650x 1269 PAGE 733

•			-
14. That in the event this mortgage should be fored 45-96.1 of the 1962 Code of Laws of South Carolina, a			ctions 45 88 through
THE MORTGAGEE COVENANTS AND AGRE		0	
1. That should the Mortgagor prepay a portion of payment or payments as required by the aforesaid promogyments insofar as possible, in order that the princip.	the indebtedness secured by toursory note, any such prepaymen	nt may be applied toward tl	ently fail to make a ne missed payment στ
That the Mortgagor shall hold and enjoy the alecured hereby, and it is the true meaning of this insteoperants of this mortgage, and of the note secured he	hove described premises until thrument that if the Mortgagor's	here is a default under this hall fully perform all the t	erms, conditions, and
n full force and virtue.	ful a loc		()
It is mutually agreed that if there is a default in a oreby, then, at the option of the Mortgagee, all sums and payable and this mortgage may be forcelosed. She hould the Mortgagee become a party to any soft myol- lebt secured hereby or any part thereof be placed in ty- spenses incurred by the Mortgagee, and a reasonable lemand, at the option of the Mortgagee, as a part of the	then owing by the Mortgagor, bould any legal proceedings be is ving this Mortgage or the title he hands of an attorney at law e attorney's fee shall thereupo	to the Mortgagee shall beconstituted for the forcelosure to the premises described for collection by suit or of the become due and payable.	ome immediately due to of this mortgage, or herein, or should the herwise, all costs and commediately or on
It is further agreed that the covenants berein conteirs, executors, administrators, successors, grantees, alural, the plural the singular, and the use of any general	t tined shall bind, and the bene and assigns of the partic heret der shall be applicable to all ger	fits and advantages shall in to. Wherever used, the sing nders.	ure to, the respective ular shall include the
WITNESS the hand and seal of the Mortgagor, th	nis8.t.h day of	March	, 19.73
signed, sealed and deliverest in the presence of:			
D) (Mey ICO	7 1/°1 / /	and Lindsey Re	al Estate, In Sident (SEAL)
Linda M. Bran	06	J J J Sec	retary (SEAL)
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	(SEAL)
· · · · · · · · · · · · · · · · · · ·			(SEAL)
State of South Carolina)	*	
•	PROBATE		e s
COUNTY OF GREENVILLE			•
PERSONALLY appeared before me Lit	nda M. Bean	*	_ and made oath that
s he saw the within named Prince and I	Lindsey Real Esta	te, Inc. by A.	J. Prince,
President and Jimmy J. Linds	sev Secretary	1	. ,
	1		
gn, seal and as their act and deed deli	iver the within written mortgage	e deed, and that	h
W. Allen Reese	witnessed the exec	ution thereof.	1
WORN to before me this the 8th	, •		
	9.73		0 ,
Notary Public for South Carolina	(SEAL)	inda M	1 Dean
y Commission Expires 11/23/80	-		e e e e e e e e e e e e e e e e e e e
· · ·	MORTGAC	OR A CORPORATION	ON - NO
State of South Carolina	RENUNCIATION	of Dower	,
OUNTY OF GREENVILLE)		,
1.		a Notary Public	for South Carolina, do.,
ereby certify unto all whom it may concern that Mrs.	<u> </u>		· · · · · · · · · · · · · · · · · · ·
he wife of the within named	,	•	
ne wige of the within named lid this day appear before me, and, upon being priva and without any compulsion, dread or fear of any per within named Mortgagee, its successors and assigns, all and singular the Premises within mentioned and release	son or persons whomsoever, re Ther interest and estate, and also	mounce, release and foreve	r relinquish unto the

Poga 3

Notary Public for South Carolina

GIVEN unto my hand and seal, this

My Commission Expires

day of