A 2 2 P W MORTGAGE

Double	H.h.ý.		
THIS MORTGAGE is m	pade this 23	day of	July ,
19_84_, between the Mort	gagor Inis R.	Moreno and Dianne N	foreno
Sayings and Loan Associs	, (heration of South Carolina, a corica, whose address is 301	ein "Borrower"), and th rporation organized an	d existing under the laws o
Hundred Fifty and No/10	s indebted to Lender in the 0(162,250,00)Dolla 1984, (herein "Note ance of the indebtedness, if	rs, which indebtedness "), providing for month	is evidenced by Borrower i ly installments of principa
thereon, the payment of all the security of this Mortga contained, and (b) the rep Lender pursuant to parag	r (a) the repayment of the i ll other sums, with interest t age, and the performance of payment of any future adv graph 21 hereof (herein "Fu er and Lender's successors a Greenville	hereon, advanced in acc the covenants and agr ances, with interest the ture Advances"), Borro nd assigns the followin	eements of Borrower hereit ereon, made to Borrower b wer does hereby mortgage g described property locate
or hereafter constructive Road and Cardinal	e, parcel or lot of lanted thereon on the sour Drive, Chick Springs of August 18, 1982 and rec 4-6, Page 53, and have	thwest corner of the Township, and being corded in the RMC O	shown on a plat for ffice for Greenville
Cardinal Dirve, and r feet to a point; then of Luis F. Moreno, S. N. 25-57 W., 211.67 f	at the southwest come unning thence along Cauce turning and running 64-10 W., 139.09 feet to a point on Lee oint of beginning. Said	rdinal Drive, S. 24 g with the joint li to apoint; thence Road, thence along	-58 E., 188.6 ne of property turning and running Lee Road N. 73-35
by deed recorded in I County, and conveyed	property conveyed to Re Deed Book 1205, Page 22 to the Mortgagors here Book 12/7, Page	7, in the RMC Officing in by deed dated Ju	e tor Greenville
		STATE OF S SOUTH CASON POCUMENTA STATE STA	
which has the address o	of 500 East Lee Road		Taylors
S. C. 29687	(Street)(herein "Propert		- (City)
(State and Zip Code)	OID	w'a ayaasaara and aggi	one forever together with 8
the improvements now rents, royalties, minera all fixtures now or heres	OLD unto Lender and Lend or hereafter erected on the l, oil and gas rights and after attached to the property to be and remain a part of said property (or the leaseho	property, and all easem profits, water, water ri v, all of which, including the property covered by	ents, rights, appurtenance ghts, and water stock, ar replacements and addition this Mortgage; and all of the

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

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

