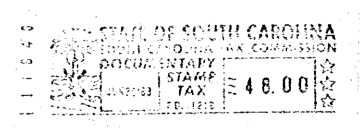
GREENVEILED

JUN 30 10 52 11 183

DONNIE SINGENSERY

MORTGAGE

R.H.C. NSLEY			
THIS MORTGAGE is made this 19_83_, between the Mortgagor,	28th	day of	June,
	Prestige_Builders_of herein "Bo"	rrower"), and in	e Mortgagee, riist redetar
Savings and Loan Association of So the United States of America, who 'Lender").	outh Carolina, a corporatio	on organized and	Texistill filler the rame of
WHEREAS, Borrower is indebted and No/100	(herein "Note") provi	ch indebteaness iding for monthl	y installments of principal
TO SECURE to Lender (a) the rethereon, the payment of all other suthe security of this Mortgage, and to contained, and (b) the repayment Lender pursuant to paragraph 21 grant and convey to Lender and Letin the County ofCreenvil	ims, with interest thereon, the performance of the cov of any future advances, v hereof (herein "Future Ad ander's successors and assis	advanced in acc renants and agre vith interest the lvances"), Borro gns the following	eements of Borrower herein reon, made to Borrower by wer does hereby mortgage, g described property located
ALL that certain piece, par State of South Carolina, Co Lot No. 2 on plat of HOLLY the R.M.C. Office for Green page 74, reference to which metes and bounds.	ounty of Greenville, b TREE PLANTATION, PHAS nville County, South C n is hereby made for a	peing known an SE III, SECTIO Carolina, in F a more complet	ndd designated as ON I, recorded in Plat Book 6-H, at Te description by
This is the same property of by deed of even date, recor	conveyed to the Mortga eded herewith.	agor by Frankl	in Enterprises, Inc.



which has the address of Lot 2 Plantation Drive Simpsonville (City)

s. c. 29681 (h

___(herein "Property Address");

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, 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.

and the second of the first of the second of

SOUTH CAROLINA - 1 to 4 Family-6 75-FNNA/FHLMC UNIFORM INSTRUMENT (with amendment adding Para 24)

1328 m.c.