REAL ESTATE MORTGAGE

BOOK 1131 PAGE 191

FILED JUL 1 4 1969 10 Mrs. Co. a consworth E OF SOUTH CAROL

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The items set forth in the boxes directly below are expressly made a part of this mortgage.

Date of Loon: 3,m31,m69. Schedule of Payments: 36X61,175. First Due Date: 5-1-69. Final Duo Date: 3-31,-72. Cash Advance: \$ 1,850,00	The following amounts have been deducted from the Amount of Loon shows in the box to the left hereof and disbursed to or for the account of the Borrower. \$ 22.50. Group Credit Life Insurance Cost \$ 50.93. Disability Insurance Cost \$ 70.20. Unguid Palance of Prior Loan No. Recording and Releasing Fees \$ 5.00. To: College 1 1978 19
Initial Charge: \$ 92.50 Amount of Loan: \$ 1912.50 Interest: \$ 384.50 Amount of Note: \$ 2331.00	

TO ALL WHOM THESE PRESENTS MAY CONCERN: Wo Floydand Marcie LoCall

hereinafter called the Mortgagee, and have given their promissory note therefor bearing even date herewith, whereby they have promised to pay to the Mortgagee the Amount of Note set forth above in accordance with its terms as indicated above, and have further agreed to pay a Monthly Service Charge of \$1.75 for each clapsed full month until actual payment of said Note in full, it being hereby expressly agreed that upon default in the payment of said Note or of any charge in connection therewith, or of insurance premiums, taxes or assessments or in the performance of any of the requirements herein contained as to taxes of any of the other conditions hereof, the Mortgagee shall have the right to declare the entire unpaid balance of the Amount of Note, subject to refund credit as provided therein, to be immediately due and owing, and to proceed, without notice, to enforce the collection of same as provided therein, together with a reasonable attempy's fee for any litigation concerning the debt, and all other amounts secured hereby:

NOW KNOW ALL. MEN That the Mortgagors, in order better to secure the payment of the Note above mentioned in accordance with its terms, and all other sums mentioned therein or herein, to the Mortgagor, and also in consideration of the further sum of THREE DOLLARS to the Mortgagora in hand well and truly paid by the Mortgagor at and before the scaling 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 Mortgagee, its successors and assigns, the following described real property:

All that lot of land in Greenville County, St we of South Caroling,

in Greenville Tourskin, on the South side of Wirst Lyonue, being known and designated as Lot to. 7 in Flock "D" as shown on lot of

CHANGES at an iron win on the Couth side of First Amenue, Joint front corner of Lots Tos. 7 and 8, which min is 96.8 sect East of named at an iron of n on the First Avenue and Charleston Str. t, and runding the intersection of thence with foint line of said lots, S. 23-ho i. 10 feet to an iron die; thence with foint line of said lots, S. 23-ho i. 10 feet to an iron die; thence 3. 66-11 6. 50 feet to an iron oir, joint rear course of late let. 6 and 7; thence with foint line of said lots, . 23-ho i. 150 feet to an iron oin on the South side of First Lyanus; thence with said lyanus, N. 6 -11 d. 50 feet to the administratory.

Estimate same no centy conveyed to the emister hereis by deed recorded in Deed Rook 300 at no elli.

Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in any wise incident or appertaining,

TO HAVE AND TO HOLD all and singular the sald premises unto the Mortgagee, its successors and assigns, forever,

And the Mortgagors do hereby blad themselves to WARRANT AND FOREVER DEFEND all and singular the said premise unto the Mortgagee from and against themselves and all other persons lawfully clabbing or to clabuithe same or any part there: PROVIDED, ALWAYS, that if the Mortgagors shall well and truly pay unto the Mortgagoe all swas of money evidenced by the Note herein mentioned, or any subsequent Note as herein provided, and shall pay the taxes, insurance premiums and other ounts berein mentioned at the time and in the manner specified in said Note and berein, then these presents and the estate hereby granted shall cease, determine and be vold, and thereupon the satisfaction and discharge of this instrument may be

ted and executed by the duly appointed and acting manager of the Mortgagee. And the Mortgagors, for themselves and for their heirs and assigns, hereby covenant with the Mortgagee as follows:

- 1. That the Mortgegors shall insure the mortgaged buildings against such hazards, in such amounts and with such carriers as may be approved by the Martangee, and shall assign the policy or policies of insurance to the Martangee, and in case they shall at any time fail or neglect so to do, then the Martangee may cause the same to be insured in its name, or as interests may appear, and reimburse itself for the premiums and expenses of such insurance, with interest thereon at the max-lmum legal rate payable on the next succeeding instalment date fixed in said Note, and the same shall stand secured by this mortgage.
- That the Mortgagors shall pay, as the same may become due, all taxes by whatsoever authority legally imposed on the property hereby mortgaged, and in case they shall at any time neglect or fall so to do, then the Mortgagee may pay such s, and reimburse itself for the same with interest thereon at the maximum legal rate, payable on the next succeeding instalment date fixed in said Note, and that the same shall stand secured by this mortgage.
- 3. That upon default in the payment of any instalment of said Note, or of any insurance premium, taxes; or assessments or in the performance of any of the regularments constincted in said Nee, or of any of the conditions of makes then the Mortgagee shall have the right to declare the entire amount of the debt secured hereby to be immediately due and payable, and to proceed without notice to enforce the collection of the same, together with interest, attorney's fees and all mounts se cured hereby or permitted by law.
- The holder of this mortgage, in any action to foreclose the same, shall be entitled, without regard to the value of
 the mortgaged premises, or the adequacy of any security for the mortgage debt, to the appointment of a receiver of the rente. and profits of the mortgaged premises, and such rents and profits are hereby, in the event of any default in the payment of said Note according to its terms, assigned to the holder of this mortgage.
- 5. The covenants herein contained shall bind and the henefits shall inure to the respective heirs, executors, administrators, successors and assigns of the parties hereto.