°CO. S. C. Acs 21 3 10 PH *81 DONNIE STANKERSLEY

MORTGAGE

THIS MORTGAGE is made	this 24th	day of _	August
THIS MORTGAGE is made 19_81, between the Mortgago	r, <u>Foothills Delta P</u>	Inc.	M . D D
Savings and Loan Association of America, whose address is	(nerein Bo	errower), and the landexisting under	the laws of the United States
WHEREAS, Borrower is included Seventy-five and	lebted to Lender in the p	rincipal sum of Ei	ighty-two Thousand One
note dated <u>August 24, 198</u> and interest, with the balance August 1, 2012;	herein "Note"), providing for mon	ituin iustaiimen is or biiicibar
TO SECURE to Lender (a) thereon, the payment of all oth the security of this Mortgage, contained, and (b) the repayn Lender pursuant to paragraph grant and convey to Lender an Green in the County of	er sums, with interest the and the performance of t nent of any future advar h 21 hereof (herein "Futu	ereon, advanced in a he covenants and a nces, with interest t are Advances"). Bor	greements of Borrower herein hereon, made to Borrower by rower does hereby mortgage,
ALL that certain piece, pof Greenville, State of Son plat of CANEBRAKE III Carolina, in Plat Book 7- more complete description	South Carolina, being recorded in the R.M. -X, at page 97, refe	g known and desi .C. Office for G rence to which i	gnated as Lot No. 293 reenville County, South
This is the same property by deed dated August 19,	y conveyed to the Mon 1981, recorded heren	rtgagor by Colle with.	ge Properties, Inc.
	•·	Cocumination of the pocumination of the pocumi	STAMP 32.38 3
which has the address of	Lot 293 Ticonderog	a Drive,	Greer,
s. c. 29651	(Street)		(City)
(State and Zip Code)	(herein "Property	Address'');	
· ·	unto Lender and Lender	's successors and as	signs, forever, together with a
the improvements now or he	ereafter erected on the pr	operty, and all ease	ements, rights, appurtenance
rents, royalties, mineral, oil all fixtures now or hereafter	l and gas rights and prattached to the property.	ofits, water, water all of which, includi	ngnts, and water stock, an ng replacements and addition
thereto, shall be deemed to be	e and remain a part of th	e property covered l	by this Mortgage; and all of the age is on a leasehold) are here

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 Family—6 75—FNMA/FHLMC UNIFORM INSTRUMENT (with amendment adding Para 24)

referred to as the "Property."