HLED DONNIE'S, TANKERSLEY REAL ESTATE MORTGAG STATE OF SOUTH CAROLINA COUNTY OF Greenville

888 1291 Au 297 300x 67 PAG1380

A CONTRACT OF THE PARTY OF THE

ORIGINAL—RECORDING DUPLICATE—OFFICE COPY TRIPLICATE—CUSTOMER

o. of Monthly Payments Payment of Each 146.65 46.14 96 9-11-73 17-1-81 7742-11-1-73 Amount of Note (Lous) Initial Charge inance Charge leeident and Health Ins. Premium NONE edit Life Ins. Cash Advance ( Auto Insurance None 14078.40 5053.LO 8978.86 None None

MORTGAGORS

(Names and Addresses)

MORTGAGES COMMERCIAL CREDIT PLAN INCORPORATED

Isabelle Asbury Reuben R. Asbury, Jr. 215 Lake Fairfield Drive Greenville, S. C. 29607

Grant Plaza Greer, S. C. SOUTH CAROLINA

NOW KNOW ALL MEN, That the said Mortgagors in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Mortgagee according to the terms of said note, and also in consideration of the further sum of Three Dollars, to them the said Mortgagors in hand well and truly paid by the said Mortgagee at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these Presents do grant, bargain, sell and release unto the said Mortgagee the following described Real Estate, Viz:

All that lot of land with the buildings and improvements thereon situate on the northeast side of Lake Fairfield Drive, near the city of Greenville, in Greenville County, S. C. being shown as Lot No. 72, Section 1, on plat of Lake Forest, made by

Piedmont Engineering Service, dated July 1953, recorded in the R.M.C. Office for Greenville County, S, C,, in Plat Book GG, page 17 and having, according to said plat such metes and

bounds shown thereon.
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurenances to the said Premises belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the said mortgages, its successors and Assigns forever. And they do hereby bind their Heirs, Executors and Administrates to overrant and forever defend all and singular the said Premises unto the said mortgages, its successors and Assigns, took and against their Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the said part thereof.

Assigns and every person whomsoever lawfully claiming or to claim the same or all part thereof.

The mortgagor does hereby covenant and agree to proceed and maintain inequance in the amount sufficient to cover this mortgagee, against all loss or damage by fire, in some instance company acceptable to the mortgagee herein, upon all buildings now or hereafter existing upon said real estate and to this particular to the principle as additional security, and in default thereof said mortgagee may procure and maintain the same manner as the balance of the mortgage debt as a part of the principal and the same shall teat interest at the same rate and in the same manner as the balance of the mortgage debt and the lien of the mortgage stall be extended to institude and councile same. In case said martgagor shall fail to procure and maintain (either or (On)) salt increance as for said, the votes will be extended to procure the procured hereby shall, a the option of the mortgagee, become immediately the anotherapy and this will out get to the there or not said mortgagee stall have procured or maintained such insurance as about perchited.

Omortgagor does hereby to report and agree to ray tromptively in due all taxes and assessments that may be levied or assessed against said real estate, and good all judgments or their charges liens or encumbrances that may be recovered against the same or that may become a firm there or and in the authority and mortgagee shall have the same rights and options as above provided in case of insurance.

And if at any time any parter aid the representation of the above described profession of the correction of the above described profession of the correction of the above described profession of the correction of the correcti cost of expense; without liability to ac

the said parties in case of default in any of the payments of interest or principal as WAND IT IS AGREED, by and cetween herein provided for, the whole amount of the debt secured by this mortgage shall become due and payable at once at the option

MAND IT IS AGREED by and between the parties that in the case of foreclosure of this mortgage, by suit or otherwise, the mortgagee shall recover of the mortgagor a reasonable sum as attorney's fee, (of not less than 15% of the amount involved) which shall be secured by this mortgage, and shall be included in judgment of foreclosure.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of these Presents, that when the said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with 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, determine, and be utterly null and void, otherwise to remain in full force and virtue.















