57 TO 10 TO

		•				
	. FILED GREENVILLE CO. S. C.	**************************************	LEATHERY	1000, WALKER, 1000	8 макн 1308 _{гэс} 59	
	· [43 9 11 21 151 774					
	DORNIE S. TANNERSLEY R.H.C.	MORTG		BOCK	46 FACE (65
	THIS MORTGAGE is made this	s 8th rton and Shar	day of Ap	oril	_, 19 <u>.74</u>	
bet w	3.3			(herein "B		
and orga is	the Mortgagee, AIKEN-SPE anized and existing under the law Florence, S. C.	s of the Sta		xolina , wh	corporation ose address 'Lender'').	
Five	WHEREAS, Borrower is indebted e Eurodred and No/100ths D	bollars, which in	idebledness is evi	denced by borrow	ers note of	
to to	an iron pin on the southeas le of said street, N. 32-08	t side of Pin E. 95 feet to	e Creek Court; the beginning.	thence with the	southeast	
010						
د.	Davie & Sakerely			No control	en VERESEST	
in full, the	secured by the within instrument has a said instrument is hereby dedored in witness whereof, and this satisfaction in its name and this satisfaction in its name and by of	Arken-Speir, Inc. d under its seal				a)
	STATED AND DELIVEDED IN THE PRESS	ENCE OF:	A CHARLES	<u> विद्यापन</u> का	F1 12 22 2	
₹ <u>Má</u> x	ALTEN SPEIR	SUS	Fant	24258	HAR 15	REEN
	the for S. C. Thad Gade				77.55 — X — —)[[E
Sill	OF-NETO	MAR				င္ပ္တ၀. ၄
or.	To Have and to Hold unto Lei lithe improvements now or here nances, rents, royalties, mineral	after erected or	i the property, a	nd all easements, i	rights, appur	ဂ
le si	nances; rents, royalites, mineral ock, and all fixtures now or herea	, on also gas n fter attached to	the property, all	of which, including	replacements	

gage; and all of the foregoing, together with said property (or the leasehold estate in the event 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 easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

and additions thereto, shall be deemed to be and remain a part of the property covered by this Mort-

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on any Future Advances occurred by this Mortgage.

SOUTH CAROLINA—FRLMC—1/72—1 to 4 facility

4328 W.2