JUL 11 | 1 29 AM 1963

STATE OF SOUTH CAROLINA REPORT GAGE OF REAL ESTATE

To All Whom These Presents May Concern:

I. Trumen D. Melton		SEND GR	EETINGS:
WHEREAS, I the said Trums	n D. Melton	•	
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minimizer of the state of the s	and a second control of the control	•	
in and by my certain promissory note, in wnំម and truly indebted to WOODRUFF FEDERAL SA	ng, of even date with the	se presents,	well full and just
sum of THIRTEEN THOUSAND NINE HUNI	ORED and no/100	- (\$13,900.00	Dollars,
with interest at the rate ofsix (6)	%) per centum pergannun	ı, to be repaid in ins	tallments of
day of each and every calendar month hereafter unmonthly payments shall be applied first to the paymen then to the payment of principal; said note further printerest due thereunder shall be past due and unpaid any of the By-Laws of said Association, or any of under said note shall, at the option of the holder the thereon and foreclose this mortgage; said note further and expenses of collection, to be added to the amount the same be placed in the hands of an attorney for coan attorney, or by legal proceedings of any kind (all onote, reference being thereunto had, will more fully	til the full principal sum, tho finterest, computed more roviding that if at any time for a period of thirty (30) the stipulations of this neereof, become immediately providing for a ten periodule on said note, and to be of the control of the con	with interest, has been onthly on the unpaid any portion of the days, or failure to nortgage, the whole with attorney's fee besibe collectible, as a par any part thereof, be.	n paid. Said. balance, and principal, or comply, with amount due ho may sue ides all costs t thereof, if collected by
NOW, KNOW ALL MEN, That	, the said	D. Melton	
in consideration of the said debt and sum of money to the said WOODRUFF FEDERAL SAVINGS	aforesaid, and for the bet AND LOAN ASSOCIAT	ter securing the pay '10N, according to t	nent thereof he terms of
said note, and also in consideration of the further su	m of Three Dollars to	me	the said
Truman De Melton	•	0	
in hand well and truly paid by the said WOODRUF at and before the signing of these presents (the reco- gained, sold and released, and by these presents do FEDERAL SAVINGS AND LOAN ASSOCIATIO	F FEDERAL SAVINGS cipt whereof is hereby ac grant, bargain, sell and rel	knowledged), have g lease unto the said W	ranted, bar-
The state of the s	th all improvements them	an . an ta ha aanatii	in diament

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, County of Greenville, on the north side of Benjamin Avenue, about one mile southward from the City of Greer, Chick Springs Township, and being Lot No. 22 in Brookhaven, property of the Dobson Estates, according to survey and plat by H. S. Brockman, Registered Surveyor, dated December 12, 1957, amended September 1, 1959, recorded in the R. M. C. Office for Greenville County in Plat Book RR, page 41, and having the following courses and distances, to-wit: Beginning at an iron pin on the north side of Benja min Avenue, corner of Lots Nos. 21 and 22, and running thence along the line of said lots, N.10-55 E.170 feet to an iron pin at the rear corner of Lot No. 8; thence along the line of Lot No. 8, N.79-25 W. 100 feet to an iron pin, corner of Lot No. 23; thence along line of Lot No. 23, S.10-55 W.170 feet to an iron pin on the north side of Benjamin Avenue; thence along said Avenue, S.79-25 E,100 feet to the beginning corner. This being the same property which was conveyed to James K. Smith and James O. Bennett by Lawrence M. Dobson and Roy M. Dobson, Trustees of the R. A. and I. B. Dobson Estates by deed which has been recorded in the said office in Deed Book 720, page 485. And being the same property which was conveyed to mortgagor herein by James Kenneth Smith and James O. Bennett by deed which will be recorded forthwith in the said office.