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<b></b>	BOOK 31 MENTERS
Greated - Borrie S. Inderely	
ruro yene	Attorney et Law E & S
GREENVILLE CO. S. C.	Attorner - 1318 PASE 800 8
GREENVILLE CO. S. C.	Attorney at Law E & S
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Aug   12 37 PH '74   HIDSTEE	101 Lavinia Ave.
BOHNIE S. TAHKERSLEY FEDERAL CALLE	GS 2960 P S
WSHE HERAL AAVLA	103 500 E
- 1/s	
of greenville	ST FETERAL COME
of	ST Federal Savings and Roman Air Siction to
State of South Carolina ) "	Greenville, S. C. SamerAs Greenville, S. C. SamerAs Greenville
MORTGA	Alings and a constant of state of the state
COUNTY OF GREENVILLE	I lauce (1.) Shops is 3
2471	
To All Whom These Presents May Concern:	Asset Vice President Dec 10
TO An Traoni filese i resents may concern.	1383 N
Pilou C. Hamman Land Marks 1, 57 H	have & Day
Riley G. Hammond and Victoria F. Hammond	Domain & Blacks
/harainstear raf	erred to as Mortgager) (SEND(S) CREETINGS:
The state of the s	cita to 25 statigrem / (SEND(S) GREETINGS.
WHEREAS, the Mortgagor is well and truly indebted unto FIRST FEDER GREENVILLE, SOUTH CAROLINA (hereinalter referred to as Mortgagee) in the	AL SAVINGS AND LOAN ASSOCIATION OF
Thirty-Four Thousand Four Hundred and No/100	
	•
Dollars, as evidenced by Mortgagor's promissory note of even date herewith, which i	note does not contain
a provision for escalation of interest rate (paragraphs 9 and 10 of this mortgage pro-	ovides for an escalation of interest rate under certain
conditions), said note to be repaid with interest as the rate or rates therein specific	d in installments of Two Hundred Seventy-
Six and 80/100(\$ 276	.80 ) Dollars each so the first day of each
month hereafter, in advance, until the principal sum with interest has been paid in to	all, such payments to be applied first to the payment
of interest, computed monthly on unpaid principal believes, and then to the payor	ent of principal with the last payment, if not sooner
paid, to be due and payable30 years after date; and	
WHEREAS, said note further provides that if at any time any portion of the	reincial or interest doe theremiles shall be need
<ul> <li>doe and unjuid for a period of thirty days, or if there shall be any failure to com</li> </ul>	ply with and abide by any By-Laws or the Charter
of the Mortgagee, or any stipulations set out in this mortgage, the whole angenet due become immediately due and payable, and said holder shall have the right to instit	thereunder shall at the option of the bobler thereof,
erals given to secure same, for the purpose of collecting said principal due, and inte	rest, with costs and expenses for proceedings; and

WHEREAS, the Mortgagor may hereafter become indebted to the Mortgagoe for such further sums as may be advanced to the Mortgagoe's account for the payment of taxes, insurance premiums, repairs, or for any other purpose: