		and the second s
· · · · · · · · · · · · · · · · · · ·	and the finance of the second	Changes In Interest Rate: The interest rate may increase or will decrease from the Initial Rate or any subsequent interest 1609 excitotal.
*	•	The interest rate may increase or will decrease from the Initial Rate or any subsequent interest 1900 earlies
		Rate at the end of each Rate Period. No single change in the interest rate will be more than two percentage points
		There will be no change in the interest rate if the amount of change of the Index is less than isot one percentage point.
		Decreases in the interest rate resulting from decreases in the Index will always be automatic within the rules for
		maximum and minimum changes. Increases resulting from increases in the Index may be postponed at Holder's
S		option. If Holder postpones an interest rate increase, Holder may take it at a later interest rate change date, unless
		doing so would conflict with the carryover rule.
		THE INITIAL RATE OF INTEREST WILL NOT INCREASE OR DECREASE MORE THAN .7
}	1	CENTAGE POINT(S) DURING THE TERM OF THIS LOAN.
and the second		CENTAGE POINT (3) DONING THE TERM OF THIS COM.
		Carryover of Interest Rate Changes: Changes in the Index not passed on to Borrower as changes in Borrower's interest rate will be carried over to the
- 1		end of the next Rate Period. In addition to new Index changes, Index changes carried over may be passed on to
Ì		Borrower at the end of Borrower's next Rate Period as a change in Borrower's interest rate. Holder may not pass these
		Borrower at the end of Borrower's next Hate Pendu as a charge in Borrower's interest face in the Index as of that date.
\$ \$		carryovers on to Borrower to the extent that they have been offset by an opposite movement in the Index as of that date.
		Changes in Monthly Installment:
į		Upon the increase or decrease in the rate of interest, each monthly installment then payable shall be increased or
•		decreased to the amount which, when rounded to the next highest dollar amount and paid in equal monthly
- +		installments, will result in full payment of the then unpaid principal balance together with all interest on said balance
		within the original term of this loan. The increase or decrease in the monthly installment shall become due on the
1		the 25th day of the calendar month following the effective date of the new Rate Period.
į	•	Notice of Interest Rate Changes:
		Borrower will be sent notice of any rate change at least 30 days before it becomes effective. The notice will explain
ļ i		how the index has changed and how Borrrower's interest rate and payment schedule will be affected. This notice will
		also be sent whenever Holder postpones an interest rate increase Holder is permitted to take and also when the Index
<u> </u>		has not changed at a rate adjustment date. All interest rate changes will be based on Index information available at the
: و		time the notice is sent, rather than when the rate change goes into effect.
ā	:	Loan Assumption:
•		Porrower's Adjustable Rate Loan may not be assumed by a purchaser of the real property collateral without
,		Holder's consent. If assumption is allowed. Holder has the right to change the loan terms including the interest rate,
		upon assumption, and Holder may also require the purchaser to pay certain charges including assumption fees.
		Extension of Term:
	4	Under no circumstances will the term of this loan or the total number of payments be extended or decreased as a
1	:	result of the change in the interest rate as provided herein; provided, however, there may be a prepayment as provided
		holow
	;	Passauer may propay without penalty the indebtedness evidenced hereby in whole or in part at any time. Any
	† *	======================================
		prepayment. Any such partial prepayment shall not postpone the que date or change the amount of any subsequent
}		monthly installment unless the Holder of this Note shall otherwise agree in writing.
4	•	
<u> </u>	;	r to the Madaga by guit or
	· •	AND IT IS AGREED by and between the parties that in the case of foreclosure of this Mortgage, by suit or
7		otherwise, the Mortgagee shall recover of the Mortgagor a sum as attorneys, tee as set out in said Note which shall be
:		secured by this Mortgage, and shall be included in judgment of foreclosure.
	-	BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL CONDITION: If the total amount of the debt, interest,
. ;		advances and other sums secured hereby are paid in full in accordance with the terms of the above-mentioned Note
1		advances and other sums secured hereby are paid in this in accordance with the secured by law. If, however, there and this Mortgage, this conveyance shall be null and void and title shall revest as provided by law. If, however, there
1	i i	and this Mortgage, this conveyance shall be not and voto and title shall be a default in the performance of any of the covenants, terms and conditions of this Mortgage or under the Note shall be a default in the performance of any of the covenants, terms and conditions of this Mortgage or under the Note
		or any advance secured hereby, all sums owing to Mortgagee hereunder or under said Note, regardless of maturity and
<i>;</i> ,	3	or any advance secured hereby, all sums owing to Mortgagee hereby did not on the control of discovering and Mortgagee may foreclose without notice, shall immediately become due and payable at the option of Mortgagee and Mortgagee may foreclose
:		without notice, shall immediately become due and payable at the option of mortgages and managed and payable at the option of mortgages and managed at the option of mortgages and managed at the option of mortgages and mortgages are the option of mortgages and mortgages and mortgages are the option of mortgages and mortgages are the option of mortgages are the option of mortgages and mortgages are the option of the option of mortgages are the optio
1		this Mortgage by judicial proceedings.
<u>.</u>	-	IN WITNESS WHEREOF, this Mortgage has been duly signed, sealed and delivered by Mortgagor the day and year
	•	first above written.
	:	
	:	The Color Waller & Frown (SEAL)
	: -	Walter G. Brown B. (CEAL)
.[Pane P Opperman Joans S. Brown (SEAL)
•		Joann S. Brown
:		
	· · · · · · · · · · · · · · · · · · ·	
•		
Ī		
		STATE OF SOUTH CAROLINA)
Ĭ.		COUNTY OF GREENVILLE) PROBATE
∮		and made
N 1		PERSONALLY appeared before me
•	•	oath that (s) he saw the within-named <u>Walter G. Brown and Joann S. Brown</u> sign, seal,
		A second
41		
		that (s) he with <u>Stephen A. Yacobi</u> witnessed the execution
į		
-		thereof.
1		SWORN to before me this
		day of
į		ni P Appenmen
Kanasa		Nancy P. Opperman
4		Thate I hadres
		Notary Public for South Carolina

My Commission Expires: 1/22/91