which has the address of _

MORTGAGE

\mathfrak{Soh}_{n}	00	MURIC	JAGE	
	H.C. LASLEY			
		7.1		
THIS MOR	TGAGE is made this.	7th	day of April	· · · · · · · · · · · · · · · · · · ·
<u>80</u> , betwee	en the Mortgagor,	Wiley H. Joi	inson and Jacqueiyn E. Jor	inson
	Loan Association, a c	rporation organize	forrower"), and the Mortgagee, Fi d and existing under the laws of the U nville, South Carolina (herein "Lendo	nited States
ndred Serote dated nd interest, v	venteen and 63/ April 7, 1980 with the balance of th	Dolla (herein "Note	principal sum of Forty-six Thors, which indebtedness is evidenced by "), providing for monthly installments not sooner paid, due and payable on	y Borrower's s of principal
	;			
he security of ontained, an ender pursuant and con the County being should be and on placed for Green this is to	f this Mortgage, and the dot (b) the repayment of ant to paragraph 21 havey to Lender and Lender and Lender and designates, on plat of at recorded in ville County.	he performance of of any future advance of the future advance of the future advance of the future advance of the future of the f	the covenants and agreements of Bornaces, with interest thereon, made to ure Advances"), Borrower does hereby adassigns the following described property. State of South Carolina: mber 162 on Map 2, Section d in Plat Book 4-R at Page P at Page 47 of the RMC O	rower herein Borrower by by mortgage, perty located n 1, e 85 ffice
	Thomas and Deb on even date he		as dated April 1, 1980 an	d
		SERVICE OF		

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."

_(herein "Property Address");

105 Meadow Creek Court, Greer, South Carolina

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 a Famous - 6 DV ENMA/FHEMCUNIFORM INSTRUMENT with small finance afting Park LA

328 RV.2
