N.  39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S. 46-47 W. 50.43 feet to a point which is the joint rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, the heginning corner.  THE MORTGAGOR COVENANTS AND AGREES that with the mortally payments of principal and interest become due, as estimated by the mortgagee, so that mortgagee will have sufficient funds on hand to pay taxes, assessments, and insurance premiums thirty days before the delinquency date thereof. Any deficit shall immediately be paid to mortgagee by mortgagor. Moneys so held shall not bear interest, and upon default may be applied by mortgagee on account of the mortgagee indet	in hand and truly peid by the said. Saugh Insurance Company.  at and before the signing of those Passets, the recept thereof is bereby acknowledged, have granted, bargained, sold and release unto the said. Saugh Insurance Company, its successors and assigns:  All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Samathy of Greenville, State of South Carolina, on the Sautherreside of Mills Avenue, being insuran and designated as lot No. 38 of the Langley Heights property according to a plat of said property dated lune 1937, recorded in the R.M.C. Office for said Greenville County in Plat Book N, page 183, and having addording to said plat the following metes and bounds to wit:  RECINNING at a point on the Southern side of said Mills avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running tence with the Southern side of said Wills Avenue, N.  39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37: thence along the joint line of said lots Nos. 38 and 37. S. 50-45 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37: thence along a 15-foot allay, S. 46-47 W. 50.45 feet to a point which is the joint rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, N. 59 and 38; thence along the joint line of said lots Nos. 39 and 38, N. 59 and 38; thence along the joint line of said lots Nos. 39 and 38, N. 50 and 50	in consideration of the said debt	and sum of money aforesaid, an	nd for the better securing th	he payment thereof to the saidC	anal Insurance Company
in hand and tuly paid by the said	All that certain lot of land situate, lying and being just outside the city limits of the Present do grant, bargained, sold and release unto the saidSanal Insurance. Orneany, its successors and assignation.  All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Genetary of Greenville, State of South Carolina, on the Sautherneside of the City of Greenville, Genetary of Greenville, State of South Carolina, on the Sautherneside of the City of Greenville, Genetary and designated as lot No. 38 of the Langley Heights property according to a plat of said property acted limits and having addording to said plat the following metes and bound to with:  EEGINNING at a point on the Southern side of said Mills avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N. 39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37; thence along the joint line of said lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, the beginning corner.  THE MORRGAGOR COVENANTS AND ACREES that with the morthly payments of principal and interest he will pay to mortgages a pro rate portion of the taxes, assessments, and insurance premiums not become due, as estimated by the mortgage, so that mortgages will have sufficient funds on hand to pay taxes, assessments, and insurance premiums net to become due, as estimated by the mortgage, so that mortgages by mortgagor. Moneys so held shall not hear interest, and upon default may be applied by mortgages on account of the mortgages indel ness.  Por Assigment to this Mortgage - See: R.E.M. Ecok 352 - Fage 57			the said	Lester B. Moorefiel	1d
All that certain lot of land situate, lying and being just outside the city limits of the City of Greenville, Genetary of Greenville, State of South Caroling, on the Southernside of Wills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat of said property detail June 1937, recorded in the R.M.C. Office for said Greenville County in Plat Book N, page 133, and having addording to said plat the following metes and bounds to-wit:  REGINNING at a point on the Southern side of said Mills Avenue, 302.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 39 according to said plat, and running thence with the Southern side of said Mills Avenue, N. 39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S, 46-47 W. 50,43 feet to a point which is the join rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, N.; 43 W. 175.6 feet to a stake on the Southern side of Mills Avenue at the joint corner of lots Nos. 39 and 38, the beginning corner.  THE MORTGAGOR COVENANTS AND AGREES that with the mortally payments of principal and interest he will pay to mortgages a pro rate portion of the taxes, assessments, and insurance premiums ner to become due, as estimated by the mortgagee, so that mortgages will have sufficient funds on hand to pay taxes, assessments, and insurance premiums thirty days before the delinquency date thereof. Any deficit shall immediately be paid to mortgages by mortgagor. Moneys so held shall not bear interest, and upon default may be applied by mortgagee on account of the mortgagee indet	All that certain let of land situate, lying and being just outside the city limits of the City of Greenville, Country of Greenville, State of South Carolina, on the Southerneside of Mills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat of said property dated June 1937, recorded in the R.M.C. Office for said Greenville Country in Plat Book N, page 133, and having addording to said plat the following metes and bounds to with the REGINNING at a point on the Southern side of said Mills Avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, R. 59-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint corner of lot Nos. 38 and 37; thence along a 15-foot alley, S, 46-47 W. 50.43 feet to a point which is the joint rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38. N. 343 W. 175.6 feet to a stake on the Southern side of Mills Avenue at the joint corner of lots Nos. 39 and 38, the beginning corner.  THE MORTGAGOR COVERANTS AND AGREES that with the mortally payments of principal and interest he will pay to mortgages a pro rate portion of the taxes, assessments, and insurance premiums need to become due, as estimated by the mortgages, so that mortgages will have sufficient funds on hand to pay taxes, assessments, and insurance premiums need to become due, as estimated by the mortgages, so that mortgages by mortgagor. Moneys so held shall not hear interest, and upon default may be applied by mortgages by mortgagor. Moneys so held shall not hear interest, and upon default may be applied by mortgages on account of the mortgage indefiness.  For Assignment to this Mortgage - See: R.E.M. Book 352 - Fage 57	in hand and	truly paid by the saidCar	nal Insurance Co	ompany	<u>.</u>
