VOL 1468 MEE SOJ

## **MORTGAGE**

(Construction—Permanent)

THIS MORTGAGE is made	dethis29th	day of	_May,
9 <u>79</u> , between the Mortgagor	r, <u>T. Walter Brash</u>	ier	
	,	(herein "Borrower"),	, and the Mortgagee, South Carolina
Federal Savings and Loan Asso	ociation, a corporation orga	nized and existing uno	der the laws of the United States of
america, whose address is 1500			
WHEREAS, Borrower is i	indebted to Lender in the prir	icipal sum of <u>Thirt</u> ——Dollars or so mucl	ty four thousand and hthereof as may be advanced, which
ndebtedness is evidenced by Bo	orrower's note datedMay	29, 1979	, (herein "Note"),
providing for monthly installm	nents of interest before the a	mortization commend	rement date and for monthly install-
nents of principal and interest	t thereafter, with the balance	of the indebtedness,	if not sooner paid, due and payable
on <u>January 1, 2005</u>	5.	•	
	( )	tinden and damaged by	the Note with interest thereon, the
TO SECURE to Lender (a	a) the repayment of the inde	oteaness evidenced by	the Note, with interest thereon, the ewith to protect the security of this
payment of all other sums, w	of the covenants and sores	ments of Borrower he	erein contained, (b) the performance
Morigage and the performance	nts of Borrover contained in	a Construction Loan	Agreement between Lender and Bor-
rower dated May 29	19 79.	herein "Loan Agreer	nent") as provided in paragraph 24
hereof, and (c) the repayment	of any future advances, with	interest thereon, mad	e to Borrower by Lender pursuant to
paragraph 21 hereof (herein "	Future Advances"), Borrow	er does hereby mortga	ge, grant, and convey to Lender and
Lender's successors and assign	is the following described pro	perty located in the Co	ounty of Greenville
, Sta	ite of South Carolina:	,	
المن المنافق المنافق المنافق المنافق			is and Keine in the County of
III that certain piece	, parcel or lot of la	no situate, lyii	ng and being in the County of f Batesview Drive and being
reenville, State of So	o Let No. 4 on plat of	s western side of	S, prepared by Jones Engineer
Corvice dated May 25	1978 revised Octobe	or 26. 1978. and	recorded in the RMC Office
for Greenville County	in Plat Book 6-H at r	page 83, and hav	ing, according to said plat,
the following metes and			
Beginning at an iron p	in on the western sig	le of Batesview 1	Drive, joint front corner
of Lots 3 and 4 and r	unning thence along t	he common line	of said lots S. 70-45 W.
			et to an iron pin at the
oint rear corner of L	ots 4 and 5; running	thence along the	e common line of said
			side of Batesview Drive;
	e western side of Bai	lesview brive, 5	. 0-18 E. 60 feet to the
ooint of beginning.			
The mailing address of	the mortgagee herei	n is PO Box 937,	Greenville, SC 29602.
	on abba CTAYL (	NE COUTH CARIN	IMA
	Secretary C	OF SOUTH CAROL	SHON
	pocus	HIARY	1/3
		STAMP E 13. 6	0 <del> </del> ☆
		83.11218	ise
	. The second of		
			d to the mantacan beauty
		ATANATEU CANUAUA	od to the morroagor serein by
Derivation: This is a p	portion of that same	C Office for Cro	conville County in Book Book
from James M. Gilfilli	in recorded in the RM	C Office for Gre	enville County in Deed Book
from James M. Gilfilli at page 478 on January	in recorded in the RM y 18, 1974.	C Office for Gre	eenville County in Deed Book
Derivation: This is a p from James M. Gilfilli at page 478 on January which has the address of <u>L</u>	in recorded in the RM y 18, 1974.	C Office for Greenv	eenville County in Deed Book
from James M. Gilfilli at page 478 on January which has the address of	in recorded in the RM y 18, 1974. Lot 4,	C Office for Greew Drive, Greenv	eenville County in Deed Book

TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property."

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.

ひょけいつ

3

431