STATE OF SOUTH CAROLINA

Mortgage of Real Estate BOOK 957 PAGE 229

Dewey E. Corbin reinafter called the mortgagor and SHENANDOAH LIFE INSURANCE COMPANY, with its principal and office in the City of Roanoke, Virginia, hereinafter called the mortgagee. WITNESSETH: WHEREAS the mortgagor in and by his certain promissory note in writing, of even date here the is well and truly indebted to the mortgagee in the full and just sum of Nine Thousand we Hundred and no/100 DOLLARS (§9,500.00), with interest thereon a reate set out in said note, due and payable as follows: in equal monthly installments commencing on the first day of each successive mont reafter, which payments shall be applicable first to interest and then to principal, with the balance of prin all and interest, if not sooner paid, due and payable on the set of this mortgage shall extend to and cover additional loan made by the mortgagee, at its option, to said mortgagor or any of his successors in nershol and the set of the said state thereby conveyed; provided, that the total indebtedness to be secured hereby interests of the said state that the security of this mortgage shall extend to and cover additional debt shall not power. In the time specified for the payment of the original debt secured hereby interests of the said state that the total mobitedness to be secured hereby interests of the said state that the post of the said state that the same property of this mortgage and payable and may foreclose this mortgage may declare all notes seed hereby immediately due and payable and may foreclose this mortgage and payable and may foreclose this mortgage and solve the said state and solve the sa	THIS MORTGAGE, made this	Ma	41	
with the city of Roanoke, Virginia, hereinafter called the mortgagee. WITNESSETH: WHEREAS the mortgagor in and by his certain promissory note in writing, of even date here the seed and truly indebted to the mortgagee in the full and just sum of Nine Thousand by Hundred and no/100 DOLLARS (\$2,500.00), with interest thereon of the seed out in said note, due and payable as follows: in equal monthly installments commencing on the seed out in said note, due and payable as follows: in equal monthly installments commencing on the search of the payments shall be applicable first to interest and then to principal, with the balance of prin all and interest, if not sooner paid, due and payable on the 1st day of each successive month and interest, if not sooner paid, due and payable on the 1st day of each successive month and interest, if not sooner paid, due and payable on the 1st day of each successive into a search of the se	Dewey E. Corbin		, 19 <mark>04</mark> _	_, between
WITNESSETH: WHEREAS the mortgagor in and by his certain promissory note in writing, of even date here the is well and truly indebted to the mortgagee in the full and just sum of Nine Thousand we Hundred and no/100 DOLLARS (\$\frac{9}{2},500.00}\), with interest thereon a rate set out in said note, due and payable as follows: in equal monthly installments commencing on the form of the payments shall be applicable first to interest and then to principal, with the balance of principal, which payments shall be applicable first to interest and then to principal, with the balance of principal and interest, if not sooner paid, due and payable on the left day of May of May and all interest, if not sooner paid, due and payable on the left day of May of May and the mortgage and provided further and the successors in line texceed the original face amount of this mortgage and, provided further as to be secured hereby interest and the original day secured hereby is paragraph shall not be later than the time specified for the payment of the original day secured hereby is paragraph shall not however, in any way restrict advancements for taxes and insurance premiums principal or the security of the surface and payable and may application for an additional loan the mortgage may declare all notes see dhereby immediately due and payable and may foreclose this mortgage. NOW, THEREFORE, the mortgagor, in consideration of the said debt and, sum of money aforesaid for the better securing the payment thereof, according to the terms of the said note, and also in contained in a releases unto the said SHENANDOAH LIFE INSURANCE COMPANY that certain lot of all and in Greenville County, State of South colline, near the City of Greenville, being known and designs ted as 176 of Shamrook Acres as revised as shown on plat recorded in Plant k RR at page 133, office of RNC for Greenville County, and being the particularly described according to survey and plat of C. C. Jone et April 12, 1964, as follows: ENDINGE ALL PROBLEM STATE OF THE	A		ANCE COMPANY:	h ite seis
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WHEREAS the mortgagor in and by his certain promissory note in writing, of even date here the is well and truly indebted to the mortgagee in the full and just sum of Nine Thousand by Hundred and no/100 DOLLARS (\$2,500.00), with interest thereon at rate set out in said note, due and payable as follows: in equal monthly installments commencing on the set of June 19.64 and a like amount on the 1st day of each successive mont reafter, which payments shall be applicable first to interest and then to principal, with the balance of prin all and interest, if not sooner paid, due and payable on the 1st day of May 10.8 and and interest, if not sooner paid, due and payable on the 1st day of May 10.8 and DWHEREAS it is mutually agreed that the security of this mortgage shall extend to and cover additional loan made by the mortgage, at its option, to said mortgagor or any of his successors in the real estate hereby conveyed; provided, that the total indebtedness to be secured hereby in payable abla in the were, in any way restrict advancements for taxes and insurance contained in any application for an additional loan the mortgage any declare all notes see the hereby immediately due and payable and may forcelose this mortgage. NOW, THEREFORE, the mortgagor, in consideration of the said debt and sum of money aforesaid for the better securing the payment thereof, according to the terms of the said note, and also in contration of the further sum of Three Dollars, to him in hand paid by the mortgage at and before the sail and delivery of this mortgage, the receipt of which is hereby acknowledged, by these presents hereby also, grants and releases unto the said SHENANDOAH LIFE INSURANCE COMPANY that certain lot of land in Greenville, being known and designated as 176 of Shemrock Acres as revised as shown on plat recorded in Plat of Repairs, the payer of this mortgage, the receipt of which is hereby acknowledged, by these presents hereby also keep a particularly described according to survey and plat of C. C. Jone and Ap	pur once in the only of Indianone, Vinginia, i	iciemarici caned the mortg.	agec.	
this well and truly indebted to the mortgagee in the full and just sum of Nine Thousand by Hundred and no/100 DOLLARS (\$\frac{9},500.00}), with interest thereon at rate set out in said note, due and payable as follows: in equal monthly installments commencing on the set of June 19.64 and a like amount on the lat day of each successive month and interest, if not sooner paid, due and payable on the lat day of May 19.80 and and interest, if not sooner paid, due and payable on the lat day of May 19.80 and and interest, if not sooner paid, due and payable on the lat day of May 19.80 and interest it is mutually agreed that the security of this mortgage shall extend to and cover additional loan made by the mortgagee, at its option, to said mortgagor or any of his successors in mership of the real estate hereby conveyed; provided, that the total indebtedness to be secured hereby into a covered the original face amount of this mortgage and, provided further, that the maturity of such throat day and the said that the total indebtedness to be secured hereby into a substance of the payment of the original debt secured hereby into a substance contained in any application for an additional loan the mortgage may declare all notes seed hereby immediately due and payable and may foreclose this mortgage. NOW, THEREFORE, the mortgagor, in consideration of the said debt and sum of money aforesaid for the better securing the payment thereof, according to the terms of the said note, and also in construct the better securing the payment thereof, according to the terms of the said note, and also in construct the better securing the payment thereof, according to the terms of the said note, and also in construct the better securing the payment thereof, according to the terms of the said note, and also in construct the better securing the payment thereof, according to the terms of the said note, and also in construct the better securing the payment thereof, according to the terms of the said note, and also inconstruct the better	WI	TNESSETH:		
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