Territy—Three and No/100 All and by my	and by my	COUNTY OF GREENVILLE	
I, Gledys Carter Howard Oladys Carter Howard Oladys Carter Howard and by my	I, Gladys Carter Howard Gladys Carter Howard Gladys Carter Howard Gladys Carter Howard SEND GREET And by my		
Gladys Carter Howard solutions of Green Flowerd solutions of Green Flowerd and by my certain promissory note, in writing, of even date with these presents, am well and truly incidence to FIDELITY FROERAL SAVIN. ND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and just sum of TRINTY-TRIBE HUNDRED & NO/100 at 3300.00 Dollar upon the first day of each and every coloniar month hereafter until the full principal row, with interns has been rail; said mentally present as a period of their (30) days, or failure to comply with mentally present and any period on the register of their present of their (30) days, or failure to comply with emoting period and their (30) days, or failure to comply with emoting period and present the said of the said funds of a period of their (30) days, or failure to comply with the register of the said of the said save period of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of the register of their (30) days, or failure to comply with the register of the register of the register of the register of their (30) days, or failure to comply with the register of their (30) days, or failure to comply with the register of the register of the period of their (30) days, or failure to comply with the register of their period of their (30) days, or failure to comply with their period of their (30) days, or failure to comply with their period of their per	AND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and just sum of THIRTY-THREE HUNDRED & NO/100 (a. 3500.00) (b. interest at the rate of (6%) per centrum per annum, to be regain in installments of. Thirty-Three and No/100 (b. 3300.00) (c. 3300.00) (d. 3500.00) (d. 3500		ા
and by my certain promisery note, in writing, of even date with these presents, am well and truly indebted to FIDELITY FEDERAL SAVING ND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and just sum of THIRTY-THREE EUNDRED & MO/LOO 33_00 Dollars upon the first day of each and every collector month. Thirty-Three and No/Loo 33_00 Thirt	and by my certain promissory note, in writing, of even date with these presents, am well and truly indebted to FIDELITY FEDERAL SAVING NO LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and just aum of THIRTY-THREE HUNDERD & NO/100 (s. 3500.00) Dollars uson on the first key of each and every calcular mouth hereafter until the full principal aum, with interest has been paid; asid mouth by an asy portion of the principal or interest due for the principal or an appeal of the principal or interest due for the principal or an appeal of the principal or interest due for the principal or an appeal of the principal or interest due for the principal and due for the principal or an appeal of the principal and the principal and the principal or an appeal of the principal and the pri		
and by my creatian promissory note, in writing, of even date with these presents, num well and truly indebted to FIDELITY FEDERAL SAVING NO LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and just sum of THIRTY-THREE HUNDRED & MO/100 (8. 3500.00) Dollar to the progression of the full and just sum of THIRTY-THREE HUNDRED & MO/100 35.00) Dollars upon the first they of each and every cleaning month hereafter until the full principal sum, with interest has been paid; said monthly payment of interest, or the principal of interest date thereafter the principal of interest date thereafter shall be pair upon the principal of the principal of interest date thereafter shall be pair upon the principal of the principal of interest date thereafter shall be pair upon the principal of	and by my	and said	
in the create at the rate of (6%) per centum per annum, to be repaid in installments of THITTY-THREE HUNDRED & NO/100 (a. 3300.00) Dollan stood the first sky of each and every calendar mouth bereafter until the full principal sum, with interest has been paid; said monthly perpert of the principal or interect due to the representation of the principal or interest has been paid; said monthly perpert or any of the significance of this mortage; that who are annual for each of the principal sum, with interest has been paid; said monthly perpert or any of the significance of this mortage; that who are not any of the significance of this mortage; that who are not called the thirty (3)) sky, reference to ecopyly with any of the Dy-India Association, or any of the significance of this mortage; said note further providing for a reasonable attorney's fee, besides all costs and expenses interest the eaded to the amount due on stem and fortclose this mortage; said note further providing for a reasonable attorney's fee, besides all costs and expenses interest the benefit of the said of the said stem of the said stem of the said stem of the said stem, and the said and the said stem of the said stem, and the said and the said stem of the said stem, and the said stem of the said stem of the said stem, and the said stem of the	h interest at the rate of (6%) per centum per amum, to be repaid in intallments of. Thirty-Three and No/100 (8. 