300x 1541 PAGE 589

HHIE STAVERATE.		
THIS MORTCACE is made	de this	day of Hay
9_81, between the Mortgag	de this 18th gor, Foothills Delta P. Inc.	
	, (herein "Borrower"), on, a corporation organized and existi	and the mortgagee, rist rede
ayıngs and Loan Associade f America, whose address is	8 301 College Street, Greenville, South	h Carolina (herein "Lender").
ight Hundred and No/100	ndebted to Lender in the principal su Dollars, which in	debtedness is evidenced by Borrowe
note dated nay 10, 1901	, (herein "Note"), providing ce of the indebtedness, if not sooner	(IOL MODfuth insertimence or betrier)
May 1, 2012	ce of the indeptedness, it not somer j	aid, due and payaoto on-
MO CROUDE to Landon (o	ı) the repayment of the indebtedness	evidenced by the Note, with inter
hereon the navment of all of	ther sums, with interest thereon, adva	nced in accordance herewith to prot
he security of this Mortgage	e, and the performance of the covenan	its and agreements of Borrower ner
ander nursuant to paragras	yment of any future advances, with i ph 21 hereof (herein "Future Advanc	es"). Borrower does hereby monga
grant and convey to Lender a	and Lender's successors and assigns the ville , State	ne following described property local
	or lot of land situate, lying	
	outh Carolina, on Saratoga Drivo of CANEBRAKE II, SHEET 1, reco	
Greenville County, Sout	h Carolina, in Plat Book 7-C,	
Greenville County, Sout is hereby made for a mo This is the same proper by deed of even date, r	th Carolina, in Plat Book 7-C, ore complete description by met	es and bounds.
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Greenville County, Sout is hereby made for a mo This is the same proper by deed of even date, r	ty conveyed to the Mortgagor be ecorded herewith.	y College Properties, Inc. White the college on the college of th
Greenville County, Sout is hereby made for a mo This is the same proper by deed of even date, r	th Carolina, in Plat Book 7-C, ore complete description by met	es and bounds.

all fixtures now or hereafter attached to the property, all of which, including replacements and 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 - 1 to 4 Femily-6/75-FNMA/FHLMC UNIFORM INSTRUMENT (with amendment adding Para. 24)