GR#15/7511 7 00. S. C.

SEP 13 11 30 AH '80

DONNA ATAMAERSLEY R.M.C. ece 1518 na.650

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MORTGAGE

THIS MORTGAGE is made this	18	day of\$	eptember	
THIS MORTGAGE is made this	(herein "Borrower"	"), and the N	nortgagee, rirst	rederai
Savings and Loan Association, a corp of America, whose address is 301 Col	oration organized and ex	isting under the	e laws of the Unit	ed States
WHEREAS, Borrower is indebted to FOUR HUNDRED FIFTY AND NO/100 note dated September 18, 1980 and interest, with the balance of the 2011	Dollars, which (herein "Note"), provid	indebtedness i ling for monthl	s e vide nced by Bo v installments of	orrower s principal
TO SECURE to Lender (a) the rep thereon, the payment of all other sums the security of this Mortgage, and the contained, and (b) the repayment of Lender pursuant to paragraph 21 her grant and convey to Lender and Lende in the County of Greenville	s, with interest thereon, ac performance of the cover any future advances, wit reof (herein "Future Adva er's successors and assign	lvanced in acconants and agree the interest there ances"), Borrow as the following	ordance herewith of Borrow een, made to Borrew een, made to Borrer does hereby n described propert	to protect ver herein rower by nortgage,
ALL that certain piece, parcel of South Carolina, County of Goplat entitled "Schwiers at Cleydated April, 1980 and recorded page 20, reference is hereby cothereof.	reenville, being know veland", prepared by in the RMC Office fo	m and design Dalton & Nev or Greenville	nated as Lot 3 res Co., Engine e County in Pla	on a eers, at Book 7>
This is the same property conve at Cleveland Development, Inc.	eyed to the above name to be recorded of ev	ed mortgagor en date here	by deed of So	chwiers

The within Renegotiable Rate Mortgage is modified by the terms and conditions of the attached Renegotiable Rate Mortgage Rider which is attached hereto and made a part of this mortgage instrument.



which has the address of	Lot 3. Crescent Street	Greenville
	Streets	(City)

South Carolina (herein "Property Address");

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 if 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 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 -- 15.4 Femaly-6 75-Finna/Filmic Uniform instrument (with smeethers) above Page 240