REAL ESTATE MORTGAGE

2021 1326 FACE 103

THE STATE OF SOUTH CAROLINA COUNTY OF Greenville

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

The following amounts have been deducted from the Amount of Loan shown in the box to the left hereof and dishursed to ce for the account of the Borrowers Date of Lass 10-09-74 Finance Charge 5 341,10 Schedule of Payments: 30 8 77.67 First Due Date: 11-09-74 Group Credit Life Insurance Cost 8 ____58:25__ First Doe Date: 4-09-77 Disability Insurance Cost .. \$ __64.35_ Cash Advance: \$...1950.00 Household Contents Ins. Premium . 5 __ 52.43_ Initial Charge: \$ 39.00
Finance Charge: \$ 341.10 Loss No. 14889390 5 730.04 Amount of Loan \$ 2330,10 Recording and Releasing Fees . . \$ ____ NET CASH DELIVERED TO BORROBERS \$ 1937-97.

TO ALL THOM THESE PRESENTS MAY CONCERN: Edward Carleton Brown and Kathleen H. Brown

SHEREAS, the said Mintgagers are justly indebted to PRINEFICIAL FINANCE CO OF Greenville, 3...C., hereinafter called the Mintgager, and have given their promissory note therefor bearing even date berowith, whereby they have promised to pay to the Mortgager the Anioum of Loan set forth above in accordance with its terms as indicated above, 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 or insurance or of any of the other conditions thread, the Mintgager shall have the right to declare the entire unpaid balance of the Amount of Loan, subject to refund credit as provided therein, to be innediately due and owing, and to proceed, without notice, to enforce the collection of same as provided therein, together with a reasonable attorney's fee for any litigation concerning the debt, and all other amounts secured hereby:

NOW RNOW 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 Mortgages, and also in consideration of the further sum of THREE DOLLARS to the Mortgagors in hand well and truly paid by the Mortgages 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 Mortgages, its successors and assigns, the following described real property:

ALL That certain piece, parcel or lot of land with all improvements thereon, situate, lying and being in the State of South Carolina, County of Greenville, in the Town of Mauldin, on the Northern side of Quaker Court being shown and designated as Lot No.070 on a Final Plat of HILLSBOURDUGH, Sec.2, made by Jones Engineering Services, dated November, 1970, and recorded in the RMC office for Greenville County, 3.3., in Plat Book 8-F, page 51, reference to which is hereby craved for the metes and bounds therof.

The above property is the same conveyed to the Grantorherein by deed of Rackley-Hawkins, Ltd. recorded in the Deed Book 91h, page hhl, and is hereby conveyed subject to rights of way, easements, conditions, public roads and restrictive convenants reserved on the plats andother instruments of public record, and actually existing on hie ground affecting said property.

The Grantees agree to pay Town of Mauldin, and Greenville County property taxes for the tax year 1971 and subsuquent years.

As part of the consideration for this deed, the Grantees assume and agree to pay in full the indebtness due on a nore andmortgage covering the above described property given by N.Dean Davidson to First Federal Saving and Loan Association in the original sum of \$24,000 dated May 7,1971, recorded in Mortgage Book 1189 page,667, RMC office for Greenville County, S.C. which has a present balance due in the sum of \$24,000.00

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

TO HAVE AND TO HOLD all and singular the said gremises unto the Mortgagee, its successors and assigns, forever.

And the Mortgagors do kereby bind themselves to WARRANT AND FOREVER DEFEND all and singular the said premises unde the Mortgagor from and against themselves and all other persons lawfully claming or to claimate same or any part thereof.

PROVIDED, ALSAYS, that if the Mericagors shall nell and traly pay unto the Mericagor all sams of memory evidenced by the Note herein mentioned, or any subsequent Note as herein provided, and shall pay the taxes, insurance precuring and other amounts herein mentioned at the time and in the names specified in said Note and herein, then these presents and the estate hereby granted shall cease, determine and be word, and thereupon the satisfaction and discharge of this instrument may be completed and executed by the duly appointed and acting manager of the Mortgagoe.

And the Mortgagors, for themselves and for their belrs and assigns, hereby covenant with the Mortgagee as follows:

- I. That the Mortgages shall insure the mortgaged buildings against such hazards, in such amounts and with such carriers as may be approved by the Mortgages, and shall assign the policy or policies of insurance so the Mortgages, and in case they shall at any time fail or neglect so to do, then the Mortgages may cause the same to be insured in its name, or as interests may appear, and reinburse itself for the premiurs and expenses of such insurance, with interest thereon at the maximum legal rate payable on the next succeeding instalment date fixed in said Note, and the same shall stand secured by this mortgage.
- 2. That the Mortgagors shall pay, as the same may become due, all taxes by whatsoever authority legally imposed on the properly hereby mortgaged, and in case they shall at any time neglect or fail so to do, then the Mortgagee may pay such taxes, and relimbures 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 necured 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 requirements contained in said Note, or of any of the conditions of this mortgace, then the Mortgagee shall have the right to declare the entire amount of the delt secured hereby to be immediately due and payable, and to proceed without notice to enforce the collection of the same, together with interest, atterney's fees and all other amounts secured hereby or permitted by law.
- 4. The holder of this mortgage, in any action to foreclose the same, shall be entitled, althout regard to the sales of the mortgaged premises, or the adequacy of any security for the mortgage deta, to the appointment of a receiver of the repts 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.
- \$. The correlate hereis contained shall hind and the t-enclits shall inure to the respective heirs, executors, administrators, successors and assigns of the parties hereto.

4328 RV.2