OLLIE 11 15 HORTH-

BOOK 939 PAGE

AT 4:230000 P 11 NO 11147

MORTGAGE OF REAL ESTATE

OUNTE OF CHARACTERS

We W Toe H Prenner and Manda E Prenner	
We & Joe H. Brannon and Maude F. Brannon	
WHEREAS, we the said Joe H. Brannon and M	laude F. Brannon
	the second secon
in and by OUR certain promissory note; in writing, of even date with the and truly indebted to WOODRUFF FEDERAL SAVINGS AND LOAN AS	SSOCIATION in the full and just
sum of EIGHT THOUSAND and no/100	
with interest at the rate of (6 %) per centum per annum	
day of each and every calendar month hereafter until the full principal sum, monthly payments shall be applied first to the payment of interest, computed m then to the payment of principal; said note further providing that if at any tir interest due thereunder shall be past due and unpaid for a period of thirty (30 any of the By-Laws of said Association, or any of the stipulations of this under said note shall, at the option of the holder thereof, become immediately thereon and foreclose this mortgage; said note further providing for a ten per and expenses of collection, to be added to the amount due on said note, and to the same be placed in the hands of an attorney for collection, or if said debt, of an attorney, or by legal proceedings of any kind (all of which is secured under note, reference being thereunto had, will more fully appear.	with interest, has been paid. Said onthly on the unpaid balance, and ne any portion of the principal or 0) days, or failure to comply with mortgage, the whole amount due y due and payable, who may sue cent attorney's fee besides all costs be collectible, as a part thereof, if yr any part thereof, be collected by
NOW, KNOW ALL MEN, That WO , the said JOB H.	Brannon and Maude F.
Brannon in consideration of the said debt and sum of money aforesaid, and for the betto the said WOODRUFF FEDERAL SAVINGS AND LOAN ASSOCIATION.	tter securing the payment thereof
said note, and also in consideration of the further sum of Three Dollars to u	s , the said
. Joe H. Brannon and Maude F. Brannon	
in hand well and truly paid by the said WOODRUFF FEDERAL SAVINGs at and before the signing of these presents (the receipt whereof is hereby ac gained, sold and released, and by these presents do grant, bargain, sell and re FEDERAL (SAVINGS AND LOAN ASSOCIATION, the following described	knowledged), have granted, bar-
All that certain piece, parcel or lot of land, with all improvements there	on, or to be constructed thereon,
situate, lying and being in the State of South Carolina, County of Areenven the North side of Sandra Avenue, and being known to Eight (8) of the James D. Cordell property as C. C. Jones, C. E., dated Dec. 18, 1962 and which the R. M. C. Office for said County in Plat Book E the same property which was conveyed to mortgagors by deed recorded in said office in Deed Book 732, particular description see the aforesaid plat.	n and designated as lot shown on plat prepared by plat has been recorded in EE, page 21. This being herein by James D. Cordel
•	
	The state of the s
satisfied and Cancellation authorized	
PARCE STON SAVINGS & LOAN ASSOC.	CANCELLAD OF RECORD
3 Virginia Hunter 12 Days	nov. 169
Ent. Sec y 110.15.	10