GREENVILLE CO.S. C

00. 5. (AGE		
OCT & 3 24 PM .81	0			
DONNIE S. TANKERSLEY	. 3rd		October	
THIS MORTGAGE is made the 1980, between the Mortgagor,	Thomas S. Bridges	day of		
Savings and Loan Association, a	(horoin "Ro	rrower i xiiu uic	Mortgagee, First	Federal d States
of America, whose address is 301	College Street, Green	ville, South Carolina	(nerem Lender).	•
WHEREAS, Borrower is indeb No/100 note dated <u>October 3, 1980</u>	ted to Lender in the pr	incipal sum of <u>Fift</u>	y-six Thousand a ris evidenced by Bo oly installments of r	and rrower's principal
and interest, with the balance of .September.l,201;1	the indebtedness, if n	ot gooner paid, due a	inu payaote on	
TO SECURE to Lender (a) the thereon, the payment of all other the security of this Mortgage, and contained, and (b) the repayment Lender pursuant to paragraph 2 grant and convey to Lender and I in the County of Greenvill	sums, with interest the d the performance of th it of any future advan 1 hereof (herein "Futu onder's successors and	reon, advanced in act ne covenants and agr ces, with interest the re Advances"), Borro	reements of Borrowe ereon, made to Borrowe ower does hereby m	er herein rower by ortgage,
ALL that piece, parcel or instantion of Carolina, County of County of County of County as County as County as County as County and C	Greenville, being b Canebrake II, Sheet , Inc., dated June ty in Plat Book 7C	t 1, according to , 1979, and recor at Page 79, and	plat thereof prided in the RMC	re-
THIS being the same proper Properties, Inc., of even	ty conveyed to the date, to be record	mortgagor nerein	by deed of our	1050
The within Renegotiable Rattached Renegotiable Rat of this mortgage instrume	e Mortgage Kider w	nich is attached	ms and condition hereto and made OF SOUTH CARO COMMENTARY STAMP STAMP TAX LECTION TO THE COMMENTARY LECTIO	LINA
which has the address of	Lot 180 Canebra	ake Subdivision, (Greer, South Car	olina ,
29651	(herein "Property	Address'');		
(State and Zip Code) TO HAVE AND TO HOLD us the improvements now or here rents, royalties, mineral, oil as all fixtures now or hereafter at thereto, shall be deemed to be a foregoing, together with said preferred to as the "Property."	nto Lender and Lender eafter erected on the pr and gas rights and pr tached to the property,	's successors and ass roperty, and all easer rofits, water, water is all of which, including	ments, rights, appurights, and water and replacements and vertile this Mortgage; and	stock, and l additions ld 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)

1065

M,