FILED	GREENVILLED ESON 1272 MICE 697
GREENVILLE CO. S. C. APPOAVIDATE FILIP ROLL SEP 9 11 24 11 25 man and Giavion Anomal	GREENVILLE CORSON 32 PAGE 791
ATTOAVITY SEP 9 11 24 Elization and Glave	10 10 10 33.44 NA BERES 150
DONNIE S. TANKERSLEY	PAID SATISTIC ASSESSMENT
R.H.C.	to forgalita Pistsp was in ally
FIRST	III Signatura in the second in
EDERAL SAVI	NGS corpus granuck
AND LOAN ASSOCIATION OF GREENVILLE	ATION A ME
OF SPECIAL VIEW	Quay 01 18 11/3
State of South Carolina CCOROLING FEED MORTO	Dinga Meacon
	AGE OF KEAL ESTATE
COUNTY OF GREENVILLE PAND	
To All Whom These Presents May Concern:	6463
	of Greenville County
We, Johnnie J. Walters and Barbara R. Walters	5, 01 01000
	referred to as Mortgagor) (SEND(S) GREETINGS:
WHEREAS, the Mortgagor is well and truly indebted unto FIRST FEL	DERAL SAVINGS AND LOAN ASSOCIATION OF
PRESCHIEF SOUTH CAROLANS (ACCOUNTS)	A 40A 00
Six Thousand, Four Hundred, Eighty and No/100	
Dollars as evidenced by Mortgagor's promissory note of even date herewith, what a provision for escalation of interest rate (paragraphs 9 and 10 of this mortgage	ich note does not contain
a provision for escalation of interest rate (paragraphs 9 and 10 of this months a	One Hundred
a provision for escalation of interest rate (paragraphs) and a conditions), said note to be repaid with interest as the rate or rates therein specially and the conditions.	ecited in installments of
Dight and NO/100	to a fine and a second
- C - Secret CONCORROL MODULEY US USERIO Princip	payment of principal with the last payment, is not soon
years after date; and	
WHEREAS, said note further provides that if at any time any portion of due and unpaid for a period of thirty days, or if there shall be any failure to of the Mortgagee, or any stipulations set out in this mortgage, the whole amoun become immediately due and payable, and said holder shall have the right to erals given to secure same, for the purpose of collecting said principal due, and	institute any proceedings; and dinterest, with costs and expenses for proceedings; and
WHEREAS, the Mortgagor may hereafter become indebted to the Mortgagor's account for the payment of taxes, insurance premiums, repairs, or	proces for such further sums as may be advanced to the

328 RV-2