2-1977 GPFFF F1ED 1078 1 2 45 PM 180 1088 1 2 45 PM 180 1088 1 2 45 PM 180 1808 1 2 45 PM 180

## MORTGAGE

MUKIGAGE (Construction)			
THIS MORTGAGE is made t 19_80, between the Mortgagor, _	his <u>lst</u> Premier Investment	day of	April,
Federal Savings and Loan Associa America, whose address is 1500 Ha	ation, a corporation organized a	nd existing under	the laws of the United States of
WHEREAS, Borrower is inde Hundred and no/100 indebtedness is evidenced by Borro providing for monthly installment on October 1, 1981	ower's note datedApril	lars or so much th	y Seven Thousand Two nereof as may be advanced, which , (herein "Note"), not sooner paid, due and payable
payment of all other sums, with Mortgage and the performance of of the covenants and agreements of rower datedAp_1 hereof, and (c) the repayment of a paragraph 17 hereof (herein "Fut	interest thereon, advanced in active covenants and agreements of Borrower contained in a Constained in a Const	ccordance herewing Borrower herein Loan Aguetion Loan Aguetener thereon, made to hereby mortgage,	in contained, (b) the performance reement between Lender and Bornt') as provided in paragraph 20 borrower by Lender pursuant to
South Carolina, Coof Canebrake II,	arcel or lot of land ounty of Greenville, recorded in Plat Boo rses and distances a	, shown as ok 7C at pa	Lot 207 on plat age 69 and having
corner of Lots 20 line of said lots along the rear liiton pin, joint riginal joint line of sai on Valley Forge D	ron pin on Valley Fo 6 and 207, and runni , N. 48-38 E. 152.33 ne of Lot 207, S. 18 ear corner of Lots 2 d lots, S. 71-50 W. rive; thence along viron pin, the point	ing thence 3 feet to a 3-10 E. 122 207 and 208 140.0 feet Valley Forg	with the joint in iron pin; thence 2.49 feet to an 3; thence with the 5 to an iron pin 6 Drive, N. 18-10 W.
Being the same pr Incorporated by d	operty conveyed by ( leed recorded herewi	College Pro	operties,
Derivation:			
which has the address ofLo			
	(herein "Property Address");		
provements now or hereafter of	erected on the property, and all	easements, right	is, forever, together with all the im ts, appurtenances, rents, royalties xtures now or hereafter attached t

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 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.

1328 RV-2

**►**c

٠ 0