STATE OF SOUTH CAROLINA, COUNTY OF COMERCYPLE TO ALL VISION THREE PERSENTS MAY CONCERN. WHEREAS Ms		Vol	
COUNTY OF CREENVILLE TO ALL WINDOM THESE PERSINTS MAY CONCERN. WHEREASTS Charles 5. Norton and Maurine Norton J. K. Townes, Attorney a te full and jun own of Twenty-seven Hundred (\$2700.00) Delice, in and by my certain promisery mate is writing, of erea date herwish, dee and persists office. THE THE STATE SEVEN HUNDRED SIX MONTHS From 6 Att a provided to the full and jun own of Twenty-seven Hundred (\$200.00) Dollars six months from 6 Att a provided to the manual formation in the full first, payments to be made Jenuary 5, 1947, and therefore every lix months. Att a months and if washed when due to benjampary of the provided to the sevent contents on the consolidated and public months of the care of the shade announced as for anterior of the shade announced as for a transfer of the shade as for a transfer of the shade announced as for a transfe	MORTGAGE OF REAL ESTATEG. R.	. M. 5	KEYS PRINTING CO., GREENVILLE, S. C.
COUNTY OF CREENVILLE TO ALL WINDOM THESE PERSINTS MAY CONCERN. WHEREASTS Charles 5. Norton and Maurine Norton J. K. Townes, Attorney a te full and jun own of Twenty-seven Hundred (\$2700.00) Delice, in and by my certain promisery mate is writing, of erea date herwish, dee and persists office. THE THE STATE SEVEN HUNDRED SIX MONTHS From 6 Att a provided to the full and jun own of Twenty-seven Hundred (\$200.00) Dollars six months from 6 Att a provided to the manual formation in the full first, payments to be made Jenuary 5, 1947, and therefore every lix months. Att a months and if washed when due to benjampary of the provided to the sevent contents on the consolidated and public months of the care of the shade announced as for anterior of the shade announced as for a transfer of the shade as for a transfer of the shade announced as for a transfe	STATE OF SOUTH CAROLI	NA]	
WHEREANTS Charles 7. Norton and Maurine Norton 1. K. Townes, Attorney 1. Let will see truly indicated to 1. K. Townes, Attorney Dollar, is and by my certain promisery note to writing, of even data become, due may synthe conde. TEXT TOWNESS Hundred (\$200.00) Dollars nix months from chie agest two hundred dollars each and every six mo hereaften untill paid in full, first payments to the made January S. 1947, and thereafter every LE Months. Atta annually, and if most who for the true of the six profession and and January S. 1947, and thereafter every LE Months. Atta annually, and if most who for the six payments for the six payments to the companied and good to sy ten per cent of the whole amount annually, and if most who for the settle complete the grant of the six payments and payments to the companied and payments for the whole amount and an extract and the settle complete the grant of the six control and an extract and the settle complete the grant of the six payments for the six and the true of the six control and an extract of the six and the six control and an extract of the six and the six control and an extract of the six and the six control and an extract of the six and the six control and an extract of the six and the six control and six control and an extract of the six and the six control and six control and an extract of the six and the six control and six control and an extract of the six and the six control and six			
WHEREAS No Charles 5. Norton and Maurine Norton. J. K. Townes, Attorney La the fed and jur sum of Twenty-saves Bundred (\$2700.00) Dollar, is and by my certain promisery note in writing, of even due harvoid, den and paralle condet. THE STATE OF T		J. MAN. CONCERN.	
