FILED GREENVILLE CO. S. C.

REAL ESTATE MORTGAGE

Aug 4 2 44 PH ?71

BOOK 1201 PAGE 233

OLLIE FARNSWORTH ACCOUNT NUMBER R. H. C. MORTGAGOR(S): LAST NAME FIRST INITIAL SPOUSE'S NAME DAVIS JERRY G. JEANETTE P. DAVIS MAILING ADDRESS STREET CITY Pelzer, South Carolina

MORTGAGEE: THE PROPERTY OF THE PROPERTY O BRICK HOMES, INC.

WITNESSETH, THAT MORTGAGOR(8), MORTGAGE AND WARRANT TO MORTGAGEE, THE FOLLOWING DESCRISED REAL ESTATE IN THE COUNTY OF Greenville, Grove Township STATE OF SOUTH CAROLINA, TO WIT:
All that lot or parcel of land in Grove Township, Greenville County, State of South Carolina, being a lot on the Northeastern section of the J. P. Painter home place, and having the following courses and distances according to survey and plat made by John Lee, Surveyor, on

TOGETHER WITH ALL BUILDINGS AND IMPROVEMENTS NOW OR HEREAFTER ERECTED THEREON AND ALL SCREENS, AMNINGS, SHADES, STORM SASH TOGETHER WITH ALL BUILDINGS AND IMPROVEMENTS NOW OR HEREAFTER ERECTED THEREON AND ALL SCREENS, AMNINGS, SHADES, STORM SASH AND BLINDS, AND MEATING, LIGHTING, PLUMSING, GAS, ELECTRIC, VENTILATING, REFRIGERATING AND AIR—CONDITIONING EQUIPMENT USED IN CONNECTION THEREWITH, ALL OF WHICH, FOR THE PURPOSE OF THIS MORTGAGE, SHALL BE DEEMED FIXTURES AND SUBJECT TO THE LIEN MEREOF, AND THE HEREOITAMENTS AND APPURTEMANCES PERTAINING, TO THE PROPERTY ABOVE DESCRIBED, ALL OF WHICH IS REFERRED TO

FOR THE PURPOSE OF SECURING: (1) PERFORMANCE OF EACH AGREEMENT OF MORTGAGOR CONTAINED HEREIN; (2) PAYMENT OF THE STATED SUM EVIDENCED BY MORTGAGOR'S PROMISSORY NOTE AND TIME SALES CONTRACT OF EVEN DATE HEREMITH IN SALD STATED AMOUNTS, AND PAYMENT OF THE STATED ABLE AS PROVIDED THEREBY; (3) PAYMENT OF ANY ADDITIONAL ADVANCES MADE BY MORTGAGES OR THE THEN KOLDER OF THIS MORTGAGE TO MORTGAGE AT ANY TIME SEFORE THE RELEASE OF THIS MORTGAGE, EACH AND EVERY SUCH ADVANCE TO BE EVIDENCED BY NOTE AND TIME SALES MORTGAGOR AT ANY TIME BEFORE THE RELEASE OF THIS MORTGAGE, EACH AND EVERT SUCH ADVANCE TO BE EVIDENCED BY NOTE AND TIME SALES CONTRACT OF MORTGAGOR IN THE AMOUNT OF THE ADVANCE, AND PAYABLE AS PROVIDED THEREBY, BUT AT NO TIME SHALL THIS MORTGAGE SECURE MORE THAN THE AGGREGATE SUM OF \$ 24.183.00 ON ACCOUNT OF THE UNPAID BALANCE OF THE INDESTMENTS ON ACCOUNT OF THE UNPAID BALANCE OF SUCH ADDITIONAL ADVANCES, PROVIDED THAT NOTHING HEREIN CONTAINED SHALL BE CONSIDERED AS LIMITING THE AMOUNTS WHICH SHALL BE SECURED HEREBY WHEN ADVANCED TO PROTECT THE SECURITY OR IN ACCORDANCE WITH

ALL PAYMENTS MADE BY MORTGAGOR ON THE OBLIGATION SECURED BY THIS MORTGAGE SHALL BE APPLIED IN THE FOLLOWING ORDER: FIRST: TO THE PAYMENT OF TAXES AND ASSESSMENTS THAT MAY BE LEVIED AND ASSESSED AGAINST SAID REAL ESTATE, INSURANCE PRE-MILMS, REPAIRS, AND ALL OTHER CHARGES AND EXPENSES AGREED TO BE PAID BY THE MORTGAGOR.

