SEERLY ILEO					
THIS MORTGAGE is made this between the Mortgagor, Gary C.			B008 1 3	335 mae 453	
THIS MORTGAGE is made this	MORTG	AGE	B00X	81 MGE 367	
THIS MORTGAGE is made this	21st	day of	March	, 19. 75.,	
THIS MORTGAGE is made this between the Mortgagor, Gary C. S	skerron d	and yonda o	(herein	"Borrower"),	
and the Mortgagee, The South Carorganized and existing under the laws of is Columbia ., South Carolina Whereas, Borrower is indebted to L and 00/100Dollar even date Jurewith Therein "Note") nor said lots; thence N. 73-25 E rear corner of Lots 78 and 7 S. 16-35 E., 150.0 feet to a	ender in the sender in the sen	de principal sundebteduess is emonthly install feet to are along the in, the poi	k of America of America (her n of Thirty-k videnced by Bor prents of namein n iron pin a e joint line	, a corporation , whose address ein "Lender"). Sive Thousand rower's note of eal and interest, t the joint of said lots,	
FULLY PAID AND SATISFIED This the Widay of June 15 83					
South Carolina National Bank, Columbia, S. C					-
Hitness Thucanth	ite	F145 5	Sow born	Land Balling	1
34889		N. OFRE .		Com Signa	•

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 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.

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 lite charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Mortgage.

SOUTH CAROLINA-FHLMC-1/12-1 to 4 family

FORM NO. 65-08.2 (10/72)

1. N. J.

Transaction of

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