the City of Greenville, Country of Greenville, State of South Carolina, on the Southernside of Mills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat of said property dated June 1937, recorded in the R.M.C. Office for said Greenville County in Plat Book N, page 133, and having addording to said plat the following metes and bounds to-wit:  BEGINNING at a point on the Southern side of said Mills Avenue, 302.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N. 59-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S, 46-47 W. 50.43 feet to a point which is the join rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, N. 543 W. 175.6 feet to a stake on the Southern side of Mills Avenue at the joint corner of lots Nos. 39 and 38, the beginning corner.  THE MORTGAGOR COVENANTS AND AGREES that with the monthly payments of principal and interest he will pay to mortgagee a pro rate portion of the taxes, assessments, and insurance premiums next to become due, as estimated by the mortgagee, so that mortgagee will have sufficient funds on hand to pay taxes, assessments, and insurance premiums thirty days before the delinquency date thereof. Any deficit shall immediately be paid to mortgagee by mortgagor. Moneys so held shall not bear interest, and upon default may be applied by mortgagee on account of the mortgagee indet	the City of Greenville, Gently of Greenville, State of South Carolina, on the SouthFreeside of Wills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat-of-said property dated June 1937, recorded in the RAW.C. Office for said Greenville County in Plat Book N, page 135, and having addording to said plat the following metes and bounds to-wit:  REGINNING at a point on the Southern side of said Mills Avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N.  39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lots Nos. 38 and 37; thence along a 15-foot alley, S. 46-47 W. 50.45 feet to a point which is the join rear corner of lots Nos. 59 and 38; thence along the joint line of said lots Nos. 39 and 38, the heginning corner.  THE MORTGAGOR COVENANTS AND ACREES that with the morning payments of principal and interest be become due, as estimated by the mortgages, so that mortgages will have sufficient funds on hand to pay taxes, assessments, and insurance premiums not bear interest, and upon default may be applied by mortgages on account of the mortgages indel ness.  For Assignment to this Mortgage - See: R.E.M. Book 352 - Fage 57  She self to the Sattages of Sattages of Sattages of Sattages and Sattages of Sattag	in, sell and release unto the said	Canal Insurance	ompany, its suc	granted, bargained, sold and recessors and assigns:	l, and by these Presents do grant, parga-
the City of Greenville, Committy of Greenville, State of South Carolina, on the Southernside of Mills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat of said property dated June 1937, recorded in the R.M.C. Office for said Greenville County in Plat Book N, page 133, and having addording to said plat the following metes and bounds to-wit:  BEGINNING at a point on the Southern side of said Mills Avenue, 302.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N. 59-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lot Nos. 38 and 37; thence along a 15-foot alley, S, 46-47 W. 50.43 feet to a point which is the join rear corner of lots Nos. 39 and 38; thence along the joint line of said lots Nos. 39 and 38, N. 543 W. 175.6 feet to a stake on the Southern side of Mills Avanue at the joint corner of lots Nos. 39 and 38, the beginning corner.  THE MORTGAGOR COVENANTS AND AGREES that with the monthly payments of principal and interest he will pay to mortgages a pro rate portion of the taxes, assessments, and insurance premiums next to become due, as estimated by the mortgagee, so that mortgagee will have sufficient funds on hand to pay taxes, assessments, and insurance premiums thirty days before the delinquency date thereof. Any deficit shall immediately be paid to mortgagee by mortgagor. Moneys so held shall not bear interest, and upon default may be applied by mortgagee on account of the mortgagee indet	the City of Greenville, Gently of Greenville, State of South Carolina, on the SouthFreeside of Wills Avenue, being known and designated as lot No. 38 of the Langley Heights property according to a plat-of-said property dated June 1937, recorded in the RAW.C. Office for said Greenville County in Plat Book N, page 135, and having addording to said plat the following metes and bounds to-wit:  REGINNING at a point on the Southern side of said Mills Avenue, 502.6 feet from the intersection of Mills Avenue and Edgewood Drive, which point is the joint corner of lots Nos. 39 and 38 according to said plat, and running thence with the Southern side of said Mills Avenue, N.  39-17 E. 50 feet to a point, joint corner of lots Nos. 38 and 37; thence along the joint line of said lots Nos. 38 and 37, S. 50-43 E. 182.2 feet to a point which is the joint rear corner of lots Nos. 38 and 37; thence along a 15-foot alley, S. 46-47 W. 50.45 feet to a point which is the join rear corner of lots Nos. 59 and 38; thence along the joint line of said lots Nos. 39 and 38, the heginning corner.  THE MORTGAGOR COVENANTS AND ACREES that with the morning payments of principal and interest be become due, as estimated by the mortgages, so that mortgages will have sufficient funds on hand to pay taxes, assessments, and insurance premiums not bear interest, and upon default may be applied by mortgages on account of the mortgages indel ness.  For Assignment to this Mortgage - See: R.E.M. Book 352 - Fage 57  She self to the Sattages of Sattages of Sattages of Sattages and Sattages of Sattag	477 that cert	-i- lat of land gi	Twing at	The first mitalian	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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