TOGETHER with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way to define the same period of the parties hereto that all such fixtures and equipment, other than household furniture, be considered a part of the parties hereto that all such fixtures and equipment, other than household furniture, be considered a part of the parties hereto that all such fixtures and equipment, other than household furniture, be considered a part of

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

The Mortgagor represents and warrants that said Mortgagor is seized of the above described premises in fee simple absolute; that the above described premises are free and clear of all liens or other encumbrances; that the Mortgagor is lawfully empowered to convey or encumber the same; and that the Mortgagor will forever defend the said premises unto the Mortgagor, its successors and assigns, from and against the Mortgagor and every person whomsoever lawfully claiming or to claim the same or any part thereof.

THE MORTGAGOR COVENANTS AND AGREES AS FOLLOWS:

- 1. That the Mortgagor will promptly pay the principal and interest on the indebtedness evidenced by said promissory note at the times and in the manner therein provided.
- 2. That this mortgage will secure the Mortgagee for any additional sums which may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, or public assessments, hazard insurance premiums, repairs or other such purposes pursuant to the provisions of this mortgage, and also for any loans or advances that may hereafter be made by the Mortgagee to the Mortgagor under the authority of Sec. 45-55, 1962 Code of laws of South Carolina, as amended, or similar statutes; and all sums so advanced shall bear interest at the same rate or rates as that provided in said note unless otherwise agreed upon by the parties and shall be payable at the demand of the Mortgages, unless otherwise provided in writing demand of the Mortgagee, unless otherwise provided in writing.
- 3. That Mortgagor will keep the improvements on the mortgaged premises, whether now existing or hereafter to be erected, insured against loss by fire, windstorm and other hazards in a sum not less than the balance due hereunder at any time and in a company or companies acceptable to the Mortgagee, and Mortgagor does hereby assign the policy or policies of insurance to the Mortgagee and agrees that all such policies shall be held by the Mortgagee should it so require and shall include loss payable clauses in favor of the Mortgagor at any time fail to keep said premises insured or fail to pay the premiums for such insurance, then the Mortgagee may cause such improvements to be insured in the name of the Mortgagor and reimburse itself for the cost of such insurance, with interest as hereinabove provided. hereinabove provided.
- 4. That the Mortgagor will keep all improvements upon the mortgaged premises in good repair, and should Mortgagor fail to do so, the Mortgagee may, at its option, enter upon said premises and make whatever repairs are necessary and charge the expenses for such repairs to the mortgage debt and collect the same under this mortgage, with interest as hereinabove provided.
- 5. That the Mortgagee may at any time require the issuance and maintenance of insurance upon the life of any person obligated under the indebtedness secured hereby in a sum sufficient to pay the mortgage debt, with the Mortgagee as beneficiary, and if the premiums are not otherwise paid, the Mortgagee may pay said premiums and any amount so paid shall become a part of the mortgage
- 6. That Mortgagor agrees to pay all taxes and other public assessments levied against the mortgaged premises on or before the due dates thereof and to exhibit the receipts therefor at the offices of the Mortgagee momediately upon payment, and should the Mortgager fail to pay such taxes and assessments when the same shall fall due, the Mortgagee may, at its option, pay the same and charge the amounts so paid to the mortgage debt and collect the same under this mortgage, with interest as above provided.
- 7. That if this mortgage secures a "construction loan", the Mortgagor agrees that the principal amount of the indebtedness hereby secured shall be disbursed to the Mortgagor in periodic payments, as construction progresses, in accordance with the terms and conditions of a Construction Loan Agreement which is separately executed but is made a part of this mortgage and incorporated herein by
- 8. That the Mortgagor will not further encumber the premises above described, without the prior consent of the Mortgagee, and should the Mortgagor so encumber such premises, the Mortgagee may, at its option, declare the indebtedness hereby secured to be immediately due and payable and may institute any proceedings necessary to collect said indebtedness.
