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GREENVILLED

MAY 12 4 39 PH 183

DONNIE

R.M. - SLEY

MORTGAGE

(Construction)

THIS MORTGAGE is made	de this	12th	day of	May	
THIS MORTGAGE is made a second representation of the Mortgagor	Carolina Bui	laers of 5. c	· · · · · · ·		
		(hezein "	Korrower), a	ng the violikance	, South Caronna
Federal Savings and Loan Ass	ociation, a corporat	ion organized and	existing unde	the laws of the	United States of
America, whose address is 1500	Hampton Street, Co	olumbia, South C	irolina (herein	Lender).	
WHEREAS, Borrower is i		. the principal cum	of SIXTY-S	EVEN THOUSANI	ONE HUNDRED
TWENTY-FIVE AND NO/10	ndebted to Lender it in (SE7 125 AA)	i the principal suit	rs or so much t	hereof as may be	advanced, which
· · · · · · · · · · · · · · · · · · ·	arrawer's note dated	May 12.	1983		(nerem Note),
providing for monthly installn	nents of interest. Wil	h the principal in	debtedness, if	not sooner paid,	due and payable
on March 1, 1984	lettes of interest, wa		-		
TO SECURE to Lender (payment of all other sums, we Mortgage and the performance of the covenants and agreement rower dated May 12 hereof, and (c) the repayment paragraph 17 hereof (herein "Lender's successors and assign, State of Greenville, State of Brushy Creek Ridge Subsurveyors, and which a South Carolina in Plate	rith interest thereone e of the covenants and the covenants and the covenants and the covenants are of any future advances. The covenant of the covenant cov	, advanced in according agreements of ained in a Construte 1983, (herein "ces, with interest to Borrower does heribed property locations and being rding to a placed in the Page 25, and	Borrower herewiction Loan Agreeme hereon, made ereby mortgage ated in the Coulturate, 19: known and at of said R.M.C. Of	ein contained, (b) greement between ent") as provided to Borrower by L e, grant, and conv inty ofGreenv designated a subdivision fice for Gree	the performance Lender and Bor- in paragraph 20 ender pursuant to vey to Lender and ille g in the County as Lot No. 12, by Piedmont enville County,
following courses and	distances, to-	wit:			
BEGINNING at a point of Lot 13, and running the to an iron pin; thence 195.84 feet to an iron corner with Lot 11; the 140.80 feet to a poin the curvature of said edge of said lane, the	hence with the e N. 70-23 E. 8 n pin; thence S hence running w t on the edge o lane, the chor e point of Begi	common line to a common line common line common line to a common line common line to a common line common line common line common line common line common line to a common line	offn said in iron pind in iron pind including to the contract of the contract	thence N. an iron pin the said lot, ane; thence r. 0 feet to a	82-08 E. , joint rear S. 2-52 W. unning with point on the
The within property i	s the identical	Droperty co	nveyed to (Carolina Buil	ders of S. C.,
- 11.C Macha	all D Crain de	sted March 14	. 1905. and	7 Miltri Sara	acca was
recorded in the R.M.C	. Office for G	reenville Cou	nty, South	Carolina, on	March 16, 190
in Deed Book 1184, at	Page 497.				
			IL OF SOU	HEARUMINA	
		S WINGSTON	E CARDINIA I UMENTARY I	MA COME STREET	$\int_{0}^{\infty} \int_{0}^{\infty} dx$
		·	STAMP	206 88 5	• 44
		es College Nati	283 TAX	250.00	
Derivation:		A STATE OF THE PARTY OF T			•
		and the second s	artistyrt wit		er er er
which has the address of	Route 5, Brus	hy Creek Rids	<u>ge Lane, Gr</u>	eer, S. C. 2	9651,
which has the address of		(Street)			(CIO)
	(herein "Propo	erty Address'');			
[State and Zip Code]					
I TO HAVE AND TO I	HOID unto I ender	and Lender's succ	essors and assi	gns, forever, toge	ether with all the im-
•	Co	STABLE AND SH	easements, tu	RIIIS. ADDUITCHAIL	(CO) 1 (1110) (C)
provements now or herea mineral, oil and gas rights	and profits, water,	vater rights, and V	vater stock, an	HY(OLCS HOW OF I	hereafter attached to property if the same

TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with all the interpretation of 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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