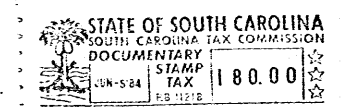
COMMERCIAL MORTGAGE

THIS MORTGAGE is made this	2186	day of _	1107	,
19 84 between the Mortgagor.	Prestice Builders	of Greenville,	Ltd.	
	, (herein	. "Borrower"), and	the Mortgagee,	First Federal
Savings and Loan Association of So the United States of America, who "Lender").	outh Carolina, a corpo	ration organized a	and existing und	er the laws of
WHEREAS, Borrower is indebted and No/100 note/agreement dated May 21, 19 forth in said note with interest at t sooner paid, due and payable on	Dollars, 984 , (herein " he rate set forth there	which indebtedne Note''), said princ ein, with the balar	ess is evidenced being prince of the indebt	by Borrower's bayable as set edness, if not
TO SECURE to Lender (a) the rethereon, the payment of all other surthe security of this Mortgage, and contained, and (b) the repayment Lender pursuant to paragraph 21 grant and convey to Lender and Lein the County of	ims, with interest ther the performance of the of any future advanc hereof (herein "Futur nder's successors and	eon, advanced in a e covenants and a es, with interest t e Advances"), Bo assigns the follow	accordance herev greements of Bo hereon, made to rrower does here ing described pr	rrower herein Borrower by by mortgage, operty located

SEE SCHEDULE A ATTACHED



which has the address of Miller Road (Street)	Miller Road	Greenville	
	(Street)	(City)	
S. C. 29607 (State and Zip Code)	(herein "Property Address");		
	ABLE: This is a second mortgage and is		
(SECOND MORTGATE AP	OLD unto Lender and Lender's successor	AGE ON PARCELS 1 and 3 is First Mortgars and assigns, forever, together with all	
the improvements now o	r hereafter erected on the property, includi is appurtenances, rents, royalties, miner	ng furniture, furnishings and equipment all 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, to be and remain a part of the property aid property (or the leasehold estate if this	

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.

CLO 1(11-83) 1/M