in the full and how more of. Twenty-seven Hundred (\$2700.00) Dellar, is and by my certain prominency more is writing of even data between the analyses and the seventy of the part two hundred collars each and every six more remarks and is against the collars of the same			
is the full and just some of Twenty-Esysen Hundred (\$2700.00) Dollar, is and by my cernin prominency note in writing of even date between the wand persists optical. INTERVALLE AND DOLLARS SEE MONTHS from cake to apply two hundred dollars each and every six mo expendent until paid in full, first paragida to be made January 5, 1947, and thereafter every six mo expendent until paid in full, first paragida to be made January 5, 1947, and thereafter every six months. IN months. Age made January 5, 1947, and thereafter every six months from cake January 5, 1947, and thereafter every six months of the made January 5, 1947, and thereafter every six months of the same six of the sam	whereas, We Charl	es F. Norton and Maurine Norton	
H. K. Townes, Attorney in the full and but now of Twenty-seven Hundred (\$2700.00) Dollar, in and by my certain prominency sole in writing of even date berevith, dee and govable codes. EXEMPLE TO Hundred (\$200.00) Dollars at a months from date apply two hundred dollars each and every six mo average from until paid in Tull, first parameth, to the made January 5, 1947, and thereafter every ix months. Another. Another			
is the full sed just som of. Twenty-seven Hundred (\$2700.00) Dollar, in and by my certain promissory note in writing, of even date brewith, doe and parable conder. EXERN.			XXX well and truly indebted to
Deliars, in and by my certain prominency note in writing, of even date herewith, due and payable condex XXXXX EV. Hundred (\$200,00) Dollars six months from date apps two hundred dollars each and every six months are actively as a supplied when the payable to the made January 5, 1947, and thereafter every ix months. Asia processes a supplied when the ne beginners through legal processing of the made January 5, 1947, and thereafter every ix months. Asia processes a supplied when the ne beginners through legal processing of any language of the whole amount due for a surrows's fee; it said not by Makes of primers through designed of the said was the transport of the whole amount due for the better supplies the glyment through designed on the terms of the said not, and the in consideration of the said and and of money afternation of the payable of the said and deferred through said processing of one said the in consideration of the further sum of Three Dollars to an intend with out of payable of the said and deferred three presents, the receipt whereof he said the further sum of Three Dollars to an intend with out through payable of the said ones, and the in consideration of the further sum of Three Dollars to an intended, out by payable of the said and of the better supplies the glyment three according to the terms of the said not, and their is consideration of the said and of the better supplies the glyment three according to the terms of the said not, and their is consideration of the said and of the better supplies the glyment three according to the terms of the said not, and their is consideration of the said and of the better supplies the glyment three according to the terms of the said not, and their is consideration of the said said and release unto the said not, and their is consideration of the said of the said not, and their said payable as a lot an office of the said not, and their said payable as a lot an office of the said not, and the said payable as a lot and release unto the said. Township, Gre	·	1	
Dollars, in and by my certain promisecy note is writing, of even date herevith, due and perphis cognitive. TATEX NO. Hundred (\$200.00) Dollars aix months from date and perphis cognitive two hundred dollars each and every six no accordance until noid in full, first payments to the made January 5, 1947, and thereafter every ix months. As the months. As the report of the payments to be a made January 5, 1947, and thereafter every months as anomaly, and if usual when due to beginners of them are a principal out in paid, such the base was anomaly, and if usual the states of the such as months of the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as anomaly, and if usual the states of the such as the such as anomaly, and if usual the such as the such as anomaly, and if usual the such as the su		n. A. Iownes, According	
in the full and just some of. Twenty-even Hundred (\$2700.00) Dollars, in and by my certain prominery note is writing, of even date herwith, due and perphis configure. RIMATER (\$200.00) Dollars as ix months from date and two hundred dollars each and every six months are months. First payments to be made January S, 1947, and thereafter every ix months. Asta it to construct the payments to be a made January S, 1947, and thereafter every ix months. Asta in the construction of the state of the			
Dollars, in and by my cermin prominency note in writing, of even date berevith, due and, payable counter. XXXX NO Rundred (\$200,00) Dollars six months from date and two hundred dollars each and every six months from the control of the control o			
