F FE 16 S.C. Gr C 23 M 182

CON	er ij	KSLEY	MORTGA	AGE		
THIS MORTO	AGE is made is the Mortga	le this gor, _Footh	14th nills Delta P	day of	May d the Mortgagee, I	First Federal
the United State "Lender").	es of Americ	a, whose ad	dress is 301 Col	lege Street, Gree	nville, South Card	olina (herein
WHEREAS, B Hundred Fifty note dated May and interest, with May 1, 2013	h the balanc	ndebted to La 10, (1 ce of the inde	ender in the prince——— Dollars, nerein "Note"), pebtedness, if not	ncipal sum of Exwhich indebtednoroviding for more sooner paid, due	ighty-two Thous ess is evidenced by thly installments and payable on _	and Six Borrower's of principal
thereon, the pay the security of th contained, and (Lender pursuan grant and conve	ment of all o nis Mortgago (b) the repay t to paragra y to Lender a	ther sums, we, and the per yment of any oph 21 hereof and Lender's	ith interest ther rformance of the y future advanc f (herein "Futur successors and	eon, advanced in e covenants and a es, with interest e Advances''), Bo assigns the follov	ced by the Note, vaccordance hereward agreements of Borothereon, made to brower does herebying described project, State of Sou	ith to protect rower herein Borrower by by mortgage, perty located
State of Sout Lot No. 270 of for Greenvill which is here	th Carolina on plat of e County, by made for	CANEBRAKE South Care or a more of	of Greenville III Subdivisi Olina, in Plac complete descr	being known on recorded in Book 7-X, at ription by met	g and being in and designated the R.M.C. Of page 97, referes and bounds.	as fice ence to
by deed of ev		-		gagor by Coll	ege Properties,	inc.
	ATE OF SO CAROLIN CLUMENTAR STAN WITES ARE	APPA CARO	INA ISS ON I文 I文			
		Lot 270 I	Dawes Drive		Greer	
which has the	agress of _		(Street)		(City)	
s. c. 29651		(here	in "Property Ad	dress'');		
TO HAVE Al	nts now or l	ne <mark>reafter ere</mark>	cted on the prop	erty, and all ease	signs, forever, toge ements, rights, ap	purtenances,

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.

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