FILED
GREENVILLE CO. S. C.
JUN 25 12 10 PM '73
DONNIE S. TANKERSLEY
MORTGAGE

BOOK 1282 PAGE 475

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN: DONALD C. NORRIS and MARTHA E.

NORRIS

(hereinafter referred to as Mortgagor) SEND(S) GREETING:

WHEREAS, the Mortgagor is well and truly indebted unto FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, GREENVILLE, S. C., (hereinafter referred to as Mortgagee) in the sum of Thirteen Thousand Four Hundred Fifty and no/100ths----- DOLLARS

(\$ 13,450.00), as evidenced by the Mortgagor's note of even date, bearing interest as stated in said note, and payable as therein stated or as modified by mutual agreement, in writing, the final maturity of which is 25 years after the date hereof, unless extended by mutual consent, the terms of said note and any agreement modifying it are incorporated herein by reference; and

WHEREAS, the Mortgagor may hereafter become indebted to the said Mortgagee for such further sums as may be advanced or readvanced to or for the Mortgagor's account, including advances made by the Mortgagee on other or no security:

NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof and of any other and further sums for which the Mortgagor may be indebted to the Mortgagee at any time for advances made to or for his account by the Mortgagee, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagee at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors and assigns.

"All that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville, City of Greenville, on the southeastern side of Willow Springs Drive, being shown and designated as Lot No. 7 of Block M, Section 6 of EAST HIGHLAND ESTATES, made by Dalton and Neves, Engineers, recorded in the RMC Office for Greenville County, S. C., in Plat Book O, page 109, and having according to a more recent survey thereof made by T. C. Adams, Engineer, the following metes and bounds, to-wit:

BEGINNING at an iron pin on the southeastern side of Willow Springs Drive at the joint front corners of Lots Nos. 7 and 8 and running thence with the common line of said Lots S. 74-45 E., 157 feet to an iron pin in the rear line of Lot No. 1; thence with the rear line of Lot No. 1, S. 18-20 W., 70 feet to an iron pin on a five foot strip reserved for utilities; thence with the northeasterly edge of said five foot reserved strip, N. 75-45 W., 186.7 feet to an iron pin on the southeastern side of Willow Springs Drive; thence with the southeastern side of Willow Springs Drive, N. 40-45 E. 77.4 feet to an iron pin, the point of beginning, being shown on the Greenville County tax maps as Lot 7, Block 14 on Sheet 264, in Tax District 519.

In addition to and together with the monthly payments of principal and interest under the terms of the note secured hereby, the mortgagor promises to pay to the mortgagee for the term of the guranty policy the sum of 1/48th of 1% of the original amount of this loan in payment of the mortgage guaranty insurance covering this loan and on their failure to pay it, the mortgagee may advance it from the mortgagors' amount and collect it as part of the debt secured by the mortgage.

The mortgagors agree that after the expiration of ten years from the date hereof, the mortgagee may at its option apply for mortgage insurance Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and any other equipment or fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, he considered a part of the real estate.

for an additional period of five years with the mortgage insurance company insuring this loan, and the mortgagors agree to pay to the mortgagee as premium for such insurance one half of 1% of the principal balance then existing.