- That should the Mortgagor alienate the mortgaged premises by Contract of Sale Bond for Title, or Deed of Conveyance, and 9. That should the Mortgagor alienate the mortgaged premises by Contract of Sale Bond for Title, or Deed of Conveyance, and the within mortgage indebtedness is not paid in full, the Mortgagor or his Purchaser shall be required to file with the Association an application for an assumption of the mortgage indebtedness, pay the reasonable cost as required by the Association for processing the assumption, furnish the Association with a copy of the Contract of Sale, Bond for Title or Deed of Conveyance, and have the interest rate on the loan balance existing at the time of transfer modified by increasing the interest rate on the said loan balance to the maximum rate per annum permitted to be charged at that time by applicable South Carolina law, or a lesser increase in interest rate as may be determined by the Association. The Association will notify the Mortgagor or his purchaser of the new interest rate and monthly payments, and will mail him a new passbook. Should the Mortgagor, or his Purchaser, tail to comply with the provisions of the within paragraph, the Mortgagee, at its option, may declare the indebtedness hereby secured to be immediately due and payable and may institute any proceedings necessary to collect said midelifedness. institute any proceedings necessary to collect said indebtedness.
- 10. That should the Mortgagor fail to make payments of principal and interest as due on the promissory note and the same shall be the Mortgager, or any stipulations set our in the mortgage the Mortgager at its option may write to the Mortgagor at his last known address giving him thirty (30) days in which to rectify the said default and should be Mortgagor fail to rectify said default within the said thirty days, the Mortgagee, may at its option, increase the interest rate on the loan balance for the iercaning term of the loan or for a lesser term to the maximum rate per amount permitted to be charged at that time by applicable south Carolina low or classer increase rate as may be determined by the Association. The monthly payments will be adjusted a cordingly
- 11. That should the Mortgagor ful to make payments of principal and intensit is but or the promosory note and should are monthly installment become past due for a period in excess of 15 days the Mortgagor may collect a late charge and to exceed as amount equal to five (5%) per centum of any such past due installment in order to cover the extra expense modes to the handleng of such data monthly and the first period of the handleng of such data monthly and the first period of the handleng of such data monthly and the first period of the handleng of such data monthly and the first period of the handleng of such data monthly and the period of the period of
- 12 That the Mortgagor hereby assigns to the Mortgagee, its successors, ead assigns, all the rents assess, and profits account from 12. That the Mortgagor hereby assigns to the Mortgagee its successors and issigns all the tents assers and profits account from the mortgaged premises retaining the right to collect the same so long as the field hereby so not several or are used premises and profits are might be collected as or interest taxes or the insurance premises and a post the end imposed the AU target may without notice or further proceedings take over the mortgaged premises at their deal of all the control of the action of transfer and collect said rents and profits and upply the same to the molebridness hardly or and is affected by the account for early genore than the rents and profits actually collected less the rost of collection and not tent to subhour the major repusit by Mortgagee without habits to the Mortgage and hould said premises at the time of such details be occupied by the Mortgage without or to any ludge of the Countrol Countrol to any ludge of the Countrol Common Pleas who shall be resident a pressing a the most values of for the appointment of a receiver with authority to take possession of said premises and alloct such each are post to apply most of inches alter paying the cost of collection to the mortgage debt without habits to account for explain one that it is read or to profit a standly collected.
- 13. That the Mortgagee at its option, may require the Mortgagor to pay to the Mortgagor on the first lay of a home thousil the note secured hereby is fully paid the following sums in eddition to the proments of principal and not test provides a size of a sum equal to the premiums that will next become due and payable an policies of mortgage, or into answering. I applie the size of other hazard insurance covering the mortgaged property plus taxes, and reassonants may the mortgage it less ill sums already paid therefor divided by the combination morths to class in face one as the pass to the bare when such premiums taxes, and excessions will be by each payable so home not a fall on Macrosine to the pass to the bare special assessments. Should these payable be needed by the consort of possession to the lay Macrosine to the source of the amount of possessions at allowable to divide the source of the amount of possessions at allowable to divide the source of the mortgagor into the covers may be reclated by the Mortgagor of source of payable to the Macrosine to however said sums shall be morther in the casks each poliments when the same shall be morther in the casks each poliments when the same shall be morther to cover the same shall be considered to the cover of the same shall be morther to cover the same shall be considered as the cover of the same shall be considered to the cover of the same shall be covered to the covered t