GREENVILLE CO. S. C.

34 37

800x 1449 ME 847

MORTGAGE

800K 66 PAGE 841

		9th	day of N	OVEMBER		
	THIS MORTGAGE is made this	WOND ENTERPRISES.				
19	78., between the Mortgagor,	(berein "Berrow	er"), and the Morts	aget,		
<u></u>	DELITY FEDERAL SAVINGS AND I	COITAIN221 SIA:	2.000	aration organized alid galents		
	SOUTH CAROL	INA	whose address is			
\$1	REET, GREENVILLE, SOUTH CAP	foriyy		(berein "Lender").		
••			. of SIXTY-NINI	THOUSAND TWO HUNDRED		
WHEREAS, Borrower is indebted to Lender in the principal sum of . SINTY-NINE THOUSAND TWO HUNDRED AND NO/100 (\$69,200.00)						
with the balance of the indebtedness, if not source paid, due and payable on. MAY 1. 2008.						
with the balance of the indebtedness, if not source haid, due and bavane out. State I are N 37-27 E 152.4 feet to an iron pin on Holly Park Lane; thence with said lane N 37-27 E						
	152.4 feet to an iron pin on Holly Park Lane, thence N 77-37 E 38.20 feet to the point of BEGINNING.					
ŧ	hence N 77-37 E 38.20 reet to	the point of bes	11		H	
	This being the same property conveyed to the Mortgagor herein by deed of Franklin				ပ် (၈)	
1	interprises, Inc. of even date	to be recorded h	erevith.	PATE AND SATISFIED ME PER		
•	interpression, and		oroca	THES 25 TENT OF 1/1/12 14		
		Concelled Lucke	35363	MEZH FACE & SCHOOL THÍSEM LLINCH		
		gennie & Interleg		- X/2 1. 1 X/2	2-	
	•	•		Ame.		
	ပ် ဣာ 🥍		·	and the same of th		
	S.	The second	SATART	Dolla Jerry (2		
_	CO. S CO. S FP. T		1214 E 54	11 - 11 - 1	32	
3	www × .		1 PB. 11218 1		•	
J i	EE m EE		•		G)	
!	GREENVILL Mar 31 3 3 JOHNIE S. TAN			÷ .	MY31 79	
į	S S S S S S S S S S S S S S S S S S S		MAY 27 1 40	70	9	
į	GREEN May 31 Dourie		MAY 3 1 19	19	≨	
			•		**	
2 2 2 3	which has the address of Lot 110 Holly Park Drive, Greenville, South Carolina				1	
	with the same and	(Street)		(C4y)	i	
8	(here	in "Property Address");	•		0	
	(State and Zip Code)				ည်	
\mathcal{Z}	To Have and to Hold unto Lender and Lender's successors and assigns, forever, together with all the improve-				Ö	
*	ments now or hereafter erected on the	To Have and to Hold unto Lender and Lender's successors and assigns, to ever, together the successors and assigns, to ever, together the successors and assigns, to ever, together, to ever the successors and assigns, to ever, together, to ever the successors and assigns, to ever, together, together, to ever the successors and assigns, to ever, together, t				
	oil and gas rights and profits, water, wa	ed to be and remain a part of the				
	property, all of which, including replace	ind profits, water, water rights, and water stock, and all littures into the and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and additions thereto, shall be deemed to be and remain a part of the ich, including replacements and ich is the ich, including replacement in the ich, including replacements and ich is the ich, including replacement in the ich, including replacement i				
	fortgage is on a leaschold) are berein referred to as the "Property".					
	Mongage is on a reasonordy are reterm	•		I and has the right to mortage.		
	Borrower covenants that Borrowe	r is lawfully seised of the	estate hereby convi	eyed and has the right to mortgage, orrower will warrant and defend	Ì	
(1	Borrower covenants that Borrowe grant and convey the Property, that is	the Property is unencum	necreu, and mat n e cubicet to any dec	larations, casements or restrictions	;	
ιn	The state of the Property 39310	SE ATECIATRIS AND OUTBAND	of application and and	The state of the s		

grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and detending grant and convey the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions generally the title to the Property against all claims and demands.

SOUTH CAROLINA—1 to 4 family—6/75—FAWA/FRILNC UNIFORM INSTRUMENT

1328 W.2

4328 K