3500.00) Delitar upon the first day of each and every calendar month breather until the full principal sum, with interest has been paid; said monthly per any persion of the principal or interest due the three providing that if said Association, or any of the sitipations of this mortgage; tend note fairly (30) days, and an an an an an analysis of the ungoal balance and then to the parment of principal; said note further providing that if said Association, or any of the sitipations of this mortgage; tend note further providing for a reasonable attorney's fee, besides all costs and excess instance, or any of the sitipations of this mortgage; said note further providing for a reasonable attorney's fee, besides all costs and excess instance, thereof, be collected by an attorney or by legal proceedings of any further providing for a reasonable attorney's fee, besides all costs and expense instance, the three providing for a reasonable attorney's fee, besides all costs and expense instance and the hands of an attorney for collection, or if said debt, or NOW, KNOW ALL MEN, That I Cladys Carter Howard Consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of each set of the said said and relate the signing of each set of the said said said and relate the signing of each set of the said said said said save the said said save the said said save the said said save the said save the said said save the said		
h interest at the rate of (6%) per centum per amum, to be repaid in installments of Thirty-Three and No/100 33.00) Dolina two fines day of each and every calendar month becaffer until the full principal sum, with interest has been paid; said monthly perpert of the principal or interest due thereunder shall you in the unpaid balance, and then to the payment of principal; said note further providing that if a we shall association, or any of the significant of this mortages; task which associated or any of the significant of this mortages; task which are also does not only (3) days, for or any of the significant of this mortages; task which amount due under said once further (3) days, for a reasonable attorney's fee, besides all costs and expenses in the added to the amount due under said once further providing for a reasonable attorney's fee, besides all costs and expenses in the said of the added to the amount due under said once further of, the calender of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid, and for the better securing the payment thereof to the said filled and sum of money aforesaid and sum of money	h interest at the rate of (6%) per contemper annum, to be repaid in installments of. Thirty-Three and No/100 (8. 3500.00) Dollars upon the first day of each and every calendar month becaffer until the full principal sum, with interest has been paid; said monthly per any persion of the principal or interest due the remarks of the principal or and principal or interest due the remarks of the principal or any of the singletiations of this mortgage; said most further providing for a reasonable attorney's fee, besides all costs and experienced in the annual due on a said and interclose this mortgage; said most further providing for a reasonable attorney's fee, besides all costs and experienced in the remarks of the principal or any of the signal costs and experienced in the remarks of the principal or any of the signal costs and experienced in the remarks of the principal or any of the signal costs and experienced in the remarks of the principal or any of the signal costs and experienced in the remarks of the principal or any of the signal costs and experienced in the remarks of the principal or any of the signal of any further some of the principal signal or any of the signal of any further some of the principal signal or any of the signal of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND LOAD ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of social and relates the remarks of the said and relates the signing of security pasts by the said FIDELITY FEDERAL SAVINGS AND LOAD ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of security pasts by the side FIDELITY FEDERAL SAVINGS AND LOAD ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of security pasts by the side FIDELITY FE	and by my certain promissory note, in writing, of even da	te with these presents, amwell and truly indebted to FIDELITY FEDERAL SAVING
in interest at the rate of (6%) per centum per annum, to be regaid in installments of Thirty-Three and No/100 32.00	in interest at the rate of (6%) per centum per annum, to be repaid in installments of Thirty-Three and No/100 320.00) Dollars upon the first day of each and every calcular month benefit until the fail principal sum, with interest has been paid; said monthly position of the principal of the principal of the principal sum, with interest that the providing that if all periture of the principal contracts that the remote shall be past due and upperly of the principal sum, with interest has been paid; said monthly position of the principal contracts the three-decoration of the principal contracts that the contract that the providing from a reasonable action of the holder thereof, become immediately and payable, who may sue thereon and force mortgage, the whole amount due to said state the option of the holder thereof, become immediately not be collected by an attorney, or by legal proceedings of any kind. NOW, KNOW ALL MEN, That I	ND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full	and just sum of THIRTY-THREE HUNDRED & NO/100