Dolars, in and by my certain prominecy note in writing, of even date herewith, des and possible corpuse. XXXXX En Rundred (\$200.00) Dollars six months from date my two hundred dollars each and every six monerastical until paid in full, first paymeth to the made January S, 1947, and thereafter every ix months. Asia annually, and if unaid when due to begin integrit filling rays as principal until paid, and the butter promised and greed to my two part annually. And if unaid when due to begin integrit filling rays as principal until paid, and the butter promised and agreed to my two part annually. The first payment paid. Now know and the payment paid. Charles S. Norton and Maurithe Norton Alais annually made to be butter seeding the dynamic theory those present, the rectary whereof is breedy astronordeged have greated, and will made fally part and the further sum of Three Dollars, to made all that trace or bee of hand in . Oreanville Township, Greenville Courty, State of South Carolina all that trace or bee of hand in . Oreanville Dayes. Alais an integration of the said that has a lock bit, recorded in the R.W.O. Office for Greenville Courty in Flat Book "I to Best 117, countaining circle and 56/100 (8.05) across, more or less, and according to said payment be said and the News. Narch 1945, recorded in the R.W.O. Office for Greenville Courty in Flat Book "I to Best 117, countaining circle and 56/100 (8.05) across, more or less, and according to said payment because the said solution in the R.W.O. Office for Greenville Courty in Flat Book "I to Best 127, countaining circle and 56/100 (8.05) across, more or less, and according to said and roundary thence along line of Lot No. 105, S. 55-50 W. 534.5 feet to iron pin; thence y. 30-100 (19.05) across, more of less, and according to said player the said solution of late of Cole Road shown on said Flat corner of Lot No. 105, S. 55-50 W. 534.5 feet to iron pin; thence y. 30-100 (19.05) across, more of less, and according to said solutions and promise and promise an	Twent	v-seven Hundred (\$2700.00)	
The Hundrad (\$200.00) Dollars six months from date any two hundred dollars each and every six months. It months. Acts	in the full and just sum of		
A Hundred (\$200,001) Pollars six months from the graph two hundred dollars each and every six months. In months. In the results to be made January 5, 1947, and thereafter every ix months. In months. In the results of the second of the s			
and Hundrad (\$200.00) Dollars six months from date and two hundred dollars each and every six months from the reafter until paid in full. first payments to be made January S, 1947, and thereafter every ix months. Age of the second of the s	Dollars, in and by my certain promissory	note in writing, of even date herewith, due and payable on the	AKKAKKK
ix months. Acts Annually, and it meaks were due to help interest public parts as principal until and, annually, and it meaks were due to help interest public parts as principal until and, annually, and if ampaid were due to help interest public parts as principal until and, annually, and if ampaid were due to help interest public parts as principal until and, annually, and if ampaid were due to help interest public parts as principal until and, annually, and if an annually and it meaks to be competed and paid. **NOW KHOW ALLIES, plants applying the formers of through logal power decretion of the richer armounts had will more fully applying the garment thereof, according to the terms of the said once, and for the better explicit to garment thereof, according to the terms of the said nots, and also in consideration of the further and of Three Dollars, to make a former and and for the state explicit to garment thereof, according to the terms of the said nots, and also in consideration of the further and of Three Dollars, to make a former and the said parts and the said and rate as a follows: **Towns and Acsignated as Lot No. 106. of Camilla Park, according to Plat No. 4 of same made by although the said and the said and parts and according to said plat to parts and according to the said and to the said. **Towns and Acsignated as Lot No. 106. of Camilla Park, according to Plat No. 4 of same made by although the said and the said and parts and so of the said and according to said plat to parts and said said so follows: **Towns and Acsignated as Lot No. 106. of Camilla Park, according to Plat No. 4 of same made by the past 117, containing eight and 95/100 (6.95) acres, more or less, and according to said plat to past 117, containing eight and 95/100 (6.95) acres, more or less, and according to said plat to past 117, containing eight and 95/100 (6.95) acres, more or less, and according to said plat to past 117, containing eight and 95/100 (6.95) acres, more or less, and according to the said and to the said and		XXXX IV 8 ALL	
its months. Age of the state replace the sealing and dailvery of these presents the recipe whereof is hereby attached sealing and dailvery of these presents the recipe whereof is hereby attached, have present and paid, and we have sealing and dailvery of these presents the recipe whereof is hereby attached, have present the recipe whereof is hereby attached, have presents and paid, and the sealing and dailvery of these presents the recipe whereof is hereby attached, have presents and release unso the said not, and also in consideration of the further positions of the said debt and sum of money aforemit, and for the better capture the sealing and dailvery of these presents, the recipe whereof is hereby attached, they granted, bargained, sold and release unso the said. B. I. I. Townes, Attorney. Attorn	T	and gir months from date and two hund!	ed dollars each and every six mo
As the state of the date of the primers thereof, according to the terms of the said note, and the grant of the said deliver of these presents and delivery of these presents and the said note, and the primers to be computed and poid. Asserts annually, and if amount when the company the first of the said state of the primers the said state and the said stat	Wo Hundred (\$200.00) Dell	grs six months from date that two flames	owr 5 1947 and thereafter every
Agata annually, and if unpaid when due to begin interest of the graph of through legal proceedings of any beginning the first to be computed and paid. Sail. Annually, and if unpaid when due to begin interest of the graph of through legal proceedings of any beginning there are to be computed and paid. Sail. NOW KNOW Ard HEN promote the first the first and paid and have forther promoted and greed to prot the per cent of the whole amount due for attempt's fee, it said note by differently therefore through the proceedings of any kind, reference being thereunts had will more fally appear. NOW KNOW Ard HEN promote thereof, according to the serms of the said mote, and ske in consideration of the said debt and sum of moory aforemit, and for the better coeffing the grants, thereoffere extent the receive where of in hereby acknowledged, that was granted, burgained, sold and released and by the paid of the further sum of the said debt and sum of moory aforement of the said state of the further sum of these politus, to said in band will not unpaid professional and design at the said and release unso the said. H. K. TOWNES, Attorney all that tract or to to lead in. Greenville Township, Greenville County, State of South Carolina. Known and designmated as Let. No. 106 of Camilla Park, according to Plat No. 4 of same made by paid to a key so. March 1945, recorded in the R.M.C. Office for Greenville County in Plat Book "I at page 117, containing eight and 95/100 (6.95) acres, more or less, and according to said plat more particularly desgribed as follows: BECINNING at an irror pin on West side of Cole Road shown on said Flat corner of Lot No. 10 and running thence along line of Lot No. 105, S, 55-30 W, 534.5 feet to iron pin; thence N. 30-41 and the said and the said according to said plat to the pin of the princing. BECINNING at an irror pin thence N. 21-00 E. 382.4 feet to iron pin; thence N. 30-51 E. 66 feet to the point of beginning.		Full. First payment to be made sands	ary of Louis and once of the
Asia as at the recept 15 per centum per annum until finite promised and agree to pay ten per cent of the whole amount due for attempts; feet, sid and one; the first annum training of through plants and the part of the whole amount due for attempts; feet, sid and one; the first and the first annum training of the per centum per annum until finite promised and agree to pay ten per cent of the whole amount due for attempts; feet, sid and one; the first annum training of the said due to a training the first state of the said more, and sho in consideration of the said due and of money aforemist, and for the better supplies the said delivery of these presents, the receipt whereof is hereby acknowledged, have granted, had and released, and by the first stand, begains, sell and release smoother said. H. K. TOWNES, Attorney all that tract or lot of land in Greenville Greenville Township, Greenville County, State of South Carolina. known and designated as Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and south of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to the said sell-late corner of Lot No. 106 of Camilla Fark, seconding to the said sell-late corner of Lot No. 106 of Camilla Fark, seconding the sell-late corner of	ix months.	- W Walk	~ 0
Asia annually, and if unpaid when due to be discretely higher state as principal unity and it unpaid when due to be discretely higher state as principal unity and it unpaid when due to be discretely higher state as principal unity and it unpaid when due to be discretely higher state as principal unity and it unpaid when due to be discretely higher state as principal unity and it unpaid when due to be discretely higher state as principal unity and it unpaid when due to pay ten per cent of the whole amount due for attempts for sin state and the part of the said state and uncertainty of the said state and uncertai	and the second s		TOOKI (L.S.
Asia as at the recept 15 per centum per annum until finite promised and agree to pay ten per cent of the whole amount due for attempts; feet, sid and one; the first annum training of through plants and the part of the whole amount due for attempts; feet, sid and one; the first and the first annum training of the per centum per annum until finite promised and agree to pay ten per cent of the whole amount due for attempts; feet, sid and one; the first annum training of the said due to a training the first state of the said more, and sho in consideration of the said due and of money aforemist, and for the better supplies the said delivery of these presents, the receipt whereof is hereby acknowledged, have granted, had and released, and by the first stand, begains, sell and release smoother said. H. K. TOWNES, Attorney all that tract or lot of land in Greenville Greenville Township, Greenville County, State of South Carolina. known and designated as Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and south of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to Plat No. 4 of same made by the late of the said stands and sell-late corner of Lot No. 106 of Camilla Fark, seconding to the said sell-late corner of Lot No. 106 of Camilla Fark, seconding to the said sell-late corner of Lot No. 106 of Camilla Fark, seconding the sell-late corner of			OF 82 19
