BOOK 1214 PAGE 380

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

TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee, its successors and Assigns forever. And We do hereby bind ourselves and our Heirs, Executors, and Administrators to warrant and forever defend all and singular the said Premises unto the said Mortgagee, its successors, and Assigns, from and against ourselves and our Heirs and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof.

And the said mortgagor(s) agree(s) to insure the house and buildings on said lot in a sum not less than full insurable value

DOLLARS, Fire Insurance and extended coverage in a company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire and other hazards, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor(s) shall at any time fail to do so, then the said mortgagee may cause the same to be insured in mortgagor(s) name and be reimbursed for the premium and expense of such insurance under this mortgage, with interest.

And if at any time any part of said debt, or interest thereon, be past due and unpaid, the mortgagor(s) hereby assigns the rents and profits of the above described premises to said mortgagee, or its successors or Assigns, and agrees that any Judge of 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 thereafter (after paying costs of collection) upon said debt, interest, costs, or expenses; without liability to account for anything more than the rents and profits actually collected.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgagor(s), 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 the 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.

in full force and virtue.		•		
AND IT IS AGREED by and between the Premises until default of payment shall be made	e said partie: e.	s that said mortgagor	(s) shall hold an	d enjoy the said
WITNESS our hands and seals, the in the year of our Lord one thousand, nine hun	is 17 ndred and	Seventy one	November	
Signed, scaled and delivered in the presence of:		Han I	Collie	(L.S.)
Janice N. Venno	_ }	Less (Caller	U(L.S.)
Barbara B moss	_		·	(L.S.)
·	<u> </u>			(L.S.)
State of South Carolina	} ss:			
County Or	- J	•		
PERSONALLY appeared before meshe saw the within named Dan_L C	Janice Collier	W. Tennis & Leah P. Co		d made oath that
written deed, and that S he with Barbara	sigr	s, seal and as the		eliver the within xecution thereof.
SWORN TO before me this 17 November, A. D., Barbara B. mess 6-10-80 Notary Public for South Curolina	(L.S.)	Janie.	y. Sex	aud
State of South Carolina County Of Greenville	}	Renunc	iation of Dov	ver
Barbara B. Moss, Not all whom it may concern that Mrs. Leah P.	. Collie	olic er	, do her	eby certify unto
the wife of the within named Dan L. did this day appear before me, and upon being priv voluntarily and without any compulsion, dread or fever relinquish unto the within named BANK Conterest and estate, and also all her right and claimentioned and released.	vatěly and sep fear of any p DF GREER,	parately examined by reerson, or persons who	msoever, renounce successors and	, release and for- Assigns, all her
GIVEN under my hand and seal, this 17 November A. D., Ballon B. Moss. Noter Public for South Carpling	_day of 19_71	J)	
Darbara 13. 77 1055	_(L.S.) _	Och Y	Caller	ند

Recorded November 23, 1971 at 3:31 P. M., #14642



