21504 10/18 / 6 REALESTATE MORTGAGE PHONE METERS CONTESS
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The second corp.
MORTGAGORS HAMES AND ACCOPESS!
· HASSEY, Charles T. and Evelyn L.
· 912 North Franklin Road PHONE 271-3450
Greenville S. C. 29609 BOOK 1382 PAGE 131
BEUK TOOK PAGETOT
AMOUNT OF NOTE PRINCIPAL OF LOAN SCHEDULE OF PAYVENTS FIRST DUE DATE MATURITY DATE RESCISSION DATE
[, 5616.C0 3903.31 48 117.00 11/ 18/76 10 / 18/80 10 / 21/76]
COUNTY OF Greenville ss.
WHEREAS, the Mortgagors above named are indebted on their Promissory Note above described, payable to the order of the Mortgagee and evidencing a loan made by said Mortgagee, in the Amount of Note stated above, which said Note is payable in monthly installments and according to the terms thereof, and on which Note payment in advance may be made in any amount at any time and default in making any monthly payment shall, at the option of the holder of said Note, and without notice or demand, render the entire sum remaining unpaid on this Note at once due and payable.
the Moti-
gugorein hand well and truly past by Mortgagee at and before the searing and described teal estate situated in the County of Greenville and
of Greenville. State of South Carolina. on the Northern side of N. Franklin Rd. and deing known and
designated as lot No. 6 of Franklin Heights as shown on plat thereof recorded in the m. H. C.
egging for Champyille County in Plat Book II I. at page 9 and having, according to said plat, the
following notes and bounds, to wit: Beginning at an Iron pin on the northern side of N. Franklin Rd. To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, unto said Mortgagee, provided always, To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said Mortgagers shall pay in full to the said Mortgagee the above de-
To have and to hold, with all and singular the rights, members, nereditaments and apportentness to the said Mortgages shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages is shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages is shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages is shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages is shall pay in full to the said Mortgages the above-de- and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgages is shall pay in full to the said Mortgages the above-de- and the said Mortgages the above-de-
On scribed Note according to the terms thereof, then this Mortgage shall ceach, determine unpaid on sail Note shall be due and payable by the exercise of the
option of acceleration above described, and this mortgage may be foreclosed as provided by fair for the purpose
The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will warrant and defend the mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances, except as otherwise noted, and will not be a waiver of its right.
The Mortgagors covenant that they exclusively possess and own sand plojerty rice and clear of an electronic and the same against all persons except the Mortgagoe. Any failure of the Mortgagoe to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to the same against all persons except the Mortgagoe. Any failure of the Mortgagoe to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to do so thereafter. Whenever the context so requires, plural words shall be construed in the singular.
Signed, sealed and delivered in the glesence of:
Sign Sign
Juan faie Jarres (Seal) (Seal) Sign libere
Sign G M g sole (Seal) Sign Here
(BITNESS)
STATE OF SOUTH PARCHANA SS.
COUNTY OF SOME SOCIETY
Personally appeared before me the undersigned witness and being duly sworn by me, made outh that he saw the above-named mortgagor(s) sign, seal and deliver the offergoing instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribest above, witnessed the size execution thereof.
(\A. m. Ita I (Xambia
STATE OF THE STATE
Sworn to before me this 18 day of Oct
This instrument prepared by Mortgagor named above My On misure Canonical Collins in the Commission Canonical Collins in the Collins
RENUNCIATION OF DOWER 198
STATE OF SOUTH CAROURA SS.
1, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned with of the above-named Mortgagor, did this day appear before
i, the undersigned Notary rubile, do nevely certaly and all which it had concern, that does freely, voluntarily and without any compulsion, dread or fear of any person or me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsnever, remained and forever relinquish unto the above named Mortgagee, its successors and assigns, all her interest and estate, and also all her
right and thim of dower, of, in or to all and singular the premises above described and released.
Entro & Master to
Sections of the section of the secti
Sworn to before the 18 day of Oct .A.D. 1976 Supplies Consouth CARSON CA
Sworn to before the 18 day of Oct (CONTRIUED ON NEXT PAGE)

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