600x15/8 PAGE805

AND IT IS AGREED, by and between the parties that should legal proceedings be instituted for the collection of the debt secured hereby, then the mortgagee, its/his successors, heirs or assigns, shall have the right to have a receiver ap pointed of the rents and profits of the premises, who, after deducting all charges and expenses attending such proceedings, and the execution of the trust as receiver, shall apply the residue of the rents and profits towards the payment of the debt secured hereby.

AND IT IS FURTHER AGREED, by and between the parties that should legal proceedings be instituted for the foreclosure of this mortgage, or should the mortgagee become a party to any action by reason of this mortgage, or should the debt secured hereby be placed in the hands of an attorney at law for collection, by suit or otherwise, all costs and expenses incurred by the mortgagee, including a reasonable attorney's fee, (not in excess of 15% of the unpaid debt) shall thereupon become due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties, that if the mortgagor does and shall well and truly pay, or cause to be paid, unto the mortgagee, its/his successors, heirs and assigns, the debt or sum of money aforesaid, with interest thereon, and if any shall be due, according to the true intent and meaning of the note and this mortgage, then this mortgage shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue.

AND IT IS AGREED, by and between the said parties, that the mortgagor should hold and enjoy the premises until default of payment shall be made.

Any reference in this instrument to the plural shall include the singular, and any reference to the neuter shall include

the male and female, the male WITNESS the hand and the se	al of the mortgagor.	and vice ver	sa.				
Date: August 35	_, 19_ <u>88</u>						
IN THE PRESENCE OF:	,	-		Mi			
Lita 6. Wall		1	coms /	Il	~	(SEAI	L)
Dean R Khyp	4	ale	ce We	Sibo	<u></u>	(SEAI	L)
STATE OF SOUTH CAROLINA COUNTY OF Greenville) PROBATE						
PERSONALLY appeared b mortgagor, sign, and Seal, and witness whose signature appe	efore me the undersigned I as his act and deed delive ars above, witnessed the e	r the within	i written mortgag ereof. 🔝	e, and th	aw the wi at (s)he wi	thin name th the othe	er er
SWORN to before me (date)	Jugust 25 1982	Let	a le Bak	u_			
Dum R M	761 (SEAL)	(Witnes	s)				
NOTARY PUBLIC FOR SOUTH	CAROLINA						
My Commission Expires:	brusy 17, 1991						
STATE OF SOUTH CAROLINA COUNTY OF Greenville	RENUNCIATION OF	DOWER					
within named mortgagor did the declare that she does freely, volvenounce, release and forever renounces and estate and also he	untarily and without any con elinquish unto the within na	id, upon bei npulsion, dro imed mortga in or to all	ng privately and sead or fear of any page its/his heirs and singular the	separately person or , successo premises	y examined persons wi ors and ass s described	d by me, di homsoeve igns, all he	iđ f,
Sworn to before me (date), A	<u>ugust 25,1982</u> (Seal)		(AAuc	Of Iwiorty	ayor,		
NOTARY PUBLIC FOR SOUTH	· ·						
	brusy 17, 1991			•			١
	<i>y</i>			,	100	(2)	1
RECORDED AUG 2	7 1982 at 11:0	0 A.M.	•	į Ž	1860		- [
				of Real Es-	S S	X + x = X = 1	1
		ge	th th	of Res	County, S	Į	E A
		Mortgage	in Real in my o 27th is imm		8	ļ.	Ċ
•		Ö	1	= 4 }		ŧ,	3
ر <u>ن</u> <u>تا</u>		Σ		1578	(of Commax Greenville	4	D 4
	٥	ate	that d for 82	•	X i	00 9 L d o N))
196 th	20 go	Estate	Martify to the filed of the fil	* * 3	8 9	0 %	
Sour OF	Mortgagor	1	was filed for record A. M. o'clock on the	in Box tpages,	9 9 P	536	
AUG 2 7 1982 te of South Cal	žŽ	Real	\$ 2 ~ 5	A E		\$7,536.00	,) 1
AUG 2 7 1982 state of South Carolina			I hereb Mortgage I.B.: 00' 2 of Aug.	ecorded in Book ate Mortgages, page	I.M.C./Clerk of Comox Greenvi	ייי ד וני	