\*default, the Mortgagee shall apply, at the time of the commencement of such proceedings, or at the time the property in the remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under the note secured hereby, and shall properly adjust any payments which shall have been made under (a) of paragraph/2.

- 4. That he will pay all taxes, assessments, water rates, and other governmental or municipal churges, fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgagee may pay the same, and that he will promptly deliver the official receipts therefor to the Mortgagee. If the Mortgage fails to take any payments provided for in this section or any other payments for taxe, assessments, or the like, the Mortgagee may pay the same, and all sums so paid shall bear interest at the rate set forth in the note secured hereby from the date of such advance and shall be secured by this mortgage.
- 5. That he will keep the premises in as good order and condition as they are now and will not commit or per-
- 6. That he will keep the improvements now existing or hereafter freeded on the mortgaged property insured as may be required from time to time by the Mortgagee against loss buffire and other hazards, casualties and contingencies in such amounts and for such remods as may be required by the Mortgagee and will pay proportly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be equired in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached the reto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgager will give immediate notice by mail to the Mortgagee, who may make proof of ploss if not made promptly by Mortgager, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgager and Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness bettery secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the Mortgaged property in extinguishment of the indebtedness segured thereby, all right, title, and interest of the Mortgager in and to any invance policies then in force shall pales to the purchaser or grantee.
- 7 That he hereby assigns all the rents, issues, and profits of the mortgaged premises from and after any default hereunder, and should legal proceedings be instituted pursuant to this instrument, then the Mortgages shall have the taged to have a receiver appointed of the tents, issues, and profits, who, after deducting all charges and expenses alreading such proceedings and the execution of his trust as receiver, shall apply the residue of the sents, issues, and profits, floward the payment of the debt secured hereby.
- 188 The Medicager touther agrees that should this meritage and the mote accound hereby not be eligible for insulative under the National Housing and Urban Development of authorized agent of the Secretary of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development of any officer of the Development of the Sold time from the date of this mortage, declining to insure said more and thus mortage, being declare all sums sectived fretely immediately due and payable.
- 9. The Mortgagor Cavenants and agreed that so long as this mortgage and the said note secured hereby are invested under the presistions of the National Housing Act, he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, colorlor credd. Upon any violation of this undertaking, the Mortgagee may, at its option, declare the unpaid balance of the sourced bereing limitediately due and payable.

It is speed that the Mentasepr shall held and enjoy the premises above conveyed until there is adelault unser this mentase or inche note secured beteby. It is the true meaning of this instrument that if the Mortgager shall ladly perform all the terms, conditions, and appearants of this mentage, and of the note necured hereby, that then this mentage as all the vitedy null and a sid discoverants of this mentage, and of the note necured hereby, that then this mentage as the terms, gooditions, is given and this mentage, or of the note necured hereby, then it departs of the Mortgager of the Mortgager shall become immediately due and payable and thus mentage may be described. To emotivate writes the benefit of any appraisance have of the State of South Carcinas. Should any legal proce wishes to instituted for the foreclosure of this mentage, or should the Mortgager become a party to any and involving this mentage or the title of the premises described herein, or should the delt accorded benefity of any part in the option of abstract procured by the Mortgager, and a commonble atterest and expenses that help in continuation of abstract procured by the Mortgager, and a commonble atterest a feet, shall therefore become due and payable immediately of on demand, as the option of the Mortgager, as a part of the Celu accorded below, and tray the received and collected hereunds.

The extraonts bergin contacted shall bird, and, the benefits and advantages shall inute to, the respective bears, executors is administrations, successors; and assigns of the parties better. Whenever used, the singular number shall include the plants, the plants are engaged in the use of any hender shall be applicable to all genders.

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