

WESTERN CAROLINA REAL ESTATE

Route 3, Highway 25 • Travelers Rest, South Carolina 29690 • 834-7260

voi 1016 (256) 649

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

WITNESS AS TO AGENT

AGREEMENT OF SALE

RAINES CORPORATION OF GREENUILE
HUNDLEY B. OR MABLE M. KIMBEL of 592/
TAMAR STREET, HANALAN, S.C., 29406 \$1,554-7352
hereinafter called the Purchasers, agree to the following terms and conditions. 1. That the Sellers will sell to the Purchasers and the Purchasers will purchase from the Sellers the following as described: PARCE L
NUMBER 2 At EASLE ROCK TOTALING 5.89
ACRES MORE OR LESS
2. The Purchasers will pay to the Sellers the following consideration as set herein:
in the manner and method set forth hereignafter:
1. CASH Price 5 7500.00 4. Closing costs 5 100.00
2. Cash Down payment 150000 5. Amount financed 5 600.00
S 100, COCASH CHNANCE CHARGES 310120
5 1400.00 due on MARCH (Time-Price Differentials) 910.1 20(5-6)
(34b) 19 75 8. Deferred Payment Price (017-1.7.1)
Total Cash Down Payment: 1500.00 9 ANNUAL PERCENTAGE RATE 6
10. Amount of Payment S
3. Unpaid Balance of Cash Price: (S) COCO
5
Payments to be made in 70.01 equal MONTHY installments over a period of 120 (months) (were beginning ADRII 5th 19.75
3. PURCHASERS shall pay upon execution hereof the sum of 5 10000 and the balance of the cash down payment
on or before 11 19 17 Payments to be made as set forth in the above schedule will commence on
A PRIL 5 19 until the entire Total amount of payments is paid; each installment when paid shall be applied first to the payment of accrued fanance charges and then to the amount financed. In the event, the balance of the cash down payment is not paid when due, the Sellers may declare this agreement to be terminated, and in such case, all payments made by the Purchasers hereunder shall be retained as rent.
I. TITLE to the above described real property and to any improvements that may be constructed thereon shall remain in the name of the sellers until all amounts due hereunder, and any amounts hereinafter financed by the Sellers for the account of the Purchasers shall have been said in full. Any unpaid balance may be paid at any time without penalty. All payments under this agreement shall be paid to the Sellers at the
Following address Westken CAROLINA REAL Estate Rt 3, Hwy 25
5. SELIERS and PURCHASERS further agree that time of payment shall be of the essence of the Agreement, and that this Agreement, including all instruments referred to herein, constitutes the only Agreement between them, and, that no representations oral or written, have been made by either party, their agents or representatives, which are not set forth in this Agreement; and, that this Agreement is subject to written acceptance by the SELLERS.
6. When PURCHASERS have paid all armounts due hereunder, and any amounts hereafter advanced by the Sellers for the account of the Purchasers, Sellers shall convey the real property to Purchasers by good and sufficient Warranty Deed, subject to all easements, covernants, conditions and restrictions of record, real estate taxes for all periods following the date of execution hereof, governmental laws and regulations, and bens created or suffered by Purchasers.
7. If PURCHASERS fail to make the pay ments herein provided or fail to perform any other covenant to be performed by Purchasers, and such default shall continue for a period of sixty (60) days, Sellers may, in addition to any other rights in law or equity:
a. Without notice or demand: declare, this Agreement to be terminated, in which case all payments made by Purchasers hereurider shall be retained as rent, and Purchasers shall immediately surrender possession of the property in as good condition as it is in on date of this agreement; and in the event Purchasers shall fall to do so, Sellers shall have the right to enter upon the property without notice and remove all
persons and their property therefrom, or b. Declare the entire unpaid balance of the Deferred Payment Price to be immediately due and payable and proceed forthwith to collect the same in the manner provided by law.
8. PURCHASERS will pay to Sellers all costs and expenses, including reasonable attorney's fees, incurred by Sellers in enforcing any provision hereof.
IN WITNESS WHERIOF, the parties freunto affix their signatures, this the day of 6 MARCH 1975
WILNESS AND PURCHASER PURCHASER (L.S.)
Thele - XMallo M Kimbel
WITXESS AS TO PURCHASER The Reines Copporation of Greenville
WITNESS AS TO SELLER By: Actual Macro (L.S.) SELLER President
WINNES AS TO SELLER
WITNESS AS TO AGENT (L.S.)
(COLUMNED ON MENT PAIRS)

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