





B & C Contracting Concarty 1 Chebrill 165.6

(hereinafter also styled the mortgages) in the sum of

2,222.28

61.73

5th day of Sept. 19 79 and failing due on the same of each subsequent month, as in and by the said Note and conditions thereof, reference thereunto had will more fully appear.

NOW, KNOW ALL MEN, that the mortgagor(s) in consideration of the said debt, and for the better securing the payment thereof, according to the conditions of the said Note; which with all its provisions is hereby made a part hereof; and also in consideration of Three Dollars to the said mortgagor in hand well and truly paid, by the said mortgagor, at and before the scaling and delivery of these Presents, the receipt whereof is hereby acknowledged, bure granted, bargained, sold and released, and by these Presents do grant, bargain, sell and release unto the said mortgagor, its (his) heirs, successors and assigns forever, the following described real estate:

All that piece, parcel or lot of land lying in the State of South Carolina, County of Greenville, shown as Lot 9, Block N, on Map of Highland, Property of H.K. Townes, recorded in Plat Book J at page 193 and having such courses and distances as will appear by reference to said plat.

Being the same property conveyed by A.J. McKinney, Sr., by deed recorded in Deed Book 985 at page 93 on September 28, 1973.

The above conveyance is subject to all rights of way, easements and protective covenants affecting same appearing upon the public records of Greenville County.

This is the identical property conveyed to Audrey Gail Galloway by deed of Kenneth W. Adams & Gladys L. Adams on 9/26/77 and recorded on 9/27/77 in the RMC Office for Greenville County, S.C. in deed book 1065 at page 652.

IT IS HEREBY UNDERSTOOD THAT THIS MORTGAGE CONSTITUTES A VALID SECOND LIEN ON THE ABOVE DESCRIBED PROPERTY.

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises beloaging, or in anywise

TO HAVE AND TO HOLD, all and singular the said Prexises unto the said mortgages, its (his) successors, helps and assigns forever.

AND I (we) do bereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary assurances of title to the sald premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said Premises into the said mortgages its (his) heirs, successors and assigns, from and against all persons lawfully claiming, or to claim the same or any part thereof.

AND IT IS AGREED, by and between the parties hereto, that the said mortgagor(s) his (their) heirs, executors, or odministrators, shall keep the buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgages, for an amount not less than the ungaid balance on the said Note in such company as shall be approved by the said mortgages, and in default thereof, the said mortgages, its (his) heirs, successors or casigns, may effect such insurance and reinburse themselves under this mortgage for the expense thereof, with interest thereon, from the date of its payment. And it is further agreed that the said mortgages its (his) being, successors or assigns shall be entitled to receive from the insurance moneys to be poid, a sum equal to the amount of the debt secured by this mortgage.

AND IT IS AGREED, by and between the said parties, that if the said mortgagor(s), his (their) heirs, executors, administrators or assigns, shall fall to pay all taxes and assessments upon the said premises when the same shall likeli become payable, then the said mortgage, its (his) below, successors or assigns, may cause the same to be paid, together with all penalties and costs incurred thereon, and reinburse themselves under this mortgage for the same so paid, with interest thereon, from the dates of such payments.

AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall become payable, or in any other of the provisions of this mortgage, that then the entire amount of the debt secured, or intended to be secured bereby, chall forthwith become due, at the option of the said martgages, its (his) being, successors or assigns, although the period for the payment of the said debt may not then have expired.

AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclasure of this martgage, or for any purpose involving this martgage, or should the debt hereby secured be placed in the hands of an attaining at law for collection, by suit or otherwise, that all costs and expenses incurred by the martgage, its (his) heirs, successors or assigns, including a reasonable counsel fee (or not less than ten per cost of the amount involved) shall thereupon become due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder.

PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgogor, his (their) heirs, executors or administrators shall pay, or cause to be gold unto the said mortgogee, its (his) heirs, successors or assigne, the said debt, with the interest thereon. If any shall be due, and also all sums of morey poid by the said mortgogee, his (their) heirs, successors, or assigne, according to the conditions and agreements of the said note, and of this mortgoge and shall perform all the obligations according to the true intent and meaning of the said sate and mortgoge, then this Deed of Barquin and Sale shall come, determine and he word, otherwise it shall remain in fall force and writte,

AND IT IS LASTLY AGREED, by and between the earli parties, that the earli mortgager may hold and enjoy the earli premises until default of payment shall be made.

WITNESS my (out) Hand and Seal, this

Audrey Gail Galleways

THE MALE CH