

81-2346576 BOOK 87, MEE/019

vol 1375 page 66

MORTGAGE

THIS MORTGACE is made this 1884. between the Mortgagor, Charles B. Campboll. Savinga and Loan Association of South Carolina, acceptance in the United States of America, whose address is 301 College Street, Greenville, South Carolina (herein "Borrower"), and the Mortgagee, First Federal the United States of America, whose address is 301 College Street, Greenville, South Carolina (herein "Lender"). WHEREAS, Borrower is indebted to Lender in the principal sum of Initizen. Thousand, three and 90/100ths. (13,601,90) Dollars, which indebtedness is evidenced by Borrower's note dated. July 26, 1984. (herein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on October 22, 1984. MORTCACEL'S ADORESS: P. 0. Box 6217 Mest Colustia, 5. First Feffers Savings 2nd Long Association of South Carolina (South Carolina) (South Caroli	- 750	MARINE COMPARES	· · · · · · · · · · · · · · · · · · ·	an arithmeter	TARREST AND A	
Savings and Loan Association of South Carolina, a corporation organized and existing under the laws of the United States of America, whose address is 301 College Street, Greenville, South Carolina (herein "Lender"). WHEREAS, Borrower is indebted to Lender in the principal sum of Initient thousand three and 90/100ths (13,003,90). Dollars, which indebtedness is evidenced by Borrower's note datedbuly_241984		THIS MORTGAGE is ma	de this24th	day of	July	
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which has the address of S. C. (herein "Property Address"); Which has the address of service rected on the property, and all easements, rights, appurtenances, the improvements now or hereafter erected on the property, and all faxtures now or hereafter attached to the property, and all faxtures now or hereafter tatached 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 Mortage; and all of the foregoing, together with sail property (or the leasehold estate if this Mortage; and that Borrower will warrant and defend generally the title to the Property daginst all claims and demands, subject to any declarations, easements or textrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.		the United States of America	ion of South Carolina, a corp	oration organized an	dexisting under the	lawsof
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