

## Mortgage Deed - South Carolina - Jim Walter Homes, Inc.

## STATE OF SOUTH CAROLINA

COUNTY OF Greenville

WHEREAS. Rebecca Y. Galliher -- Divorced.

All that piece, parcel or lot of land in Dhick Springs Township, County of Greenville, State of South Daroline, located about 2 miles Northeast from Taylors, S.C., on the Southern side of Winn Drive and being shown and designated as all of lot number Thirty-Bight (3%), on plat of property of the R. L. Wynn Estate, made by J.Q. Bruce, surveyor, dated March 15, 1950 and recorded in mist book "Y" made 11, B.M.C. office for Greenville County and having the following metes and bounds, to-wit:

Beginning on the Southern side of Wynn Drive at the joint front corner of Lots 37 and 38 and running thence along said drive, Sth-26E, 100 feet to joint front corner of lots 38 and 39; thence as the common 1 ne of lots 38 and 39 S5-3hW, 219 feet; thence N73-h5W, 101.8 feet to rear corner of lot No. 37; thence N5-3hE, 198 feet along lot no. 37 to the beginning corner.

This being that some property conveyed to Rebecca Y. Galliher, by Leora H. Lynn by deed recorded in Deed Book 941 at race 126, Greenville County R.M.O. Office.

TOGETHER WITH all and singular the ways, eastments, reputated at the philosophic and all tentments, hereditaments and appurenances therewas belonging or in anywise appurenance, and all buildings, structures and other improvements now on said land or that hereafter may be executed or placed thereon, and all fixtures attached thereso and all rents, andme, assues and profits account and no account therefore.

TO HAVE AND TO HOLD the above described property unto Mortganee, has hears, successors, and assigns forever

Morgagor hereby covenants with Morgagor that Morgagor is indetensibly seured with the absolute and fee simple title so said property; that Morgagor has full power and lawful authority to sell, convey, assign, transfer and morroage the same; that it shall be lawful for Morgagor at any time hereafter peaceably and quietly to enter upon, have, hold and const said property and every part thereod; that said property is firet and discharged from all liens, encumbrances and claims of every kind, including all takes and assertments; that Morgagor will, at his can expense, make such other and further instruments and assurances to vest absolute and the title to said property in Morgagor that may be requested by Morgagor; and that Morgagor will, and his heirs, level representatives and successors shall, warrant and defend the title to said property unto Morgagor against the lawful claims and demands of all persons whomseever

PROVIDED ALWAYS, and these presents are upon these captess conditions, that of the said Mortgagor shall promptly, well and ertily pay to the Mortgagor the said drive or sum of money aforesaid, according to the true intent and tente of said note, and until full payment thereof, or any extensions or renewals thereof in whole or in part, and payment of all other unlebtedness or liability that may become due and owing hereunder and secured hereby, shall faithfully and promptly comply with and perform each and every other covenant and provision herein on the part of the Mortgagor to be complied with and performed, then this deed of barrain and safe. Shall case, determine, and be unterly void; otherwise so remain in full force and virtue.

And Mortgagor hereby covenants as follows

To keep the buildings, structures and other improvements now to herester created or placed on the premises insured in an amount non less than the principal amount of the note aforesaid against all liss or damage by fire, windstorm, contain and water damage, as may be required by the Mortgagee, with loss, if any, payable to the Mortgagee as his interest may appear, to deposit with the Mortgagee policies with standard mortgagee clause, without contribution, evidentine such insurance, to keep and premises and all improvements thereon in first class condition and repair. In case of loss, Mortgagee in hereby authorized to adjust and scribe any claim under any such policy and Mortgagee is authorized to collect and receipt for any such insurance money and to apply the same, or Mortgagee's option, in reduction of the indebtedness hereby secured, whether due or not or to allow Mortgagee to use such insurance money, or any pair thereof, in repairing the damage or restoring the improvements of other property without affecting the lien beseef for the full amount secured bereby.

It is further coveranted that Mortparce may that shall not be obligated so to do? advance moreys that should have been paid by Mortgagor bereunder in order to protect the lieu or security hereof, and Mortearor agrees without demand to foothwith repay such moneys, which amount shall bear interest from the date so advanced until paid at the rate of six per sect 46% is per annum and shall be considered as so much additional indebtedness secured hereby: but no payment by Mortearoes of any such moneys shall be deemed a waiter of Mortgagoe's right to declare the principal sum due hereunder by reason of the default or wellation of Mortgagos in any of his covenants hereunder.

Morgagor further covenants that granting any extension or extensions of the time payment of any part or all of the total indebtedness or liability secured hereby, or taking other or additional security for payment thereod, shall not affect this mortgage or the rights of Morrgagee hereunder, or operate as a release from any liability upon any part of the indebtedness hereby secured, under any covenant herein contained.

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