BOCK 77 (M) 944 EDGK 1512 (AGE 698

GREEN TOO.S.C.
ALC 26 PH 180
CONNECTANGERSLEY
R.M.C

## **MORTGAGE**

THIS MORTGAGE is made this 26th JR. day of August 19_80 between the Mortgagor, ROBERT J. WADE/and LINDA'S. WADE	•
Savings and Loan Association, a corporation organized and existing under the laws of the of America, whose address is 301 College Street, Greenville, South Carolina therein "L	he United States
WHEREAS, Borrower is indebted to Lender in the principal sum of Seventy-f.  Six Funded and no/100ths Dollars, which indebtedness is evidence	i ve Thousand ed by Borrower's
and interest with the balance of the indebtedness, if not some raid due and nevally above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the above property is the same conveyed to the Yortgagors of the Yortgagors of the Same conveyed to the Yortgagors of the Same conveyed to the Yortgagors of the Yortg	or deed of
The above property is the same conveyed to the same property is the same conveyed to the samultaneously here paid SAINFIED AND CANCELLED  First federal Savings and Loan Association  of Conveyed S. C. Same As Set Education	SEP
of Graenville. S. C. Same As. First Fede al Cocumentary Commentary	WYNTE STA
accept 15 1952	EO CO. S.
- Seri- freeli SEP 7 1982 parish bulg	ET 28.0.
which has the address of Lot 36. Mondhill Lane, Wolly Free Flan Section I, Greenville County, South Carolina	<u>kalion, Phase</u> II
Section 17 diesem Property Address k	

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, reals, royalities, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or nereafter attached to the property, all of which, including replacements and additions theorie, 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."

Borrows: covenants that Borrows: is lawfully seized of the estate hereby conveyed and has the right to morgage, grant and convey the Property, that the Property is unencombered, and that Borrows: will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, casements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

SOUTH CAROLINA -- IN FROM -473-FROM FROM THE BOTH MATTER MATTER AND ADMINISTRAL SHARE SHAR

31. 50.

**→**