date annually, and if unpaid when due to bean interest of large rate as principal until paid, anothers further promised and agreed to pay ten per cent of the whole amount due for attorney's fee, if said note by distorted posterney of through legal proceedings of any kind, reference being thereunts had will more fally appear. NOW KNOW ALT MEN. The west expected. Charles F. Norton and Maurine Norton. Now Know Art MEN. The west expected. Charles F. Norton and Maurine Norton. In consideration of the said debt and sum of money aforesaid, and for the better seepfing the dyment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to said in hand well and truly neighbor and before the esailing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by the westernight grant bargain, sell and release unto the said. H. K. TOWNES. Attorney. Altones. March 1945, recorded in the R.M.C. Office for Greenville County in Flat Book with the particularly described as follows: BECTINING at an iron pin on West side of Cole Road shown on said Flat corner of Lot No. It and running thence along line of Lot No. 105, S. 53-50 W. 534.5 feet to iron pin; thence M. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to iron pin; thence S. 12-00 [129.8 feet to be thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 [129.8 feet to be thence S. 1-09 W. 259.5 feet to the point of beginning.			A LAND MARKET MA
date annually, and it upsaid when due to beap interest of letting tree as principal until paid, anomaliant interest to be computed and paid		Y WAY	CAMCED AND S. 3
date annually, and if upsid when due to best interest of letting are as principal until paid, anothers forther promised and agreed to pay ten per cent of the whole amount due for attorney's fee, if asia note by discrete positive my fee for the upside proceedings of any lind, reference being thereunts had will more fully appear. NOW KNOW ALLEE, parweighting. Charles F. Norton and Maurine Norton in consideration of the said debt and sum of money aforesaid, and for the better seeding the gyment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to add in hand well and ruly paintful adjects the sealing and delivery of these presents, the rectipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by free freezening grant, bargain, sell and release unto the said. H. K. TOWNES, Attorney. all that tract or lot of land in. Greenville Township, Greenville County, State of South Carolina. Thought a sell and release unto the R. N. O. Office for Greenville County in Plat Book well to a sell and sell an		()	AND OF TAMODUM
date annully, and it unpaid when due to bead interest foliage rate as principal until paid, anomaliars ferrite to be computed and paid. annully, and it unpaid when due to bead interest foliage rate as principal until paid, anomaliars ferrite promised and agreed to pay ten per cent of the whole amount due for attorney's fee, if and note by discrete possibility of the consideration of the whole amount due for attorney's fee, if and note by discrete possibility. NOW KNOW ALTER, power per bild. Charles F. Norton and Maurine Norton in consideration of the said debt and sum of money aforesaid, and for the better seeping the gyment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to add in hand well and truly paidy and helpers the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and release unto the said. H. K. TOWNES, Attorney. all that tract or lot of and in. Greenville Township, Greenville County, State of South Carolina. Crown and designated as Lot No. 106 of Camilla Park, according to Plat No. 4 of same made by altern & Novas, March 1945, recorded in the R. M.C. Office for Greenville County in Plat Book well to a Novas, March 1945, recorded in the R. M.C. Office for Greenville County in Plat Book well to a page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: HECINNING at an iron pin on West side of Cole Road shown on said Flat corner of Lot No. 1 and running thence along line of Lot No. 105, S. 53-50 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to the point of beginning.		A TOP I	DA CATALLE NO
data at the rate of \$1X per centum per annum until part interest to be computed and paid		Serie Marie	1 1 Lhamen Com
at the response of the policy of the property			40k CLOCK
at the record at the record at the record at the record and provided and paid at the record annually, and it mapsid when due to be add interest at photography are the recording to the corner of the whole amount due for attorney's fee, it said note by different provided and spreed to pay ten per care of the whole amount due for attorney's fee, it said note by different provided and spreed to pay ten per care of the whole amount due for attorney's fee, it said note by different provided and spreed to pay ten per care of the whole amount due for attorney's fee, it said note had an an an according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the glyment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the glyment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the glyment thereof, according to the terms of the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the glyment thereof, according to the terms of the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the glyment thereof, according to the terms of the terms of the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better seepfing the said debt and sum of money aforesaid, and for the better seepfing the said debt and sum of money aforesaid, and for the better seepfing the said debt and sum of money aforesaid, and for the better seepfing the said debt and sum of money aforesaid, and for the better seepfing the said and the said note and also in consideration of the further seepfing the said and the said note. Because of the said debt and sum of money aforesaid the said note an			O. with interest from
