BOOK 87 FACE 620

day of ___January_

 $800\lambda 1593$ fage 23

CREENVILLE CO. S. C. JAH 27 3 15 PH 183 DONNIE S TANKERSLEY R.M.C.

THIS MORTGAGE is made this _

MORTGAGE

24th_

1983_, between the Mortgagor,Haule	tt Builders, Inc.
Savings and Loan Association of South Care the United States of America, whose addre "Lender").	, (herein "Borrower"), and the Mortgagee, First Federal olina, a corporation organized and existing under the laws of ss is 301 College Street, Greenville, South Carolina (herein
Hundred and no/100	er in the principal sum of Forty Nine Thousand One
;	
	PAID SATISFIED AND CHARLETTED
- A. A. Vitan - Process in - A. A. Vitan - Process in	First Federal Savings and Loan Association
The state of the s	of Greenville, S. C. Same As First Ederal
1 man 1 1 1 1 1 1 5 1 1 1	Savings and Loan Association of S. C.
	Vin (les Hockson)
	Property of the Man
	11 000 Commy Const Section 19.
o	Bunch 19 89
4	William Tidleton
- 5	The state of the s
	3
O = E	2
O THE SAME SAME	W and the second of
Will Co Browner	Q PARCO, Aliuniey
	มี พ. 1 c C 29697
Lot 1	8, Ginger Lane, Taylors, S. C 29687
Wallen mas Alle addition of	Street
√ (herein	"Property Address");
(State and Ly Code)	and Lender's successors and assigns, forever, together with all
TO HAVE AND TO HOLD unto Lander	and Lender's successors and assigns, tolevers, appurtenances, ed on the property, and all easements, rights, appurtenances, and or the property, and all easements, rights, appurtenances, and or the property, and all easements, rights, appurtenances, and or the property and additions.
rents, royalties, mineral, on and gus	this and profits, water, water rights, and water some some property, all of which, including replacements and additions a part of the property covered by this Mortgage; and all of the che leasehold estate if this Mortgage is on a leasehold) are herein
thereto, shall be deemed to be and remain	the leasehold estate if this Mortgage is on a leasehold) are herein

foregoing, together with said property (or th 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-FNMA/FHLHC UNIFORM INSTRUMENT (with amendment adding Park. 24)