ICAE, HIPER with all and singular the rights, members, hereditaments, and appurtenances to the same belowing of an any way to when in appertaining, including all built-in stoves and refrigerators, heating, air conditioning, phinibing and electrical furthers will be in a superior letters and gates, and any other equipment or fixtures now or hereafter attached, connected or fitted in any allument in being the intention of the parties hereto that all such fixtures and equipment, other than household furniture, by considered a last of the reality.

10 HAVE ASID TO HOLD all and singular the said premises unto the Mortgagee, its successors and assigns follower:

The thinty-pin represents and warrants that said Mortgagor is solved of the above described premises in leg simple absolute that the stern described premises are free and clear of all liens or other encumbrances; that the Mortgagor is lawfully compared to the said premises unto the Mortgagor will the Mortgagor will forever defend the said premises unto the Mortgagor, its successive and every person whomsoever lawfully claiming or to claim the same or any part market.

## THE MORICACOR COVENANTS AND AGREES AS FOLLOWS:

- I that the Mantgagar will promptly pay the principal and interest on the indebtedness evidenced by said promissory note at the
- I that this mentgage will secure the Mortgagee for any additional sums which may be advanced hereafter, at this option of the Chargages for the payment of taxes, or public assessments, hazard insurance premiums, repairs or other such physical taxes, or public assessments, hazard insurance premiums, repairs or other such physical to the payment and also for any loans or advances that may hereafter be made by the Mortgage to the Mortgage to the Mortgage to the Mortgage and also for any loans or advances that may hereafter be made by the Mortgage to the Mortgage and also for any loans of south Carolina, as amended, or similar statutes; and all slinks of Advanced that provided in said note unless otherwise agreed upon by the parties and shall be payment at the Mortgage, unless otherwise provided in writing.
- i that thinkney will keep the improvements on the mortgaged premises, whether now existing or hereafter to be excelled, insured the try line windstann and other hazards in a sum not less than the balance due hereimder at any finds and all the Mortgages and Mortgage should it so require and shall include loss payable of the Mortgage should it so require and shall include loss payable of the Mortgage should it so require and shall include loss payable of the Mortgage should it so require and shall include loss payable of the Mortgage should it so require and shall include loss payable of the same of the Mortgage by registered than and shall be the mortgage of the mortgage of the Mortgage by registered than the same of the Mortgage and reimburse for such insurance, then the Mortgage and makes a payable to the mortgage and reimburse itself for the cost of such insurance, which is maked as payable to the mortgage and reimburse itself for the cost of such insurance, which is maked as payable to the mortgage and reimburse itself for the cost of such insurance.
- I that the thirty agen will keep all improvements upon the mortgaged premises in good repair, and should Mortgager but to do the thirty are may at its option, enter upon said premises and make whatever repairs are necessary and charge the continue for all the same under this mortgage, with interest as hereinabove provided.
- That the Mortgages may at any time require the issuance and maintenance of insurance mon the life of any herson adapted and the mortgage debt, with the Mortgage as beneficially, and if the mortgage debt, with the Mortgage as beneficially, and if the but a sun sufficient to pay the mortgage debt, with the Mortgage as beneficially, and if the mortgage may pay said premiums and any amount so paid shall become a part of the Mortgage.
- 6. That Markaguar opices to pay all taxes and other public assessments levied against the mortgaged premises on a defore the description and to calabat the receipts therefor at the offices of the Mortgagee immediately upon payment, and assessments when the same shall fall due, the Mortgagee may, at its option, pay this same and assessments when the same under this mortgage, with interest as above provided.
- That if this montgage secures a "construction loan", the Mortgagor agrees that the principal amount of the Mortgagor in periodic payments, as construction progresses, in accordance with the holds and construction from the loan Agreement which is separately executed but is made a part of this mortgage and members with the holds with the new part of the mortgage and members when hy
- et 11. a the Unityagen will not further encumber the premises above described, without the prior consent of the Markeyes, and the 15-25-200 se common such premises the Mortgagee may at its option, declare the indebtedness hereby society to be monathered, the and proposed may institute any proceedings necessary to collect said indebtedness.
