800K1572 PAGE632

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MORTGAGE OF REAL ESTATE - SOUTH CAROLINA

Thia Mortas	TOP made this 11th		June S. C.	1982	
Ricky Lawon Andrews	and Cathy H Andrews	day ol	PI' 182	, 19	, between
Attay Mayon Manager			HE ASLEY		
called the Mortgagor, and	Credithrift of Americ	ca #2		_, hereinaster called the	Mortgagee.
				•	
WHEREAS, the Mort	gagor in and by his certain pro	WITNESSETH omissory note in writi	ng of even date herewith is v	vell and truly indebted	to the Mort-
•	n of Nine thousand size	•	•	_	
	of maturity of said note at the r				
	each, and a final installn				
theday of		_	, 19_ 82 , a	_	
and payable on					
the same day of each i	month				
	of each week				
Ο	of every other week				
theand_	day of each month	1			
until the whole of said indeb	otedness is paid.				
	w, this mortgage shall also secu shall in addition secure any fut				
thereof, according to the te	the Mortgagor, in consideration erms of the said note, and also ery of these presents hereby be	in consideration of the	ne further sum of \$3.00 to hi	im in hand by the Mort	gagee at and
following described real esta	te situated in Greenvil	le	County, South Caro	lina:	
designated as Lot I and Clarkson, February	nd in the county of G No. 47 on plat of Coa wary 4, 1972 recorded and having according	chman Estates, in the RMC Of	Section Two, made fice for Greenville	by Campbell County in plat	
corner of Lots 47 a 254.8 feet to an in Lot No. 46; thence on the north side	on pin on the marthea and 48; thence with the ron pin' thence N. 87 with the line of sai of Carriage Drive; the . 70 Feet to the begin	the joint line 7-28 W. 220.4 f d lot, S. 2-32 wence with the	of said lots N. 42- eet to an iron pin W. 150 feet to an	36 E. corner of iron pin	
This is the same p 1975 from Frances in deed volume 102	roperty conveyed to g C Roach, recorded in 4 at page 453, and is ng ordinances or ease	rantors herein the RMC Office conveyed subj	for Greenville Cou ect any restriction	nty, S.C. s,	
	l singular the rights, members, l t hereafter may be erected or pl		ppurtenances to the said pre	mises belonging, or in a	nywise inci-
TO HAVE AND TO H	OLD all and singular the said p	oremises unto the Mor	rtgagor, its successors and ass	igns forever.	
and lawful authority to sell The Mortgagor further cover	ants that he is lawfully seized of the convey, or encumber the same enants to warrant and forever ns whomsoever lawfully claimin	ne, and that the prem defend all and singu	ises are free and clear of all little lar the premises unto the M	iens and encumbrances	whatsoever.

The Mortgagor covenants and agrees as follows:

1. To pay all sums secured hereby when due.

2. To pay all taxes, levies and assessments which are or become liens upon the said real estate when due, and to exhibit promptly to the Mortgagee the official receipts therefor.

3. To provide and maintain fire insurance with extended coverage endorsement, and other insurance as Mortgagee may require, upon the building and improvements now situate or hereafter constructed in and upon said real property, in companies and amounts satisfactory to and with loss payable to the Mortgagee; and to deliver the policies for such required insurance to the Mortgagee.

4. In case of breach of covenants numbered 2 or 3 above, the Mortgagee may pay taxes, levies or assessments, contract for insurance and pay the premiums, and cause to be made all necessary repairs to the buildings and other improvements, and pay for the same. Any amount or amounts so paid out shall become a part of the debt secured hereby, shall become immediately due and payable and shall bear interest at the highest legal rate from the date paid.