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Mortgage Deed - South Carolina - Jim Walter Homes, Inc.

STATE OF SOUTH CAROLINA

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COUNTY OF GREENVILLE

WHEREAS, Sammy K. Kay and Doris Umn S. Kay, wife

, hereinafter called the Mortgagor, are well and truly indebjed to JIM WALTER

phoreinafter called the Mortgagee, in the full and just sum of Forty Live Flourand Mine Hundred Thirty and no//00 ____Dollars, (3 42, 930 \(\sigma\) evidenced by a certain promissor note in writing of even date herewith, which note is made a part hereof and herein incorporated by reference, monthly installments of Live Hundred Husty light + 5% co Dollars (\$ 238 =) each, the se before the 57H day of April 1979.

with interest at the rate of six per cent (6%) per annum from the date of maturity of said note antil paid, and said Mortgagor having further promised and agreed to pay ten per cent (10%) of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.

NOW, KNOW ALL MEN, That the said Morreagor, in consideration of the said debt and sum of money aforesaid, and for better securing the payment thereof, according to the terms and tenor of said note, and also in consideration of THREE (\$3.00) DOLLARS to them in hand well and tribute and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and solved and the presents do grant harving of these presents and the seal of the presents do grant harving of the seal of and released, and by these presents do grant, bargain, sell and release unto the said Mortgagee, all that tract or lot of land lying, being and situated County, State of South Carolina and described as follows, to-wit:

All that piece, parcel or lot of land situate, lying and being in the State and County aforesaid, Bates Township, on the Southeast side of State Road No. 414, and having, according to a plat of survey made by H. T. Corn, August 30, 1959, the following courses and distances, to wit: BEGINNING at an iron pin on the Southeast side of said highway No. 414, joint corner of this property and that of John Springfield and running thence with Springfield line S-40 E 350 feet to iron pin, joint corner of Springfield and Corn property, thence with Corn line N-76 E 880 feet to joint corner of Corn and Surrett property, thence N-65 W 490 feet to iron pin; thence N-81-45 W 107 feet to iron pin; thence S-19 W 105 feet to iron pin; thence N-81-45 W 181 feet to iron pin; thence S-08 W 70 feet to iron pin; thence N-81-45 251 feet to iron pin near highway; thence along said highway S-23 W 120 feet, to the point of beginning, containing 5.62 acres, more or less, being subject to such right of ways or easements as may have been previously given, and as shown on said plat. The above said 5.62 acres is the identical property conveyed, September 10,

1973, by Dood of Bobby Joo Trull to Samry R. Kay and Doris Ann Kay, their & TOGETHER WITH all and singular the ways, easements, riparian and other rights, and all tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and all buildings, structures and other improvements now on said land or that hereafter may be erected or placed thereon, and all fixtures attached thereto and all rents, income, issues and profits accruing and to accrue therefrom.

TO HAVE AND TO HOLD the above described property unto Mortgagee, his heirs, successors, and assigns forever.

Mortgagor hereby covenants with Mortgagee that Mortgagor is indeteasibly seized with the absolute and fee simple title to said property; that Mortgagor nereny covenants with Mortgagoe that Mortgagor is indeteasibly seized with the absolute and fee simple title to said property; that Mortgagor has full power and lawful authority to sell, convey, assign, transfer and mortgage the same; that it shall be lawful for Mortgagoe at any time hereafter peaceably and quietly to enter upon, have, hold and enjoy said property and every part thereof; that said property is free and discharged from all liens, encumbrances and claims of every kind, including all taxes and assessments; that Mortgagor will, at his own expense, make such other and further instruments and assurances to vest absolute and fee simple title to said property in Mortgagoe that may be requested by Mortgagoe; and that Mortgagor will, and his heirs, legal representatives and successors shall, warrant and defend the title to said property unto Mortgagoe against the lawful claims and demands of all persons whomsoever.

PROVIDED ALWAYS, and these presents are upon these express conditions, that if the said Mortgagor shall promptly, well and truly pay to the Mortgagee the said debt or sum of money aforesaid, according to the true intent and tenor of said noce, and until full payment thereof, or any and secured hereby, shall faithfully and promptly comply with and perform each and every other covenant and provision herein on the part of the Mortgagor to be complied with and performed, then this deed of bareain and sale shall cease, determine, and be utterly void; otherwise to remain in full force and virtue.

HAnd Mortgagor hereby covenants as follows:

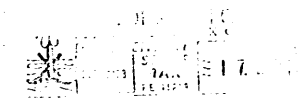
To keep the buildings, structures and other improvements now or hereafter erected or placed on the premises insured in an amount not less than the principal amount of the note aforesaid against all loss or damage by fire, windstorm, totnado and water damage, as may be required by the Mortgagee, with loss, if any, payable to the Mortgagee as his interest may appear; to deposit with the Mortgagee policies with standard mostgagee clause, without contribution, evidencing such insurance; to keep said premises and all improvements thereon in first class condition and repair. In case of loss, Mortragee in hereby authorized to adjust and settle any claim under any such policy and Mortgagee is authorized to collect and receipt for any such insurance money and to apply the same, at Mortzagee's option, in reduction of the indebtedness hereby secured, whether due or not, or to allow Mortgagor to use such insurance money, or any part thereof, in repairing the damage or restoring the improvements or other property without affecting the lien hereof for the full amount secured hereby.

NIt is further covenanted that Mortgagee may (but shall not be obligated so to do) advance moneys that should have been paid by Mortgagor hereinder in order to protect the lien or security hereof, and Mortgagor agrees without demand to forthwith repay such moneys, which amount shall beadinterest from the date so advanced until paid at the tate of s.x per cent (6%) per annum and shall be considered as so much additional in Obtedness secured hereby; but no payment by Mortgazee of any such moneys shall be deemed a waiver of Mortgazee's right to declare the principal sum due hereunder by reason of the default or violation of Mortgagor in any of his covenants hereunder.

Mortgagor further covenants that granting any extension or extensions of the time payment of any part or all of the total indebtedness or liability secured hereby, or taking other or additional security for payment thereof, shall not affect this mortgage or the rights of Mortgagee hereunder, or operate as a release from any liability upon any part of the indebtedness hereby secured, under any covenant herein contained.

** heirs and assigns forever; said Deed having been Recorded October 9, 1973 in the RMC Office for Greenville County South Carolina in Deed Book 985 at Page 717.

FORM JW 279 - REV. 5/70



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