GREEN FOO. S. C.

200x1592 PASE 500

JAN 24 16 18 AM 183

DONNIE S. TANKERSLEY

MORTGAGE

| R.H.¢ | | • | |
|--|--|---|---|
| THIS MORTGAGE is mad | dethis 20th | dav of _ | January , |
| 10 93 haterson the Morters | gor Ben E. Sanders | | the Mortgagee, First Federal |
| Savings and Loan Association the United States of America "Lender"). | on of South Carolina, a c ea, whose address is 301 | orporation organized a College Street, Green | ville, South Carolina (herein |
| WHEREAS, Borrower is in and No/100 note dated <u>January 20</u> , and interest, with the balance. January. 20, 1984; | ndebted to Lender in the Doll 1983, (herein "Note ce of the indebtedness, if | principal sum of <u>Ei</u> ars, which indebtednes e"), providing for mont f not sooner paid, due s | ghty-eight Thousand ss is evidenced by Borrower's thly installments of principal and payable on |
| thereon, the payment of all o the security of this Mortgage contained, and (b) the repay Lender pursuant to paragra grant and convey to Lender | other sums, with interest e, and the performance of yment of any future adv aph 21 hereof (herein "F and Lender's successors | thereon, advanced in a of the covenants and a vances, with interest t uture Advances''), Bor and assigns the follow | ed by the Note, with interest ccordance herewith to protect greements of Borrower herein hereon, made to Borrower by rower does hereby mortgage, ing described property located, State of South Carolina. |
| of Couth Carolina Cou | inty of Greenville, 1 NOODS, SECTION 5, red n, in Plat Book 8-P, | being known and des corded in the R.M.C at page 100, refe | cence to which is |
| This is the same propeven date, recorded he | erty conveyed to the rewith. | e Mortgagor by Dane | co, Inc. by deed of |
| | SOUTH CHANGE AND TONE ON A COMMENT ON A COME | Control of | |
| ନ ପ୍ର । | | | |
| which has the address of | Lot 2 Loblolly La | me, | Greenville (City) |
| NS. C. 29607 | (herein "Proper | ty Address''); | 14 , |
| TO HAVE AND TO HOLe the improvements now or orents, royalties, mineral, all fixtures now or hereafted thereto, shall be deemed to | LD unto Lender and Lend hereafter erected on the oil and gas rights and er attached to the proper o be and remain a part of aid property (or the lease h | der's successors and as property, and all ease profits, water, water ty, all of which, includi f the property covered b | signs, forever, together with all ements, rights, appurtenances, rights, and water stock, and ng replacements and additions by this Mortgage; and all of the age is on a leasehold) are herein |
| Borrower covenants tha | t Borrower is lawfully se | ised of the estate hereb | y conveyed and has the right to |

mortgage, grant and convey the Property, that the Property is unencumbered warrant and defend generally the title to the Property against all claims and demands, subject to any Adeclarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance coolicy insuring Lender's interest in the Property.

SOUTH CAROLINA — 1 to 4 Family-6/75—FNNA/FHLMC UNIFORM INSTRUMENT (with amendment adding Para. 24)