BREENVILLE CO. S. O.

DEC 20 1 YOU SHIP

## State of South Carolina,

County of Greenville

## In All Mhom These Presents May Concern Ollie FARNSWORTS

	I, George	Herman Wa	lkor,		
hereinafter spoken of as the M	fortgagor send greeting.	•		er tyl	
Whereas	George	Herman Wall	ker		
is justly indebted to C. Dougla	s Wilson & Co., a corpor	ration organized	and existing	under the la	we of the
State of South Carolina, herein	nafter spoken of as the	Mortgagee, in th	e sum of	• • • • • · · · · · · · · · · · · · · ·	
Two Thous	and Five Hundre	d and $No/1$	00		Dollars
(\$ 2,500.00 ), la debts and dues, public and probligation, bearing even dat C. Douglas Wilson & Co., in the State of South Carolina, a	vate, at the time of pays e herewith, conditioned the City of Greenville.	ment, secured to d for payment S. C., or at such	be paid by the at the princi- other place e	nat one certa pal office of ither within	in bond or f the said or without
Two	Thousand Five H	undred and	No/100 -		
b			_ Dollars (\$	2,500.00	<u>C</u>
with interest thereon from the	date hereof at the rate	of four	per centum p	er annum, sa	aid interest
to be paid on the lst	day ofJa	nuary	19_49and	l thereafter s	aid interest
and principal sum to be paid	in installments as follo	ws: Beginning	on the	lst	day
of February	1949_, and on the	lst	day of eac	ch month the	ereafter the
sum of \$15.15to be	applied on the interest	and principal of	said note, said	d payments	to continue
up to and including the_ls	tday of	Decembe	ı <b>r</b> , 1	9_68, and t	the balance
of said principal sum to be du	e and payable on the	lstday	ofJanı	ıary	, 1969_;
the aforesaid monthly paymen	nts of \$_15.15	each are to	be applied fir	rst to interest	t at the rate
of Lourper centum per a from time to time remain un of principal. Said principal thereby expressly agreed that ment of interest, taxes, assessing the contract of the contr	paid and the balance of and interest to be paid the whole of the said pr	each monthly at the par of exc incipal sum shal	payment shall change and ne ll become due	t to the oblig after default	on account gee, it being

Now, Know All Men, that the said Mortgagor in consideration of the said debt and sum of money mentioned in the condition of the said bond and for the better securing the payment of the said sum of money mentioned in the condition of the said bond, with the interest thereon, and also for and in consideration of the sum of One Dollar in hand paid by the said Mortgagee, the receipt whereof is hereby acknowledged, has granted, bargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release unto the said Mortgagee and to its successors, legal representatives and assigns forever, all that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being in the City of Greenville, County of Greenville, State of South Carolina, known and designated as Lot No. 4 and the major portion of Lot No. 5, Section "C" of Croftstone Acres, according to a plat thereof recorded in Plat Book S at pages 78 and 79 of the R. M. C.'s Office for said County; and naving, according to said plat, the following metes and bounds, to-wit:

BEGINAING at an iron pin on the southern side of Wedgewood Drive which iron pin is 236 feet in an easterly direction from Summit Drive, joint corner of Lots Nos. 3 and 4, Section C; running thence with the joint line of said lots S. 11-11 E. 240.2 feet to an iron pin; thence M. 80-09 E. 160.8 feet to an iron pin in the joint line of Lots Nos. 5 and S; thence slong the joint line of said lots N. 5-36 W. 122.3 feet to an iron pin joint corner of Lots Nos. 5, 6 and S; thence S. 88-13 W. 15 feet to an iron pin; thence N. 25-0 W. 155 feet to an iron pin in the line of Wedgewood Drive; thence along the south side of Wedgewood Drive S. 64-28 W. 124.6 feet to the point of beginning.

This mortgage is junior in rank to an FHA mortgage executed etween the same parties as of this date in the sum of 58,400.00.