101137 mai 396 vol 1609 per 755

April

MORTGAGE

(Construction)

matro a contro a CE is made this	13th	day of	f	pril,
11 84 Wartenger DAVII	SON-VAUGHN,	A SOUTH C	AROLINA	PARTNERSHIP
•	13th day of April /IDSON-VAUGHN, A SOUTH CAROLINA PARTNERSHIP, (herein "Borrower"), and the Mortgagee, South Carolina			
Enderal Sovings and Loan Association, a Co	proporation organize	ed and existing u	inder the law	s of the United States of
America, whose address is 1500 Hampton S	reet, Columbia, So	uth Carolina (he	rein "Lender	").
whereas, Borrower is indebted to L and no/100(\$75,000) indebtedness is evidenced by Borrower's not providing for monthly installments of inter on April 1, 1985	. 00) ====== te dated	Donars or so me April 13,	1984	herein "Note"),
payment of all other sums, with interest to Mortgage and the performance of the cover of the covenants and agreements of Borrow rower dated	thereon, advanced to the contained in a Contained i	in accordance no ints of Borrower construction Loa ein "Loan Agre erest thereon, ma loes hereby mort	herein to pherein contain Agreement eement") as ade to Borro agge, grant,	ined, (b) the performance between Lender and Bor- provided in paragraph 20 wer by Lender pursuant to and convey to Lender and

ALL that piece, parcel or lot of land situate, lying and being in the State of South Carolina, County of Greenville, being known and designatede as Lot No. 9 of a Planned Unit Development known as Creekside Villas, Phase II, as shown on plat thereof being recorded in the RMC Office for Greenville County in Plat Book 9-W at Page 79 and being more fully shown as Lot 9 according to a property survey for Davidson-Vaughn, prepared by Arbor Engineering, P. O. Box 263, Greenville, SC, dated April 11, 1984, being recorded in the RMC Office for Greenville County in Plat Book / at Page / and having such metes and bounds as appears thereon. This being a portion of the property conveyed to Mortgagor by deed of Pebblepart, Ltd. recorded May 6, 1981 in the RMC Office for Greenville County in Deed Book 1147 at Page 548.

DOCUMENTARY ! STAMP TAX € 3 0, 0 0 1

Derivation:

which has the address of Lot 9, Creekside Villas, 1 Pebblecreek Drive, Taylors,

SC

[State and Zip Code]

therein "Property Address");

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GCTO

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 Ul 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. 0000

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