STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE

The said by my certain prominent sets. In writing of even date with them presents, sm. well and truly indebted to FIDELITY FIDERAL SAVING A LOAN ASSOCIATION, OF GREENVILLE, S. C., to the fall and just sum of Two thousand, one hundred & mo/100 is 2,100,00.) Double to the said of the said and sum of the said and just sum of Two thousand one hundred & mo/100 is 2,100,00.) Double to the said of the said of the said and sum of the said and said of the said and sum of the said and sum of the said and said and said personal and said and sai
and by my
to Loan association, of greenville, s. c., in the full and just aim of Seventsen & 72/100 17.72 Dollars upon the first day of each and every calesdar month hereafter until the full principal sum, with interest, has been paid; said monthly in stability to the upset districts of the property to with the property of the property to with the property to the property of the property to the property
th interest at the rate of six (6%) per centum per annum, to be repaid in installments of Saysnteen & 72/100 17.72 2 Dollars upon the first day of each and every calendar month hereafter until the full principal sum with interest, has been peld; said monthly met shall be upplied first to the payment of interest, completed monthly on the uppeal ablance, and then to the payment of principal; said note further protein of the principal can be considered to the position of the principal can be considered to the position of the principal can be considered to the property of the principal can be considered to the property of the said control of the property of the pro
All natesets at the rate of six (6%) per centum per annum, to be repaid in installments of Seventeen & 72/100 17.72 Dollies upon the fact any of each and every calcular month percenter until the full principal can with interest, has been paid; said monthly most said be supplied that it as any time any portion of the principal can the representation of the principal can be represented to the forest and be under the content of the most entire to content any of the Sylvasov of said Association, or any of the Sylvasov of Sylvasov
17.72) Dollars upon the first duy of each and every calendar month hereafter until the full principal sum, with interest, has been paid; said monthly in the shall be applied first to the payment of interest, computed monthly on the uppeld belone, and then to the payment of principal; said monthly in the shall be applied first to the payment of interest, computed monthly on the uppeld belone, and then to the payment of principal; said mote further provide the payment of principal; said note further providing for a resonable father providing for a resonable attempts of the content of the montance, the whole emount due under such at shall, at the option of the here is all costs and expenses of collection, or it said dook, or any part thereof, be collected by an attorney, or by least proceedings of any least attorney for collection, or it said dook, or any part thereof, be collected by an attorney, or by least proceedings of any least. NOW, KNOW ALL MEN, That I
int shall be applied first to the payment of interest, computed monthly on the unpaid belinner, and then to the payment of principal; said note further provided in the river of their first of the principal or interest does thereunder shall be past due and unpaid for a period of thirty 500 days, or faintee to convert the control of the principal or interest does thereunder shall be past due and unpaid for a period of thirty 500 days, or faintee to convert the converted the come immediately due and payable, who may sue thereon and foreclose this mortgage; said note further providing for a cosmoble attorney's fee, easily costs and expressed of collection, to be added to the amount due on said note, and to be collectible as a part thereif it the same be placed in the hand attorney for collection, or if said debt, or any part thereof, be collected by an attorney, or by legal proceedings of any kind. NOW, KNOW ALL MEN, That I , the said B. H. Graves, Jr. SAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consider flips and the said the said the said the said file of the said flips. The said to the said flips of the said flips and the said the said flips of the said flips. The said said note, and also in consider flips and the said said said and said note, and also in consider flips. The said said said said said said said said
consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said PITELIAN FEDERAL SAVINGS ADAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in considerable of the said FIDELIAN FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing are presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do are also the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and released the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and released the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and released the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and released to the said FIDELIAN FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property over the signing as presents the property of Grant FIDELIAN FEDERAL SAVINGS and receipt the sell and released and released to the state of South Carolina for Greenville, "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina for Greenville, "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina for Greenville, Beginning at an iron pin on Southland Avenue, which point is 193.5 feet from Batson is the parcel of the second parcel of the
consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said PITERIAN FIDERAL SAVINGS ADAN ASSOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the said FIDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing are presents (the receipt whereof is hereby schooledsed), have granted, burgained, sold and relates these presents do grant, burgain, sell and relate the said FIDERITY FIDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE, S. C., the following described property of the the said FIDERITY STATEMAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property of the the said FIDERITY STATEMAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property of the the said FIDERITY STATEMAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property of Greenville, "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolumly of Greenville, and the state of Greenville, and the sta
An ASSCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consider the said the said state of the said state o
B. H. Graves, Jr. Willes School B. H. Graves, Jr. William Manual B. William Manual B. H. Graves, Jr. William Manual B. William Manual B. H. Graves, Jr. William Manual B. Manual B. William Manual B. William Manual B. William Manual B.