- If he should the 'horgagen alienate the mortgaged premises by Contract of Sale, Bond for Title, or their of Conveyance, and the author mortgage indebtedness is not paid in full, the Mortgager or his Purchaser shall be required to file with the Association for profession and application for an assumption of the mortgage indebtedness, pay the reasonable cost as required by the Association for profession the contract of Sale, Bond for Title, or Deed of Conveyance, and have the first and the boar belong coisting at the time of transfer modified by increasing the interest rate on the said lossy hardship for the first and the boar belong coisting at the time of transfer modified by increasing the interest rate on the said lossy hardship for the first and the boar belong contracted to be charged at that time by applicable South Carolina law, or a lesser increase in interest late and him a new passingly. Should the Mortgager or his purchaser of the new interest late and mortgage at its option, may declare the indebtedness hereby secured to be immediately due and payable and metallic and payable and metallic and processary to collect said inhebitedness.
- 10 That should the Mortgagor fail to make payments of principal and interest as due on the promissory hote and the same shall be impact for a partial of thirty (30) days or if there should be any failure to comply with and abide by any by laws or the charger of the Unityagor or any stipulations set out in this mortgage, the Mortgagoe, at its option, may write to the Mortgagor of this loss known which to rectify the said default and should the Mortgagor fail to rectify said default within the said that; days the Mortgagor may at its option, increase the interest rate on the loan believe to the remaining feeth of the logic state. The maximum rate per annum permitted to be charged at that time by applicable South Carolina law, or a lesser transcribed accordingly.
- 1) That should the Martingon full to make payments of principal and interest as due on the hypmissory finite and should any monthly metalliment become past due for a period in excess of 15 days, the Martingore may collect a "late charge" not be exceed an amount to fine 15%) per centum of any such past due installment in order to cover the extra expense incident to the language.
- 12 That the Mulyagan hereby assigns to the Mortgagee, its successors and assigns, all the roots, issues, and profits accruing from the martyaged premises retaining the right to collect the same so long as the debt hereby secured is not in pricing of hyperbolic his character of profits and profits account of the principal meetings, or interest, taxes, or fire insurance premising, be past different of hyperbolic high state of the principal meeting in the state of the same to the indebtedness hereby secured, without liability to account for anything more than the rents and profits actually collected, less the cost of collection, and any tenant is authorized, upon thought any more than the rents and profits actually collected, less the cost of collection, and any tenant is authorized, upon thought and profits actually collected, less the cost of collection, and any tenant is authorized, upon thought and profits actually collected for feasible profits and profits actually to the Mortgager, the Mortgager has apply to the Mortgager and collection in the any ludge of the Court of Common Pleas who shall be resident or presiding in the court, storegate for the profits and profits any ludge of the court of the profits and profits any ludge of the court of common Pleas who shall be resident or presiding in the court, storegate for the appointment of a receiver with authority to take possession of said premises and collect such tents and profits and profits account or anything more than the feat and profits account collected.
- 11 That the Mortgagee, at its option, may require the Mortgagor to pay to the Mortgagee, of the life day of each municipal moter as well hereby is fully paid, the following sums in addition to the payments of principal and interest provided in the following sums in addition to the payments of principal and interest provided in the following sums in addition to the payments of principal and interest provided in an interest provided in the following sums in addition to the payments of months in the payments will be payment, but as an assessments next due on the interest and assessments will be due and payable, an unber of months it of faring before one month play to the date when the further that as and assessments will be due and payable, such sums to be held by Mortgages to the said that the faring sum against about a payment is acceed the amount of payments detically made by the Mortgages by the west assessments of incurance premiums, the excess may be credited by the Mortgage on subsequent payments in the insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments when the same shall be insufficient to make said payments ar

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