

TOCETHER with all-and singular the rights, members, hereditaments, and appurtenances for the same incongreg or in any way incident or appertaining, including all-built-in stoves and refrigerators, heating art conditioning, photograp and closure all latences well to wall carpeting, fences and gates, and any other equipment or fixtures now or hereafter attached appeared in latence was pulminer, it being the intention of the parties hereto that all such fixtures and equipment, other than horsehold from the consequence of part of the realty.

TO HAVE AND TO HOLD all and singular the said premises unto the Mortgagee its successors red issues haven

The Mortgagor represents and warrants that sail Mortgagor is seized of the above described premises are free and clear of all lieus or other encumbrances, that the Mortgagor with the defend the said premises and the state of the defend the said premises up to the same; and that the Mortgagor will forever defend the said premises up to the Wortgagor and every person who never lawfully claiming or to claim the same are previously to the said premises and the same are the same and the same are the same and the same are the

THE MORTGAGOR COVENANTS AND AGBRES AS FOLLOWS:

- I. That the Mortgagor will promptly pay the principal and interest on the indebtedness budgetter by said principal, and it the times and in the manner therein provided.
- 2. That this mortgage will secure the Mortgagee for any additional sums which may be advanced to the coston of the Mortgagee, for the payment of taxes, or public assessments, hazard insurance premiums repairs to other a self-quartees proposed to the provisions of this mortgage, and also for any loans of advances that high hereafter be noted to the Mortgage with Mortgage inside the authority of Sec. 45-55, 1962 Code of Idws of South Carolina, as amended, or similar strongs and of some self-coding self-coding interest at the same rate or rates as that provided in said note unless otherwise agreed upon by the games out still to pay adde at the demand of the Mortgagen, unless otherwise provided in writing.
- 3. That Mortgagor will keep the improvements on the mortgaged premises, whether now costing in ben do with the disch insured against loss by fire, windstomand other hazards in a sum not less than the balance due between acceptable to the Mortgager, and Mortgager does hereby assign the policy of publics of manufacture to the Mortgager and Mortgager, and its control to the Mortgager, and in the event of loss, Mortgagor will give imfriediate notice thereof to the Mortgager by restrict pad sould the Mortgager at any time fail to keep said premises insured or fail to pay the premiums for such influence that the design of the Mortgager and sould the Mortgager at any time fail to keep said premises insured or fail to pay the premiums for such influence that the design of the Mortgagor and reimburse itself for the cost of sould convert outstandard as hereinabove provided.
- the Mortgagor will keep all improvements upon the mortgaged premises in good replace of the following the Mortgage may at its option, enter upon said premises and make whitever repairs are necessary as a respective to the mortgage debt and collect the same under this mortgage, with interest as hereinshore forces?
- 5. That the Mortgagee may at any time require the issuance and maintenance of institute a great the life of the passes of hydred tarder the indebtedness secured hereby in a sum sufficient to pay the mortgage debt, with the Mortgagee harder are and if the premiums are not otherwise paid, the Mortgagee may pay said premiums and any amount so paid shall be conserved by the mortgage.
- 6. That Mortgagor agrees to pay all taxes and other public assessments levied against the mentgaged gremases on a belove the due dates thereof and to exhibit the receipts therefor at the offices of the Mortgage immediately upon promote and should the Mortgagor had to pay such taxes and assessments when the same shall fall due, the Mortgagor mark at decopying leading the same and charge the amounts so paid to the mortgage debt and collect the same under this mortgagor with interest is story provided.
- That if this mortgage secures a "construction loan", the Mortgagor agrees that the principal analysed to the Mortgagor in periodic payments, as construction progresses, in accordage such the seans and conditions of a Construction Loan Agreement which is separately executed but is upde a part of this mentgage such incomparted herein by reference.

