MORTGAGE

808-151S :431271

THIS MODICAGE is made this	29th	day of July July Adams
10 83 hatuwan the Mortegoor Davia E	B. Augus ai	id tankita of manna
	(harein "Rot	rower 1 and the Mongagee
AND TO SECULAR TO SECULAR SECULAR SECULAR SECULAR SECULAR SECURAL SECULAR SECULAR SECULAR SECULAR SECULAR SECULAR SECURAL SECURA SECURAL SECURAL SECUR		a cornoration organized and coison
under the laws of THE UNITED STATES	S OF VALERICY	whose address is a straight and a st
STREET, GREENVILLE, SOUTH CAROL	LINA	(herein "Lender").

ALL that piece, parcel or lot of land, with all buildings and improvements, situate, lying and being at the southwestern corner of the intersection of Lark Drive with Wren Drive in Greenville County, South Carolina being shown and designated as Lot No. 8 on a plat of Oak Hollow, Section I made by Dalton & Neves Co. dated October, 1980, recorded in the R.M.C. Office for Greenville County, S. C. in Plat Book 7-X at Page 50, reference to which is hereby craved for the metes and bounds thereof.

The above described property is the same conveyed to the Mortgagors by deed of American Pederal Bank, F.S.B. (formerly American Federal Savings & Loan Association) by deed to be recorded simultaneously herewith.

CONTRACTOR OF SOUTH CONTRA

which has the address of Poute 5, 44 Lark Drive Greenville

[Street] [C-ty]

South Carolina (herein "Property Address");

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 leasthold estate if this Mortgage is on a leasthold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully scised of the estate bereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is uncommbered, and the Borrower will warrant and defend generally the title to the Property against all claims at Julia and, subject to any distantions, ensured so restrictions fixed in a schildrent of exceptions to coverage in any fift, insurance policy rushing a Londer's interest in the Property.

SOUTH CAROLINA (1997) IN EACH TRANSPRINT CASTROPERT

h was proof house be

[State and Zip Code]

GCTO

راد: 10

(4 (1)

7328 RY.23

24 2 72 M