TO PROTECT THE SECURITY HEREOF, MORTGAGOR COVENANTS AND AGREES: (1) TO KEEP SAID PREMISES INSURED AGAINST FIRE AND SUCH OTHER CASUALTIES AS THE MORTGAGEE MAY SPECIFY, UP TO THE FULL VALUE OF ALL IMPROVEMENTS FOR THE PROTECTION OF MORTGAGEE IN OTHER CABUALTIES AS THE MORTGAGEE MAY SPECIFY, UP TO THE FULL VALUE OF ALL IMPROVEMENTS FOR THE PROTECTION OF MORTGAGEE IN SUCH MANNER, IN SUCH AMOUNTS, AND IN SUCH COMPANIES AS MORTGAGEE MAY FROM TIME TO TIME APPROVE, AND TO KEEP THE POLICIES THEREFOR, PROPERLY EMDORSED, ON DEPOSIT WITH MORTGAGEE; AND THAT LOSS PROCEEDS (LESS EXPENSES OF COLLECTION) SHALL, AT MORTPAY ALL TAXES AND SPECIAL APPEASMENTS OF ANY KIND THAT HAVE SEEN OR MAY BE LEVIED OR ASSESSED MITHIN THE STATE OF SOUTH CAROPREMISES, OR ANY PART THEREOF, OR UPON THE DEBT SECURED HEREBY, OR UPON THE INTEREST OF MORTGAGEE IN GAID PREMISES OR IN SAID DEST, AND PROCURE AND DELIVER TO MORTGAGEE TEN (10) DAYS SEFORE THE DAY FIXED BY LAW FOR THE FIRST INTEREST OR PENALTY TO ACCRUE THEREON. THE OFFICIAL RECEIPT OF THE PROPER OFFICER SHOWING PATHENT OF ALL SUCH TAXES AND ASSESSED. PREMISES OR IN SAID DEST, AND PROCURE AND DELIVER TO MORTGAGEE TEN (IU) DAYS SEFORE THE DAY FIXED BY LAW FOR THE FIRST INTEREST OR PENALTY TO ACCRUE THEREON, THE OFFICIAL RECEIPT OF THE PROPER OFFICER SHOWING PAYMENT OF ALL SUGH TAXES AND ASSESS—
MENTS. (3) TO KEEP SAIF PREMISES FREE FROM ALL PRIOR LIEMS AND UPON DEMAND OF MORTGAGEE TO PAY AND PROCURE RELEASE OF ANY
LIEM WHICH IN ANY MAY MAY IMPAIR THE SECURITY OF THIS MORTGAGE. (%) IN THE EVENT OF DEFAULT BY MORTGAGER UNDER PARAGRAPHS
1 2 00 2 ABOVE MORTGAGEE AT LIE OFFICE (METHER ELECTIMO TO DECLARE THE MODE INDESTEDING SCOURSE) DEREBY DUE AND COLLECT— LIEN WHICH IN ANY MAY MAY IMPAIR THE SECURITY OF THIS MORTGAGE. [4] IN THE EVENT OF DEFAULT BY MORTGAGOR UNDER PARAGRAPHS

1, 2 or 3 above, Mortgagee, at its option (whether electing to declare the whole indebtedness secured increase one collectible or not ), MAY (A) EFFECT THE INSURANCE ABOVE PROVIDED FOR AND PAY THE REASONABLE PREMIUMS AND CHARGES THEREFOI; (B) PAY

