MAY 3 1974 = CONNIES. TANKERSLEY

25 PAGE 611

ORIGINAL—RECORDING DUPLICATE—OFFICE COPY TRIPLICATE—CUSTOMER

REAL ESTATE MORTGAGE Greenville STATE OF SOUTH CAROLINA, COUNTY OF

Amount of Note (Loss) 4941.60 7713-800

MORTGAGORS

(Names and Addresses)

W. A. Durhan William A. Durham, Jr. hio Pennsylvania Avenue Greer, S. C. 29651

MORTGAGEE

COMMERCIAL CREDIT PLAN INCORPORATED

SOUTH CAROLINA Greer

Grant Plaza

as Lot no. 5 as shown on Plat entitled "Subdivision of Green Kill Village, Green, & in the FIC Office for Greenville County in Plat Book Y pages 138 and 139.

AUG 3 0 1974 Breettel

TO HAVE AND TO HOLD all and singular the Premite's before measioned unfor the said Mortgagee, its successors and assigns Orever Anythey do hereby bind their heirs, executors and administrators to warrant and forever defect all and singular the said Premites unto the said Notifagee, its successors and assigns, from and against their hors, executors and administrators and assigns and every person whomsoerer having the laining or to claim the same or any part there of.

The Mortgagor does hereby convenant and agree to procure and p

The Mortgagor does hereby convenant and serve to procure and notation is under the procure and months of the mortgage as additional to unit can be principal as in the same of the mortgage debt as a period the principal as in the same and procure and mortgage and the same rate and in the same manner as the balance of the mortgage debt as a period the principal as in the same stall be principal as in the same and mortgage as additional to unit can be principal as in the same stall be procure and maintain such insurance and add the expense thereof to the face of the mortgage debt as a period the principal as in the same stall be principal as in the same stall be principal as in the same and in the same manner as the balance of the mortgage debt and the lien of the mortgage shall be trend at disjustical and so purches same. In case said Mortgagor shall fail to procure and maintain (either or both) said insurance as aforesaid, they shok bett seed at his procural demandation of the Mortgagee, become immediately due and payable, and this without regard to whether or not said longage shall have been dood; it is an advantage of the mortgage shall have the same rights and options as above provided in case said so all judgments or other charges, liens or encumbrances that may be evered as a just the same or that may become a lien thereon, and in default thereof said Mortgagee shall have the same rights and options as above provided in case of insurance.

And if at any time any part of said debt, or interest thereon, be pass the and sentended. Mortgages become assessed and so the above

And if at any time any part of said debt, or interest thereon, be pass the and suppart. Moreogens hereby assigns the rents and profits of the above described premises to the said Mortgagen, or its successors or assigns and spree that any sudge as the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents, and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost of expense; without liability to appoint for any shing more than the rents and profits actually collected.

AND IT IS AGREED, by and between the said parties that in case of default by Mortgagors in any both gas ments due as provided in said note or in case of default by Mortgagors in the performance of any of the provisions of the mortgage, the whole amount of the debt secured by this mortgage shall become due and payable at once at the option of the Mortgagee.

AND IT IS AGREED by and between the parties that in case of foreclosure of his hortgage; by stator offering, the Mortgagee shall recover of the Mortgagor a reasonable sum as attorney's fee, (of not less than 15% of the amount in fixed) which shall be seeded by this mortgage, and shall be included in judgment of foreclosure.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the sharps of the sharp

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parts, of the configuration of the said Mortgagor, do and shall well and truly pay or cause to be paid unto the said Mortgagee the debt or sum of more and switch interest thereon, if any be due, according to the true intent and meaning of said note, then this deed of bargain and sale shall cease, determined and be utterly null and void, otherwise to remain in full force and virtue.

CCC 1575-C -- South Carolina

Printed in U.S.A.

~ 1303 £13**0**3