GREENVILLE CG. S. C. Nov 14 1 06 PK '83 DONNIE S. TANKERSLEY R.M.C.

2-1977

vol 1635 fest 180

84 pace)217

MORTGAGE (Construction)

	•
	THIS MORTGAGE is made this
	THIS MORTGAGE is made this
	1983, between the Mortgagor, Carolina Builders of States "Borrower"), and the Mortgagee, South Carolina (herein "Borrower"), and the Mortgagee, South Carolina
	and existing under the laws of the United States of
	Federal Savings and Loan Association, a corporation organized and statement of the same and Loan Association, a corporation organized and statement of the same and Loan Association, a corporation organized and statement of the same and the
	America, whose address is 1,000 trampton of the
	WHEREAS, Borrower is indebted to Lender in the principal sum of Seventy Seven Thousand Two Dollars or so much thereof as may be advanced, which
	WHEREAS, Borrower is indebted to Lender in the principal sum of AEXEMPT Services as may be advanced, which Hundred Fifty and No/100 (\$77,250.00)——— Dollars or so much thereof as may be advanced, which Western 11, 1983————, (herein "Note"),
	Hundred Fifty and No/100 (\$77,250.00) Dollars or so intendent the control of the
	indebtedness is evidenced by Borrower's note dated November 11, 1901 providing for monthly installments of interest, with the principal indebtedness, if not sooner paid, due and payable
	providing for monthly installments of interest, where the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of interest, which is the providing for monthly installments of the providing for monthly inst
	on November 1, 1984 on November 1, 1984 on according to said plat having the following
	4 14 4
	BEGINNING at an iron pinton the cige of bendingwood Circle, joint front corner
	Williams, a service tircle, joint front corner
	39-14-48 W. 192.68 feet to an Iron pin on the edge of said Circle, N. 37-52 W. 8.57 feet to an iron pin on running with the edge of said Circle, N.
	the edge of said Circle; thence continuing with the edge of said Circle, N.
	53-20 W. 75.13 feet to a point on the edge of said Circle, the point of
	53-20 W. 75.13 feet to a point on the case of other
_	Beginning.
	The within property is the identical property conveyed to Carolina Builders of
	The within property is the identical property conveyed to Carolina Builders of S.C., Inc. by deed of Balentine Brothers Builders, Inc., of even data herewith, which said deed is being recorded significancously with the recording of the
6	which said deed is being recorded significaneously with the recording of the
SCTO SCTO	
6	within instrument.
1	2 dans
1	Derivation:
1	MAR FEB 28951 Some from the
Ġ	which has the address of Bending wood Circle Taylors Circle Ci
10	
ដ	South Carolina 29687 (herein "Property Address").
	from the same of t
8	TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, forever, together with all the im-
	TO HAVE AND TO HOLD unto Lender and Lender's successors and assigns, the appurtenances, tents, toyalties of provements now or hereafter erected on the property, and all easements, rights, appurtenances, tents, toyalties of the provements now or hereafter erected on the property, and all easements, rights, appurtenances, tents, toyalties of the provements now or hereafter attached too.
0	
076	
•	
	were paid for, or were intended to be paid tor, from the processory covered by this Mortgage and all of the and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage and all of the
	and additions thereto, shall be deemed to be and remain a part of the "Property."
	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 that Borrower and defend
•	generally the title to the Property against all claims and demand, subject to any title insurance policy insuring Lender's interest in the Property.
8	listed in a schedule of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions to coverage in any data the second production of exceptions and the second production of exceptions are second production of exceptions and the second production of exceptions are second production of exceptions and the second production of exceptions are second productions.
₹	