 S. That the Mortgagor will not further encumber the premises above described, so though the judge class of the Mortgagor so encumber such premises, the Mortgagor may at its option declare the judgets bases hardly solved to be immediately also and payable and may institute any proceedings necessary to collect said molebachness.
- That should the Mortgagor alienate the mortgaged premises by Contract of Sale Bend for Like in their pl Conveyance and the within mortgage indebtechiess is not paid in full, the Mortgagor or his Purchaser skell be required to the soft with the Association an application for an assumption of the mortgage indebtechies, say the reasonable cost as regimed by the Association with a copy of the Contract of Sale. Bond for Life in Deed if kinesering at the time of transfer, modified by increasing the interest rate on the said beau habate to the them with municipal and the line of transfer, modified by increasing the interest rate on the said beau habate to the maximum rate per annum permitted to be charged at that time by applicable South Carolina law, in, it sees in the said was highest rate as may be determined by the Association. The Association hell notify the Mortgagor or his purchaser, that the consistency with the phorosions of the within paragraph, the Mortgagor, or his Purchaser, fail the complete with the phorosions of the within paragraph, the Mortgagor and its declared to be consistent of the said payable and may institut any proceedings necessary to collect said indebtedness.
- 10. That should the Mortgagor fail to make payments of principal and interest as due for the parameters with each the same shall be unpud for a period of thirty (30) days or if there should be any failure to comply with and shide her any hydraus or the charter of the Mortgage, or any stipulations set out in this diortgage, the Mortgage, at its option may write to the Mortgage of this lask known address giving him thirty (30) days in which to rectify the said default face should the Mortgage point in the payment of the loan control of the loan of the loan payment of the loan payme
- 11. That should the Mortgagor fail to make payments of principal and interest as the on the proprieses, note and should any morthly installment become past due for a period in excess of 15 days, the Mortgager may collect a large character and to exceed an amount equal to five (5%) per centum of any such past due installment in order to cover the extra expense in what to the handling of such delinquent payments.
- 12. That the Mortgagof hereby assigns to the Mortgagoe; its successors and assigns all the tents issues and profits accroing from the mortgaged premises, retaining the right to tollect the same so long at the delit hereby secured is and matters of payment, but should any part of the principal indebtedness, of interest, taxes, or fire insurance freenings, he used the sub-surper to the Mortgagoe in any without notice or further projectings take over the mortgaged premises; if they shall be included to the sub-surper to the indebtedness hereby secured, without liability in ayound for impelling more than the tents and profits actually collected, less, the cost, of collection and any tepant is sufficiently upon request by Mortgagoe, to make all rental payments direct to the Mortgagoe, without liability to the Mortgagor, until indiffed to the request by Mortgagoe, and should said premises at the time of such default be occupied by the Mortgagor, mill indiffed to the request by the Mortgagoe and should said premises at the time of such default be occupied by the Mortgagor, the Mortgagoe in a supply to the line of the Court of common Pleas who shall be related to the request proposal for the appointment of a receiver with authority to take possession of said premises and collect such relate gad pridits, applying said tents, after paying the cost of collection, to the mortgage delat without liability to account for anything three than she she are applied to the collection.
- 13. That the Mortgagee, at its option, may require the Mortgage to pay to the Mortgage, in the first day of such month until the note secured hereby is fully paid, the following sums in addition to the payments of principal and interest movided in said note; a sum equal to the premiums that will next become due and payable on policies of mortgage entrandy insurance (1) applicable), fig and other hazard insurance covering the mortgaged property, plus tages, and assessments next due on the mortgage premises (all as estimated by the Mortgages) less all sums afreedy paid therefor, divided by the number of months to clause beline, one month grief to the date where, such premiums, taxes, and assessments will be due and payable, such some the held by Martgages to pay said premiums, taxes, and assessments. Should these payments exceed the amount of payments defaulty midelyly the Martgages in tages, assessments, as a sums shall be insufficient to make said payments when the same shall be end, payable, the Mortgages any amounts necessary to make up the deficiency. The Mortgage any amounts necessary to make up the deficiency. The Mortgages that at the end of len years from the date hereof. Mortgagee may, at its option, apply for reserval of mortgage guarants or similar insurance is applicable) covering the balance their remaining due on the mortgage delit, and the Mortgage may, at its option, pay the simile membran required for the remaining having a payment, with interest, at the interspecified in said promissory unter, in equal monthly installments over the remaining payment period.