ALL SAID TAXES AND ASSESSMENTS WITHOUT DETERMINING THE VALIDITY THEREOF (UNLESS MORTGAGOR HAS INSTITUTED PROPER LEGAL PRO-CEEDINGS TO TEST THE VALIDITY OF SUCH TAXES OR ASSESSMENTS AND HAVE DEPOSITED WITH MORTGAGE SECURITY THEREFOR ACCEPTABLE TO CEEDINGS TO TEST THE VALIDITY OF SUCH TAXES OR ASSESSMENTS AND HAVE DEPOSITED WITH MORTGAGE SECURITY THEREFOR ACCEPTABLE TO IT); AND (C) PAY SUCH LIENS AND ALL SUCH DISBURSEMENTS, MITH INTEREST THEREON FROM THE TIME OF PAYMENT AT THE HIGHEST RATE ALLOWED BY LAW, AND SUCH DISBURSEMENTS SHALL BE DEFINED A PART OF THE INDESTEDNESS SECURED BY THIS MORTGAGE AND SHALL BE THE MEDIATELY DUE AND PAYABLE BY MORTGAGER. (5) TO KEEP THE BUILDINGS AND OTHER IMPROVEMENTS NOW OR HEREAFTER. OF RECORD OR CONTRARY TO LAWS, ORDINANCES OR REGULATIONS OF PROPER PUBLIC AUTHORITY, NOT TO REMODEL THE IMPROVEMENTS EXCEPT ING THE PROPISES. (6) THAT HE WILL PAY, PROMPTLY AND MITHOUT RELIEF FROM VALUATION OR APPRISEMENT LAWS, THE INDESTEDNESS SECURED HEREBY, IN FULL COMPLIANCE WITH THE TERMS OF SAID PROMISSORY NOTE AND TIME SALES CONTRACT AND THIS MORTGAGE, AND THAT THE TIME OF PAYMENT OF THE INDESTEDNESS HEREBY SECURED, OR OF ANY PORTION THEREOF, MAY BE EXTENDED OR RENEWED, AND ANY THAT THE TIME OF PAYMENT OF THE INDESTEDNESS HEREBY SECURED, OR OF ANY PORTION THEREOF, MAY BE EXTENDED OR RENEWED, AND ANY PORTIONS OF THE PREMISES HEREIN DESCRIBED MAY, WITHOUT NOTICE, BE RELEASED FROM THE LIEN HEREOF, WITHOUT RELEASING OR AFFECT ING THE PERSONAL LIABILITY OF ANY PERSON OR CORPORATION FOR THE PAYMENT OF SAID INDESTEDNESS OR THE LIEN OF THIS INSTRUMENT UPON THE REMAINDER OF SAID PREMISES FOR THE FULL AMOUNT OF SAID INDESTEDNESS THEN REMAINING UNPAID, AND NO CHANGE IN THE OWNERSHIP OF SAID PREMISES SHALL RELEASE, REDUCE OR OTHERWISE AFFECT ANY SUCH PERSONAL LIABILITY OR THE LIEN HEREBY CREATED. (7) THAT HE IS SEIZED OF THE PREMISES IN FEE SIMPLE AND HAS GOOD AND LAWFUL RIGHT TO CONVEY THE SAME; AND THAT THE PREMISES (7) THAT HE IS SEIZED OF THE PREMISES IN FEE SIMPLE AND HAS GOOD AND LAWFUL RIGHT TO CONVEY THE SAME; AND THAT THE PREMISES ARE FREE AND CLEAR OF ANY AND ALL ENCUMBRANCES WHATSOEVER, AND THAT HE DOES HERBY FOREVER MARRANT AND WILL FOREVER DEFEND THE TITLE AND POSSESSION THEREOF AGAINST THE LAWFUL CLAIMS OF ANY AND ALL PERSONS WHATSOEVER, AND HEREBY FULLY AND ABSOLUTELY MAIVES AND RELEASES ALL RIGHTS AND CLAIMS HE OR SHE MAY HAVE IN OR TO SAID PREMISES AS A HOMESTEAD EXEMPTION NOW EXISTING OR WHICH MAY HEREAFTER BE ESTABLISHED, OR ANY RIGHT IN THE NATURE OF DOMER' OR COURTESY, OR ANY STATUTORY SUBSTITUTE THEREFOR.

(8) THAT HE WILL PAY ALL COSTS, FEES AND EXPENSES WHERE PERMITTED BY LAW, INCLUDING COSTS OF EVIDENCE OF TITLE AND ATTORNEY'S SECURITY HEREOF OR THE RIGHTS OR POWERS OF MORTGAGES.

This Mortgage Assigned to: all Co Financial 19 7/ Assignment recorded in Vol. 1201 of R. E. Mortgages on Page 328 4 of aug. 1971, # 36/3

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