	A	LITED	150		MOŖTGAGE	FINANCEAME	IPICA 11.005		
7	NO. ALL	Vanes 1979	ESENTS-that	magain	F. Lenel	P. O. DON TON	1338 BASE	113	
	2 6 A	THATE S. TARREST		bis .		N /. 1260	Carnet faction	County.	
	of /44	i bullu	County, S	state of Oldelk	Carlling hereinafte	r called the "Mortgazee", in the	e sum of Jacob : Those	wal	
	cises to	ed out it th	MILLER IE	(m) 1.12 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		and and share the court of	total amount set forth above, a commencing on the 18-11		
	day of	Nesch D	instaments of	, and continuing on the s	axe day of each month	), the first payment thereafter until fully paid too	commencing on the 1821 ether with late charges, court	costs	
	conscisoa e	ipenses, attrockey for	ees, interest after o	naturity, and all terms, co	nditions and stipulations pr	oxided for in said note.			
						ent of the same, Mortgagor ha crited lot or parcel of land situ:	s bargained and sold and does :	terety	
	County Ct.	14 46 Ca. 42 Ca. C.	A			•	being know a	ni	
d	lesengent	te cente	+ 72 34	se perty by	partver a	Scordel in e	and living, are	um y	
1	said	sett,	the faller	vin made	and chandle			7	
•	· Bear	min al	an wo	- etile	at the ne-	Shet all	of Selliane so feet	**	
	a Six	elected .	dereston	from the	capt where	the proceeding	t are y fee	Ol.	
. 1	tgeen a . ; leg- er e e a	er Ekne	i in the	the South	at 70 de	1 Nadiland 6	150 feet year		
•	Tree of	VIII.Cim	ZKC.,	E CONTRACTOR	dean liga	- 11 R. M. 23, 3	ZZ + 43 3- 26 gor agrees to marrant and force	- /5	
,	feed all and	singular the said po	remises unto the sa	iid Mortgagee, its successo	rs and assigns, from and a	gainst said Mortgagor, his beirs,	executors, administrators and as marrants that he has a fee simple	234122	
7	to said prop	erty, free from all er	ncombrances except	t:	or any part diction, and is	original necessity corresponds and t	well sort met me naz a ice zimbi	e uce	
•	. TO	HAYE AND TO HO	rainguiz das Es O.	the aforegranted and bar	gained premises unto the h	lortgagee forever, provided alwa	ys that if the Mortgagor shall ar	od will	
	pay to the o owing by th	rder of the Mortgag e Mortgagor to the	ee, according to its Mortgagee prior to	s tenor and effect, that ce o cancellation hereof, the	rtain promissory note of even a this mortgage shall cease	in date kerewith and secured be i, terminate and be void, others	reby and any other sums which base to remain in full force and	ecome effect.	
	State on the	indeptedness secu	red hereby. Mortga	gor further covenants and	agrees that he mill at all	times until the release of this	l taxes levied under the laws o s mortgage keep in force a pol	ticy of	
	casualty ins	urance policy. Such	policy shall be w	rith an insurer acceptable	to the Mortgagee, in an a	mount not less than the balance	covered by the usual comprehe coving upon the indebtedness so	ecured	
	promptly by	the Mortgagor, and	each insurance con	mpany concerned is bereby	r authorized and directed to	make payment of such loss di	to will make proof of loss if not rectly to the Mortgagee instead	of the	
<b>( )</b>	olest se bie	attorney-in-fact. Up	on payment for los	s, the Mortgazee may at I	is sole option apply such i	proceeds to reduce the balance	is name on any check, draft or of the indebtedness, or to resto	re the	
٠, }	ONTERN POCH	montance of ball so	I SUCH TAXES OF DOC	A, and all sums expended	obtain said insurance or p therefor are hereby secure ment by the Mortgagee un	d by this mortgage and shall b	the Mortgages may at his side of the due immediately frage Mortga	option gar to	
>	Th waste, reaso	e Mortgagor agrees nable wear and tear	and covenants that excepted. Upon th	it he will maintain the more failure of the Mortgagor	ortgaged property in good to so maintain the mortga	condition and not to commit	or to permit anyone else to co ay cause reasonable maintenance	ommit	
<u>.</u>	to be perfor	med at the cost of ed until paid.	the Mortgagor, An	y such sum so expended	shall be due immediately (	rom Mortgagor with interest at	the rate of 6% per annum from	on the	
	The navme	e Mortgagor hereby	vests the Mortgag	ee with the full power an	d authority, upon the brea	ch of any covenant or warrant	herein contained, or upon any decrein contained, to declare the	lefault	
	maet/edaes:	s hereby secured im	imediately due and	l payable, without notice t	o any person to take pos-	session of said property and p	roceed to foreclose this mortga he Mortgagee become a party o	age in	
	SOIL BUADIAN	g this Mortgage or	the title to the p	remises described herein	, or should the debt secur	ed hereby or any part thereof b	e placed in the hands of any att	torney	
~	immediatery	t faw for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable mmediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.							
		The Mortgagor (if more than one, all mortgagors) hereby waive and relinquish all rights of exemption and homestead.  This mortgage may be assigned by the Mortgagee without the consent or notice to the Mortgagor and when so assigned, the assignee shall have all of the rights							
	and privileges given to the Mortgagee by the provision of this mortgage.								
	This mortgage is in addition to any other lien or security heretofore or hereafter given or obtained by the Mortgagee and is not in satisfaction or in lieu of any other lien or security.								
	shall bind a	this mortgage, whe If parties hereto, th	never the context s eir heirs, legatees,	to requires, the masculine administrators, executors,	gender includes the femini successors and assigns.	ne and/or neuter, and the singu	ilar includes the plural. This mor	tgage	
<i>y</i>		witness whereof, the		o set their hands and sea	ls this	day of fun			
	4	10 year	6	549 444-4	_ x \( \mathcal{V} \)	withich T	milli	(Seal)	
		In Hel	for	T+ 10 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	x	()1 //	<b>'</b>	(Seal)	
		Munt &	mente	X:	x			(Seal)	

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