In interest at the rate of (6%) per centum per annum, to be repaid in installments of Thirty-Three and No/100 35-00. Dollars spon the first day of cash and every calendar month bereafter until the full principal sum, with interest has been paid; said monthly payment of the purposed of the promotion of interest, computed monthly on the unpaid balance, and these the providing that if at a said Association in the principal or interest due theremore rhall be past due and unpaid for a period of thirty (20) day, out; said monthly providing that if at a said Association in the providing of an atterney of the providing of a part thereof, the providing for a reasonable attorney for collection, or if said debt, or as a said and payable, who may are thereon and providing of any art through it the same be placed in the hands of an attorney for collection, or if said debt, or as the providing of a part through the providing of a reasonable attorney for collection, or if said debt, or as the providing of any attention of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said filled that the providing of a part through the payment thereof to the said filled that a sum of money aforesaid, and for the better securing the payment thereof to the said filled that sum of money aforesaid, and for the better securing the payment thereof to the said filled that the providing of any and the payment of the said filled that any and the payment of the said filled that the payment of the said filled that the payment of the said filled that the payment of the said said some and the payment of the said said some and the payment of the said said some said some and the payment of the said said some said som	in interest at the rate of (6%) per centum per annum, to be repaid in installments of Thirty-Three and No/100 35.0.00) Dollars upon the first day of acah and every calcular month herefore until the full principal sum, with interest has been paid; said monthly possible and the full principal sum, with interest that been paid; said monthly possible first to the purment of interest computed monthly not be unposed balance, and then full principal sum, with interest that been principal sum, with interest that been paid; said monthly possible for the principal sum, with interest that been paid; said monthly possible for a period their (10%) of the principal sum, with interest has been paid; said anomaly possible for a period thirty (30) days, only and possible for principal sum, with interest has been paid; said monthly possible for the principal sum, with interest has been paid; said monthly possible for the principal sum, with interest complete for the principal sum, with interest complete for the principal sum, with interest complete for the part of the principal sum, with interest complete for the principal sum, with interest complete for the part of the principal sum, with interest has been paid; said monthly pay and the part of th		(\$ 3300.00 Dollar
said Association, or any of the stipulations of this mortgace, the shell can and unpact for a period of thirty (30) days, or failure to comply with any of the By-Lan and position who may sue thereon and foreclose this mortgage; said most irret period and one of the holder thereon and foreclose this mortgage; said most irret period and control of the holder thereon and foreclose this mortgage; said most irret period to the said control, the dides all costs and expenses of collection to the amount due on said note, and to be collectible as a part thereof, is collected by an atterney, for by legal proceedings of any kind. NOW, KNOW ALL MEN, That I	said Association, or any of the stipulations of this mortgage, the whole use and unpead for a period of thirty (30) days, of railure to comply with any of the high care and payable, who may such thereon and foreclose this mortgage; said note furnished rain love shall are the option of the holder thereof, become imme the property of the payable of th	in interest at the rate of (6%) per centum per annum to be received:	Thirty-Phase and No /200
consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND LOAN SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me. Gladys Carter Howard Gladys Carter Howard Gladys Carter Howard Gladys Carter Howard Association, of GREENVILLE, S. C., at and before the signing of the ents (the receipt whereoff is hereby acknowledged), have SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carolin my of Greenville, In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No 9 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the M. C. office for Greenville County in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as munning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence 8. O. W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; tilth Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the significant of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith	consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND I. SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me Gladys Carter Howard Gladys Carter Howar	said Association, or any of the stipulations of this mortgage, the what and payable, who may sue thereon and foreclose this mortgage; be added to the amount due on said note, and to be collectible as a payable, thereof, be collected by an attorney, or by legal proceedings of any	past due and unpaid for a period of thirty (30) days, or failure to comply with any of the By-Lay hole amount due under said note shall at the option of the holder thereof, become immediate; said note further providing for a reasonable attorney's fee, besides all costs and expenses of collection art thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any kind.
SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me Gladys Carter Howard and well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of the sents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the sa cartering the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carolin my of Greenville, In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No. 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the construction of the said bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as the construction of the cushman lot, as the construction of the said premises being the said the wedgewood Drive No. 60 E. 78 feet to the point of beginning. Said premises being the said Drive of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith Said Astrufaction, Let R. M. Bith 609, Cage 536	SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me. Gladys Carter Howard and well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of sents (the receipt whereof is hereby acknowledged), have granted, burgained, sold and released, and by these presents do grant, bargain, sell and release unto the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Car my of Greenville, In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the classification of the same of the same of the control of the country in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, cunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence of the Cushman lot N. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; ith Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the Driveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herew?	NOW, KNOW ALL MEN, That I, the said,	Gladys Carter Howard
SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me. Gladys Carter Howard and well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of the sents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the sa construction of the certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bying and being in the State of South Carolin and Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No. 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the construction of the c	SOCIATION, OF GREENVILLE, S. C., according to the terms of said note, and also in consideration of the further sum of Three Dollars to me. Gladys Carter Howard and well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of sents (the receipt whereof is hereby acknowledged), have granted paragined, sold and released, and by these presents do grant, bargain, sell and release unto the substituty FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carmy of Greenville, In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the conflict of Greenville County in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence of the Cushman lot N. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herew? Jun Asturfaction, Let R. M. Bark to be recorded herew?	consideration of the said debt and sum of morey aforesaid and for	
said mand well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION. OF GREENVILLE, S. C., at and before the signing of the sents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said ELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carolini mty of Greenville. In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 19 and 19 a	Said well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of sents (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the minimum of the part of Loan ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carminy of Greenville. In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the R. M. C. office for Greenville County in Plat Book "B" at pages 35 & 36, and having the following metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence the tenth of the cushman lot in the second Drive in the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the line of the line of the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith.	SOCIATION OF CREENVILLE C. C	the better securing the payment thereof to the said FIDELITY FEDERAL SAVINGS AND LOA
hand well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of the sens (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the sa DELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Carolin and Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No. 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the land. C. office for Greenville County in Plat Book "B" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 50 W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; thick Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the summayed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith and the summayed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith.	hand well and truly paid by the said FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., at and before the signing of sensets (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and released in DELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described 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 Car and Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the sense of the sen	Gladys Cont	of said note, and also in consideration of the further sum of Three Dollars to me
"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 Carolin mity 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 Carolin mity 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 Carolin mity of Greenville, "In Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No. 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the late. M. C. office for Greenville County in Plat Book "E" at pages 35 & 36, and having the Collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as tunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the lith Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the significant of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the line of Cushman lot, as the late of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the late of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith late. The late of late of the late of the late of late of the late of late of l	"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 Car "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 Car and Cardinal Control of the Springs Township, on the North side of Wedgewood Drive, and being a part of Lot of an a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the land. M. C. office for Greenville County in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, cunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence to W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; with Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the line of Latingantian, Lie R. E. M. Bark 609, Cage S.	sand well and truly naid by the said FIDELITY BEDERAL CATTER	
in Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot No. 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the R. M. C. office for Greenville County in Plat Book *E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the suppressed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the line of Latingastian, See R. I. M. Bith 609, Cage 530.	in Chick Springs Township, on the North side of Wedgewood Drive, and being a part of Lot 19 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the 18. M. C. office for Greenville County in Plat Book *E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; with Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith.	DELITY FEDERAL SAVINGS AND LOAN ASSOCIATION,	OF GREENVILLE. S. C. the following described property with
