Sund

200x 1545 PAGE 380

RSLEY

## **MORTGAGE**

(Construction)

THIS MORTGAGE is made this2	5th	day of	June	,
1981, between the Mortgagor, _ William	s Street Deve	lopment (	Corp.	
		•	d the Mortgagee, South Carol	
Federal Savings and Loan Association, a corpo	•	-		s of
America, whose address is 1500 Hampton Street	, Columbia, South Ca	rolina (herein '	'Lender'').	
WHEREAS, Borrower is indebted to Lendo Hundred and No/100 (\$76,500)	er in the principal sum	of Seventy	y-Six Thousand Fiv	e_
indebtedness is evidenced by Borrower's note da	John June	s or so much the	lereor as may be advanced, who	แตก งรร
providing for monthly installments of interest,	with the principal ind	lebtedness if n	ot sooner naid due and nava	hle
on January 1, 1983	with the principal me	icotediiess, ii ii	or sooner paid, due and paya	ioic
	<del></del>			
TO SECURE to Lender (a) the repayment				
payment of all other sums, with interest there				
Mortgage and the performance of the covenant	_		•	
of the covenants and agreements of Borrower co				
rower dated June 25				
hereof, and (c) the repayment of any future adv paragraph 17 hereof (herein "Future Advances				
Lender's successors and assigns the following de				anu
, State of South Carol		· ·	., 0.	
		1 1		
ALL that certain piece, parc				
in the County of Greenville, side of Village Court, as sh				
dated July 30, 1980, prepare				
the RMC Office for Greenvill				
39, being shown and designat				
plat, the following metes an				
BEGINNING at an iron pin on				ne
joint front corner of Lots N line of Lot 3, N. 8-00 W. 15				aarna
of Lots Nos. 3 and 4; thence				
E. 95 feet to an iron pin at				
5; thence with the line of L				
pin on the Northern side of				
of Lots Nos. 5 and 4; thence				t,
S. 82-00 W. 95 feet to an ir	on pin, the po	int of he	ginning.	
			DAL OF LOUIS CARC	LINA
		- 40	DOCUMENTARY	
		7 - 3	SIAMP = 3 D G	n 😤
			STAMP 3 0. 9	13
mi · · · · · · · · · · · · · · · · · · ·	.1			
This is a portion of Derivation: by deed of Village Gr				
the RMC Office for Gr				
Page 850.	cenville doun	icy, 0. 0.	In beed book III.	o, ac
which has the address of 4A and 4B	Village Court	t	Greer	
00(51	[Street]		[City]	
So. Car. 29651 (herein "Prop	erty Address'');			
forest and Tilt Concl				
TO HAVE AND TO HOLD unto Lender	and Lender's successo	ors and assigns.	forever, together with all the	im-
provements now or hereafter erected on the				
mineral, oil and gas rights and profits, water,		_		

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, all fixtures now or hereafter attached to the property, and all appliances, building materials, and other moveables placed in or upon the property if the same were paid for, or were intended to be paid for, from the proceeds of this loan, 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 are herein referred to as the "Property."

Borrower covenants that Borrower is lawfully seized 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 demand, 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.

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