所、 の 。

GREEN TO US AH '80 DONNIE STANKERSLEY

BOOK 84 PAGE 39

BOOK 1501 FASE 802

MORTGAGE

	24thday of
	THIS MORTGAGE is made this Edward C. Hauter
	THIS MORTGAGE is made this Edward C. Hauter Borrower"), and the Mortgagee, First Federal (herein "Borrower"), and the Mortgagee, First Federal (herein "borrower"), and the Mortgagee, First Federal
	(herein "Borrower"), and the Mortgagee, First Telegraphy, between the Mortgagee, First Telegraphy, (herein "Borrower"), and the Mortgagee, First Telegraphy, and the Mortgagee, First Telegraphy, between the Mortgagee, First Telegraphy, and the Mortgagee, First Telegraphy
	Acceptation a corporation organized and existing (herein "Lender").
	Savings and Loan Association College Street, Greenville, South Caroning
	-F A TA APPLIE WILLIOUS WATER
	Tambor in the Dillipar Date
	WHEREAS, Borrower is indebted to Dollars, which indebted to state the principal
	Seventy-Seven and 1/1/1980 (herein "Note"), providing for monthly may all on a sayable on
	WHEREAS, Borrower is indebted to Lender — Dollars, which indebtedness is evidenced by Seventy-Seven and 51/100
	and interest, with the balance of the machanism
	Mair 3 2002
S S	FEB 3 1984 Th 2.1066
	FEB 3 SOUCE
Ď.	FEB 3 24066
-	AND CANCELLED
1	PAID SATISFIED AND CARDELE ASSociation at Federal Savings and Loan Association Association S. C. Same As. First Federal
ĆΙ	CANDON COVINGS and LOSS ASSOCIATION
51 1	R PRICIO DAMES A PROTECTION OF THE DOTAL PROPERTY OF THE PROPE
٦٩	Greenvilla, S. C. Sama Association of S. C. Savings and Loan Association of S. C.
vi	cavings and Loan assurant
	Satisfaction of the same of th
	A List have been a series of the series of t
	Ventury Wanters
	witness S
N,	2 2 0 5 William 15: William 15: 2 0
Ŷ.,	A COUNTY OF THE PROPERTY OF TH
8	
N'	
H	The A Sharpa Athermany Consider the
1	John G. Cheros, Attorney
!	i jame jeme
8,	9-M Town Park, Greenville, S. C. 29607
ે?	which has the address of 9-M Town Park, Greenville, at C. (Cay)
J	(herein "Property Address");
ľŠ	Inerein Flupetty Addition /,
œ	(State and Zip Code)
C	TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with a

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."

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-4/75-FNHA/FHEMC UNIFORM INSTRUMENT (with amendment adding Page 24)

TX 328 TOTAL