Any terms defined in this Mortgage include the masculine, feminine, and reuter genders and the singular and plural. VOL 1680 PASE 454

12. Agreements About Giving Notices Required Under This Mortgage

Any notice that must be given to me under this Mortgage will be given by delivering it or by making it addressed to me at the address designated by me as my residence address in Paragraph I B. of this Mortgage. A notice will be delivered or mailed to me at a different address if I give you a notice of my different address. Any notice that must be given to you under this Mortgage will be given by mailing it to your address stated in Paragraph IC of this Mortgage. A notice will be mated to you at a different address if you give me a notice of the different address. A notice required by this Mortgage is given when it is mated or when it is delivered according to the requirements of this Paragraph 12.

13. Law Teat Governs This Mortgage

South Carolina law governs this Mortgage if any term of this Mortgage or of the Note conflicts with the law, all other terms of this Mortgage and of the Note will still remain in effect if they can be given effect without the conflicting term. This means that any terms of this Mortgage and of the Note which conflict with the law can be separated from the remaining terms, and the remaining terms will still be enforced

14. "Due-On-Sale": Agreements About Assumption Of This Mortgage And About Lander's Rights II Mortgager Transfers The Property Without Meeting Certain Conditions If I sell or transfer all or part of the Property or any rights in the Property, any person to whom I sell or transfer the Property may take over all of my rights and obligations under this Mortgage (known as an "assumption of the Mortgage") if certain conditions are met. Those conditions are: (a) I give you prior written notice of the sale or transfer. (b) you agree that the person's credit is satisfactory; (c) the person agrees to pay interest or finance charges on the amount owed to you under the Note and under this Mortgage at whatever rate you require; and (d) the person signs an assumption agreement that is acceptable to you and that obligates the person to keep all of the promises and agreements made in the Note and in this Mortgage. If I sell or transfer the Property and each of the conditions in (a). (b), (c) and (d) of this paragraph is satisfied, you will release me from all my obligations under the Note and under this Mortgage.

If I sell or transfer the Property and the conditions in (a), (b), (c) and (d) of this Paragraph 14 are not satisfied, I will still be fully obligated under the Note and under this Mortgage, and you may require me to pay the entire unpaid balance of what I owe you under the Note and this Mortgage. However, you will not have the right to require me to pay what I owe you under the Note and this Mortgage as a result of certain transfers if the Property is my home. Those transfers are: (i) the creation of tens or other claims against the Property that are inferior to this Mortgage; (ii) a transfer of rights in household appliances to a person who provides me with the money to buy those appliances, in order to protect that person against possible losses; (iii) a transfer of the Property to sunriving colowners, following the death of a colowner, when the transfer is automatic according to law, or to my spouse or children or to relatives who will occupy the Property upon my death; (iv) leasing the Property for a term of three years or less, as long as the lease does not include an option to buy; or (v) any other transfer described in an applicable law or regulation which prohibits you from requiring me to pay the entire unpaid balance as a result of such a transfer

If (a) I fall to pay the Note when due or you require immediate payment of the unpaid balance of the Note because an event listed in the Note has occurred, (b) the prospect of my performance under the terms of this Mortgage is significantly impaired, or (c) you reasonably believe that your ability to realize on the Property is significantly impaired, then you can exercise any rights which the law gives you, including foreclosing this Mortgage, and you can purchase the Property at a foreclosure sale if you are the highest bidder

I agree that if a surt is brought to collect what I owe you or to foreclose this Mortgage, I will be hable for reasonable expenses incurred by you in reasizing on the Property, and for reasonable attorney's fees not in excess of lifteen percent (15%) of the unpaid debt, and that these expenses will be secured by this Worlgage if the proceeds of the foreclosure sale are not enough to pay what I owe you under the Note and this Mongage and the expenses involved in a suit to collect what I owe you analog to foreclose this Mortgage, then I will be personally liable for the difference

16 Receiver Of Rests

if you start an action to coffect the debt secured by this Mortgage or to foreclose this Mortgage, then you have the right to have a receiver appointed of the rents and profits of the Property. This receiver wild apply any rents or profits collected first toward any costs or expenses incurred in connection with the appointment of the receiver, next to any costs or expenses incurred in the execution of duties as receiver, and finally to the payment of the debt secured by this Mortgage

17. Future Advances

Upon my request, you, at your option, prior to discharge of this Wortgage, may make future advances to me which will be secured by this Wortgage (known as "future advances"). Any such future advances, together with interest or finance charges on these future advances, will be secured by this Worlgage of Lexecute a note or loan agreement which says that the future advances are secured by this Mortgage. The maximum principal amount which this Mortgage can secure, not including any amounts you advance under Paragraph 5 of this Worldage, is the amount stated in Paragraph 10

18. Your Obligation To Discharge This Mortgage When The Note and Mortgage are Paid in Foll

When you have been paid all amounts due under the Note and under any notes or loan agreements for future advances and under this Mortgage, and I have terminated my open end line of credit account secured by this Worlgage in accordance with the Note, and otherwise fully performed under the Note, this Worlgage and any other agreement secured by this Mortgage, you will discharge this Mortgage if will not be required to pay you for this discharge, but I will pay all costs of recording the discharge in the proper official records

19. Note Terms Made A Part Of Mortgage

The terms of the Note and any other notes or loan agreements for future advances are made a part of this Worlgage

28. Changing This Mertgage

This mortgage may be charged only if you and I both give our written consent.

21. Waiver Of Homestead

To the extent allowed by Iza. I waive all right of homestead exemption in the Property

CONTROL OF THE PROPERTY OF THE OWNERS OF THE PROPERTY OF THE P

By signing this Wortgage. I agree to all of the above

Witnesses:

Thomas L. Socte