FHEC GREENVILE OF S.C

This is a portion by Summerplace Ltd., A Office for Greenville	South Carolina l	limited Partne	rship as recorded on Dec.	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
y Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
by Summerplace Ltd., A	South Carolina l	Limited Partne	rship as recorded	i in the R.M
and designated as Lot in the high recorded in the large 49, said lot him.	No. 33 of a subdi he R.M.C. Office	ivision known for Greenvill	as Summerplace, p e County in Plat	lat of
ALL that piece, poor of Greenville, in the (arcel or lot of I County of Greenvi	ille, State of	South Carolina,	and known
der pursuant to paragraph nt and convey to Lender an he County of Greenvil	h 21 hereof (herein " d Lender's successor	Future Advance is and assigns the	s"), Horrower does he	ereby mortga; property locat
reon, the payment of all oth security of this Mortgage, a stained, and (b) the repaym	er sums, with interes and the performance sent of any future ac	it thereon, advan e of the covenant dvances, with in	ced in accordance her s and agreements of l terest thereon, made	rewith to prote Borrower here to Borrower
ovember 30, 1984 O SECURE to Lender (a)				
<u>nd_No/100_(\$102,000.00</u> e dated <u>_November_30,_19</u> interest, with the balance) Dol 83 (herein "No	llars, which inde te"), providing f	btedness is evidenced or monthly installme	nts of princip
HEREAS Borrower is inde	ebted to Lender in th	e principal sum	of One Hundred T	wo Thousand
United States of America, ader").		u College Street,	, Greenville, South C	naer (ne iaws)
ings and Loan Association	of South Carolina, a	corporation orga	anized and existing w	e, First Federa
3, between the Mortgago	r,Don_Martin_ , (h of South Carolina.a	Builders, Inc erein "Borrower corporation orga	"), and the Mortgage	
ings and Loan Association	his30th r,Don_Martin_ , (h of South Carolina, a	Builders, Inc erein "Borrower corporation orga	"), and the Mortgage	

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, 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 a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property."

Borrower covenants that Borrower is lawfully seised 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 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.

SOUTH CAROLINA - 150 CEARGE A DOORNESS HUNCUS HOURS INSTRUMENT WITH LINES OF CHARGE CARE AT