29 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the R. M. C. office for Greenville County in Plat Book "B" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. O W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the State Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded to the mortgagor by the second to the mortgagor by the	3 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the M. C. office for Greenville County in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence to W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herew? San Astrogastian, See R. M. Book 609, Cage 5.	mty of Greenville,	ents thereon, or to be constructed thereon, situate, lying and being in the State of South Carolina
9 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the M. C. office for Greenville County in Plat Book "B" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, a nunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. O W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Medgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the accorded to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith Son Astrogantian, See R. M. Book 609, Cage 536	3 and a small part of lot #20 of West Croft Stone Acres, as shown by plat recorded in the M. C. office for Greenville County in Plat Book "E" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, nunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence O W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; ith Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the onveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the control of the control	n Chick Springs Township on the New	the add at the day of
M. C. office for Greenville County in Plat Book "B" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, a numning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. O W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the bith Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith An Astrofaction, See R. M. Brok 609, Cage 536	M. C. office for Greenville County in Plat Book "R" at pages 35 & 36, and having the collowing metes and bounds, to wit: BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, nunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence O W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; ith Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the onveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewi	9 and a small next of lot #20 of ward	th side of wedgewood Drive, and being a part of Lot No
BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 0 W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the supported to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith an iron pin on Wedgewood Drive; the support of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the support of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the support of the supp	BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence to W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herew? Son Astrofaction, See R. M. Brok 609, Cage 5.	M C office for Consenses	t Croft Stone Acres, as shown by plat recorded in the
BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, as running thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the substrated to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith the substrated of the mortgagor by Wesley M. Walker, by deed of even date to be recorded to the mortgagor by Wesley M. Walker, by deed of even date to be recorded to the mortgagor by Wesley M. Walker, by deed of even date to be recorded to the mortgagor by Wesley M. Walker	BEGINNING at an iron pin on Wedgewood Drive, corner of the Cushman lot, cunning thence with the line of Cushman lot N. 33-35 W. 200 feet to an iron pin; thence in Wedgewood Drive; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the conveyed to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herew? Sur Astrofantion, See R. E. M. Both 609, Cage 5.	de ma of office for Greenville County	in Plat Book "R" at pages 35 & 36, and having the
So W. 78 feet to iron pin; thence S. 33-35 E. 200 feet to an iron pin on Wedgewood Drive; the Wedgewood Drive N. 60 E. 78 feet to the point of beginning. Said premises being the second to the mortgagor by Wesley M. Walker, by deed of even date to be recorded herewith Son Astrogastion, See R. E. M. Book 609, Cage 5-36	Solve Astronomy, See R. E. M. Book 609, Cage 5.	•	
ANIEL LANGE IN RECORD	AND CANCELLED UP RECORD	of W. 78 feet to iron pin; thence S. 3 ith Wedgewood Drive N. 60 E. 78 feet	33-35 E. 200 feet to an iron pin on Wedgewood Drive; to the point of beginning. Said premises being the said
ANCELLAND OF RECORD	AND CANCELLED UP RECORD	oth Wedgewood Drive N. 60 E. 78 feet	33-35 E. 200 feet to an iron pin on Wedgewood Drive; to the point of beginning. Said premises being the said
AND AND AND THE RECORD	AND CANCELLED UP RECORD	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	33-35 E. 200 feet to an iron pin on Wedgewood Drive; to the point of beginning. Said premises being the salker, by deed of even date to be recorded herewith
ANUNITARI DE POR GREENVILLE COUNTY, S. C.) EN O FOR GREENVILLE COUNTY, S. C.)	TISFIELD ON OF MELLING	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	33-35 E. 200 feet to an iron pin on Wedgewood Drive; to the point of beginning. Said premises being the salker, by deed of even date to be recorded herewith
TIBELE AND TO THE COUNTY S. C. POR GREENILLE COUNTY S. C.	TIBELE NO OF COUNTY S. C.	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	33-35 E. 200 feet to an iron pin on Wedgewood Drive; to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith effection, See R. E. M. Brok 609, Cage 5-36
THE POR GREWWILE COUNTY, S. C.	THE PAR GREENWILLE COUNTY S. C. ENG. FOR GREENWILLE COUNTY S. C. ENG. FO	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the seward walker, by deed of even date to be recorded herewith faction, Sel R. E. M. Brok 609, Cage 5-36
THE FOR GREEN AND A STATE OF THE PARTY OF TH	THE COUNTY SOLVE C	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewarth walker, by deed of even date to be recorded herewith expertises, See R. E. M. Brok 609, Cage 5-36
FOR GREATURE TO THE PARTY OF TH	FOR GREENING ROLL ROLL ROLL ROLL ROLL ROLL ROLL ROL	of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the salker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 536
		O W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the salker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 536
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the seward walker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		O W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		O W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith exact the same of th
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the seward walker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith exact the same of th
		OW. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet onveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith exact the same of th
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith expertence. See R. E. M. Brok 609, Cage 536
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith expertence. See R. E. M. Brok 609, Cage 536
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith expertence. See R. E. M. Brok 609, Cage 536
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith expertence. See R. E. M. Brok 609, Cage 536
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sewalker, by deed of even date to be recorded herewith expertence. See R. E. M. Brok 609, Cage 536
		vith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the as Walker, by deed of even date to be recorded herewith by setting. See R. E. M. Brok 609, Cage 536
		vith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the as Walker, by deed of even date to be recorded herewith by setting. See R. E. M. Brok 609, Cage 536
		of W. 78 feet to iron pin; thence S. 7 ith Wedgewood Drive N. 60 E. 78 feet conveyed to the mortgagor by Wesley M.	to the point of beginning. Said premises being the sawalker, by deed of even date to be recorded herewith experience. See R. E. M. Brok 609, Cage 5-36