A COLUMN TO SERVICE STATE OF THE SERVICE STATE STAT

MORTGAGE

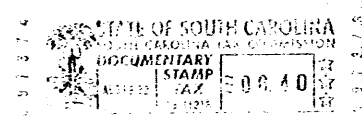
, PH '82

MODELLE ME	ORTG	AGE is a	made 1	his	11t	h				day of August
19.82., between	een the	Mortga	gor,	Raint	ow P	rope	rtie	ıII,	A Gea	day of August neral Partnership
AMERICAN	r FEDI	ERAL S	AVINO	GS AN	D LC	(he DAN A	rein " SSOC	Borrow HATIC	er"), a N	and the Mortgagee,
under the law:	s of	THE U	NIŢĒ	D STA	TES	OF A	MERI	ĊĄ	., who	se address is 101 EAST WASHINGTON
STREET, GI	REEN	YILLE,	sou i	H CĂ	KOL	IŅĀ				(herein "Lender").
	_		• • •				•		_	Sixteen Thousand and No/100

WHEREAS, Borrower is indebted to Lender in the principal sum of Sixteen Thousand and No/100 (\$16,000.00) Dollars, which indebtedness is evidenced by Borrower's note dated. August 11, 1982 (herein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on August 1, 2012

All that certain piece, parcel or unit, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Unit 30 of The Woodlands Horizontal Property Regime, as is more fully described in the Master Deed dated November 3, 1981 and recorded in the RMC Office for Greenville County, S. C. in Deed Book 1157 at pages 901 through 963, inclusive, and survey and plat plan recorded in the RMC Office for Greenville County in Plat Book 8-P at page 45.

Being the same property conveyed to mortgagor herein by deed of Pine Knoll Investors a General Partnership dated August 11, 1982 and recorded simultaneously herewith in Deed Book 4/2 at page 377.



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, casements 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 feating = 6.75 . Final filling uniform instrument

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