THE STATE OF SOUTH CAROLINA

country Greenville

ec. 1577 ese 107

THE RESERVE STATES OF THE STATES

This Mortgage is made this	10th	day of	August	<u>19</u> g	2 between
Thomas	Roger Brown and	Pamela Aver:	s Brown	thereis Born	rower"), and
the Mortgagee, FinanceAmerica Co	eporation, a corporation organized O. Greenville. S	dand existing under the outh Caroli	ha 29606	COLLIIA who	se address is a "Lender")
Whereas, Borrower is indebted Dollars, which indebtedness is evide of principal and interest, with the b To secure to Lender the repays thereof, the payment of all other su the covenants and agreements of B the following described property to ALL that piece, all building and of South Welcome to a plat of the Jr., Surveyor, de BEGINNING at an pin being locared South Welcome Rod thence along the to an iron pin;	to Lender in the principal sum of criced by Borrower's note dated alance of the indebtedness evidenced ment of the indebtedness evidenced corrower berein contained. Borrower cated in the County of Grarcel or lot of improvements, si Road, in Greenvi PROPERTY OF CHER ated May 26th, 19 iron pin on the si 110.6 feet east ad with Princess Southern side of thence through an ron pin; thence a the Grantor, N. said line, N. 15 the line of said	ThreeThousan August 10, coner paid due and pay by the Note, with interded in accordance bereviter does bereby mortgage eenville land, contact tuate, lying the County, IL JEAN TUC, Ty, the follouthern side of the interded of the interded assement of the ling the ling the ling the ling the ling property,	dFortyFive and 1982 therein Note able on 8-16-86 of thereon, together with all the protect the security of the grant and convey to lend ining .63 acres and being or South Carolin KER SAMS, made lowing metes a fe of South Wellersection of the from said begome Road, N. wheel by Duke I me of the proj 153.9 feet to an N. 11-51 E.,	d 16/100 C) providing for monthly lextensions, renewals or nothis Mortgage, and the period and Lender's successors Es, more or least the souther na, having accept the souther na, having accept the right of ginning point of ginning point 75-20-E., 95. Power Company perty of the an iron pin; the 118.8 feet to	modifications reformance of s and assigns outh Carolina: ess. with rn side cording alker, to-wit: said iron way of running 9 feet 7, S. 0-53E other thence hence
Sams datedd June	29 and recorded	in the RMC	Office for Gr	eenville (cor	itinued)
which has the address of	(Street)			(City)	
609 South Welcome	Rd, Greenville,	SC 2961	1	(herein Prope	rry Address");

(State and Zip Code) To have and to hold unto Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, 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 in 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 and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note. prepayment and late charges as provided in the Note.

2. Insurance, Borrower shall keep all improvements on said land, now or hereafter erected, constantly insured for the benefit of the Lender against loss by fire, windstorm and such other casualties and contingencies, in such manner and in such companies and for such amounts, not exceeding that amount necessary to pay the sum secured by this Mortgage, and as may be satisfactory to the Lender. Borrower shall purchase such insurance, pay all premiums therefor, and shall deliver to Lender such policies along with evidence of premium payment as long as the note secured hereby remains unpaid. If Borrower fails to purchase such insurance, pay the premiums therefor or deliver said policies along with evidence of payment of premiums thereon, then Lender, at his option, may purchase such insurance. Such amounts paid by Lender shall be added to the Note secured by this Mortgage, and shall be due and payable upon demand by Borrower to Lender.

3. Taxes, Assessments, Charges. Borrower shall pay all taxes, assessments and charges as may be lawfully levied against the Property within thirty (30) days after the same shall become due. In the event that Borrower fails to pay all taxes, assessments and charges as herein required, then Lender at his option, may pay the same and the amounts paid shall be added to the Note secured by this Mortgage, and shall be due and payable upon demand by Borrower to

Lender. 4. Preservation and Maintenance of Property. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property

5. Transfer of the Property: Due on Sale. If the Borrower sells or transfers all or part of the Property or any rights in the Property, any person to whom the Borrower sells or transfers the Property may take over all of the Borrower's rights and obligations under this Mortgage (known as an "assumption of the Mortgage") if certain conditions are met. Those conditions are:

(A.) Borrower gives Lender notice of sale or transfer.

(B.) Lender agrees that the person qualifies under its then usual credit criteria;

(C.) The person agrees to pay interest on the amount owed to Lender under the Note and under this Mortgage at whatever rate Lender requires; and

(D.) The person signs an assumption agreement that is acceptable to Lender and that obligates the person to keep all of the promises and agreements made in the Note and in this Mortgage

If the Borrower sells or transfers the Property and the conditions in A. B. C and D of this section are not satisfied, Lender may require immediate payment in full of the Note, foreclose the Mortgage, and seek any other remedy allowed by the law. However, Lender will not have the right to require immediate payment fin full or any other legal remedy as a result of certain transfers. Those transfers are:

(i) the creation of liens or other claims against the Property that are inferior to this Mortgage, such as other mortgages, materialman's liens, etc.;

a transfer of rights in household appliances, to a person who provides the Borrower with the money to buy these appliances, in order to protect that person against possible losses;

(iii) a transfer of the Property to surviving co-owners, following the death of a co-owner, when the transfer is automatic according to law; and

(iv) leasing the Property for a term of three (3) years or less, as long as the lease does not include an option to buy.

 ω 6. Warranties. Borrower covenants with Lender that he is seized of the Property in fee simple, has the right to convey the same in fee simple, that title is -..3 marketable and free and clear of all incumbrances, and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinaster stated. Title to the Property is subject to the following exceptions:

(continued) Coutny in Deeds Volume 1169 at page 439.

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