E. H. Graves, Jr. William Mand well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing see presents (the receipt whereof is hereby acknowledged), have granted, bergained, sold and released, and by these presents do grant, bargain, sell and released fine property to-wit: "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolluty of Greenville, Being known as Lot #3 of the property of E. L. Hightower according to a plat made by W. D. Engineers, May 1938, and recorded in the office of the R. M. C. Office for Greenville Countilland Flat Book I, Page 104, and having the following metes and bounds, to-wit: Beginning at an iron pin on Southland Avenue, which point is 193.5 feet from Batson and running thence with Southland Avenue S. 25-50 E. 64.5 feet to an iron pin; thence S. 63-33 W. 191.8 feet to an iron pin; thence N. 26-42 W. 64.5 feet to an iron pin; thence N. 63-33 E. 192.6 feet to the point of beginning. And the certain of the state of the property of
see presents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and relic to the said firbility repolarity to-wit: "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, lying and being in the State of South Carolinty of Greenville, Being known as Lot #3 of the property of E. L. Hightower according to a plat made by W. D. Engineers, May 1938, and recorded in the office of the R. M. C. Office for Greenville Counting In Plat Book I, Page 104, and having the following metes and bounds, to-wit: Beginning at an iron pin on Southland Avenue, which point is 193.5 feet from Batson into opened) and running thence with Southland Avenue S. 25-50 E. 64.5 feet to an iron pin; thence S. 63-33 W. 191.8 feet to an iron pin; thence N. 26-42 W. 64.5 feet to an iron pin; thence N. 63-35 E. 192.6 feet to the point of beginning. And Secretain and secretain and property of beginning. And Secretain and property of the same accorded to the professor of say time, to not a property in the same accorded to the point of beginning. And Secretain and property of the same accorded to the professor of say time, to not a property to the same accorded
Seing known as Lot #3 of the property of E. L. Hightower according to a plat made by W. D. Engineers, May 1938, and recorded in the office of the R. M. C. Office for Greenville Country of Engineers, May 1938, and recorded in the office of the R. M. C. Office for Greenville Country of the Book I, Page 104, and having the following metes and bounds, to-wit: Beginning at an iron pin on Southland Avenue, which point is 193.5 feet from Batson of the Beginning thence with Southland Avenue S. 25-50 E. 64.5 feet to an iron pin; thence S. 63-33 W. 191.8 feet to an iron pin; thence N. 26-42 W. 64.5 feet to an iron pin; thence N. 63-33 E. 192.6 feet to the point of beginning. And the westeres (a) defect on the point of beginning. And the westeres (a) defect on the point of beginning. And the westeres (b) defect on the point of beginning. And the westeres (a) defect on the point of beginning. And the westeres (b) defect on the point of beginning. And the westeres (b) defect on the point of beginning. And the westeres (b) defect on the point of beginning. And the westeres (b) defect on the point of beginning. And the westeres (c) defect to the point of beginning. And the westeres (c) defect to the point of beginning. And the westeres (c) defect to the point of beginning.
In Plat Book I, Page 104, and having the following metes and bounds, to-wit: Beginning at an iron pin on Southland Avenue, which point is 193.5 feet from Batson of the opened) and running thence with Southland Avenue S. 25-50 E. 64.5 feet to an iron pin thence S. 63-33 W. 191.8 feet to an iron pin; thence N. 26-42 W. 64.5 feet to an iron pin; thence N. 63-33 E. 192.6 feet to the point of beginning. And the northwer(s) da(s) leady appear on bound of the nuriquest of earl time, to pay to the first day of earl succeeding must hereafter the first and the advanced by the first day of early succeeding must hereafter the first day of early succeeding must hereafter the first day of early succeeding must hereafter the first day of the said amond take, assessment and incurrence premiums, as calculated by the mortgages. The meritage (s) further agreed that any such additional partymets when he commanded by the meritages, shall become a part of the monthly tendaments and additional partymets when he commanded by the meritages, shall become a part of the monthly tendaments about this paragraph see other side of page For position of this paragraph see other side of page
taxes, assessment and incurance premiums, as estimated by the morigages. The mertgager(s) further agree(s) to pay on demand, at any time, any additional sums necessary to pay these items. It is further agreed that any such additional payments, when so demanded by the mortgage, shall become a part of the monthly installments at ander the terms of this mertgage and the note secured thereby. For position of this paragraph see other side of page
agree (3) to pay on demand, at any time, any additional sums necessary to pay these items. It is further agreed that any such additional payments, when so demanded by the mortgages, shall become a part of the monthly inclalments due under the inner of this merigage and the note secured thereby. For position of this paragraph see other side of page
For position of this paragraph see other side of page
1 the remains a.m. Other 2103 Language 2103
1 the want of a m. 103
11 de
Olie Famour a.m.
Oliver 2 103
9:29 * 2103
19:29 ± 2103