annully, and if unpaid when due to begin interest of Man are as principal until paid, and have further promised and agreed to pay ten per cent of the whole amount due for attorney's ten, if all not be diffected beforements of though lead proceedings of any lidar, deterence being thereunts and will more fully appear. NOW KNOW ALL MEN Provide the full. Charles F. Norton and Maurine Norton for a consideration of the said debt and sum of money in land will make the said debt and sum of money in land will up paight from the said debt and sum of money in land well and truly paight from the said sails and truly paight from the sails, and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by the present of the said and release unto the said. H. K. Townes, Attorney All that tract or lot of land in. Greenville Greenville Greenville Township, Greenville County, State of South Carolina. Cown and designated as Lot No. 106 of Camilla Fark, according to Plat No. 4 of same made by the page 117, containing eight and 95/100 (8.95) sores, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin, on West side of Cole Road shown on said Plat corner of Lot No. 1 and running themes along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thense N. 30-810 feet to iron pin; thense N. 27-45 E. 440 feet to iron pin; thense S. 12-00 line of the point of beginning.	det e	at the rate of six per centum per annum until s	find; interest to be computed and paidSemi
now know at Men. particularly described as Lot No. 106 of Camilla Park, according to Plat No. 4 of same made by althon & Neves, March 1945, recorded in the R.M.C. Office for Greenville County in Plat Book "Recording eight and 95/100 (8.95) acres, more or less, and according to said plat running eight and 100 plat as follows: BECINNING at an iron pin on west side of Cole Road shown on said Plat corner of Lot No. 10 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.		nterest at fame rate as principal until paid and have further prop	nised and agreed to pay ten per cent of the whole amount
all that tract or lot of land in	$AAB \mathcal{N} \cup \mathcal{N}$		
all that tract or lot of land in. Greenville Township, Greenville County, State of South Carolina. known and designated as Lot No. 106 of Camilla Park, according to Plat No. 4 of same made by Dalton & Neves. March 1945, recorded in the R.M.C. Office for Greenville County in Plat Book "I at page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 10 and running thence along line of Lot No. 105, S. 55-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	[m/		
known and designated as Lot No. 106 of Camilla Park, according to Plat No. 4 of same made by Dalton & Neves, March 1945, recorded in the R.M.C. Office for Greenville County in Plat Book "I at page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 10 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
Dalton & Neves, March 1945, recorded in the R.M.C. Office for Greenville County in Plat Book of at page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 10 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to ithence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	all that tract or lot of land in	Township, Greenville Cou	nty, State of South Carolina.
Delton & Neves, March 1945, recorded in the R.M.C. Office for Greenville County in Flat Book at page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 1 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	known and designated as L	ot No. 106 of Camilla Park. according	to Plat No. 4 of same made by
at page 117, containing eight and 95/100 (8.95) acres, more or less, and according to said plat more particularly described as follows: BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 1 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	Dalton & Neves. March 19	45. recorded in the R.M.C. Office for	Greenville County in Plat Book "
BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 1 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-45 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	t mage 117 containing e	ight and 95/100 (8.95) acres, more or	less, and according to said plat
BECINNING at an iron pin on West side of Cole Road shown on said Plat corner of Lot No. 1 and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.			
and running thence along line of Lot No. 105, S. 53-30 W. 534.5 feet to iron pin; thence N. 30-410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	nore particularly describ	ag as Tollows:	on said Plet corner of Lot No. 1
410 feet to iron pin; thence N. 21-00 E. 382.4 feet to iron pin; thence N. 47-43 E. 440 feet to iron pin on west side of Cole Road; thence along West side of Cole Road S. 30-51 E. 66 feet to thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	BECINNING at an iro	n pin on west side of Cole Road Shown	deat to draw wine thanks N. 30-
thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	and running thence along	line of Lot No. 105, S. 53-30 W. 534.5	166t to 1ron piny thense he ou
chence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	110 feet to iron pin; the	nce N. 21-00 E. 382.4 feet to iron pir	; thence N. 47-45 E. 440 feet to
thence still along said Road, S. 25-50 E. 269.8 feet to bend; thence S. 12-00 129.8 feet to be thence S. 1-09 W. 259.3 feet to the point of beginning.	non nin on west side of	Cole Road: thence along West side of C	cole Road S. 30-51 E. 66 feet to
thence S. 1-09 W. 259.3 feet to the point of beginning.	thence still along said R	oad. S. 25-50 E. 269.8 feet to bend; t	thence S. 12-00 129.8 feet to be
	thence S. 1-09 W. 259.3 f	eet to the point of beginning.	
	Monor St. 1 00 We Bodge 2		o to the second of the second
	en e	January Committee Co	to protect the second s
			: