CTOCETHER with all and singular the rights, members heleditaments, find appurtenances to the same belinging or in any way incident or appertaining, including all built-in stoves and refrigerators, heating, his conditioning, plumbing and electrical faitures with to wall carpeting, fences and gates, and any other equipment of flattices now or hereafter attached, contested or fitted in any manner, it being the intention of the parties hereto that all such flattices and equipment, other than household furniture, be considered a part of the realty.

TO HAVE AND TO HOLD-all and singular the said premises unto the Mortgagor, its successors and assigns forever

The Mortgagor represents and warrants that said Mortgagor is selzed of the above described premises in fee simple absolute that the above described premises are free and clear of all liens or other encumbrances; that the Mortgagor is lawfully employed to convey or encumber the same are and that the Mortgagor will forever defend the said premises unto the Mortgagor and every person whomsover lawfully claiming or to claim the same or any part thereof.

THE MORTGAGOR COVERANTS AND ACREES AS FOLLOWS:

- 1. That the Mortgager will promptly pay the principal and interest on the indebtedness evidenced by said promissory note at the times and in the manner therein provided.
- 2. That this mortgage will secure the Mortgagea for any additional sums which may be advanced hereafter, at the option of the Mortgagea, for the payment of taxes, or public assessments, hazard insurance premitums, repairs or office such purpose pursuance of this mortgage, and also for any loans or advances that may hereafter be made by the Mortgagea to the Mortgage in indeed a uniform of the authority of Sec. 45-55, 1982 Come laws of South Carolina, as amended, or similar statistics, and also may be advanced shall be arrived and bear miterest at the same rate or rates as the provided in said note inless otherwise agreed upon by the parties and shall be payable of the demand of the Mortgagea, unless otherwise provided in writing.
- 3 That Mortgagor will keep the improvements on the mortgaged premises, whother now exeting or hereafted to be original instance of the hortgagor will keep the improvements on the mortgaged premises, whother now exeting or hereafted to be original in a sum not less than the balance due hereafted in any time and the parameters are captable to the Mortgagor and Mortgagor does hereby assign the policy or policies of information to the Mortgagor and agrees that all such policies shall be held by the Mortgagor should it so require and shall held by held by the Mortgagor will give immediate neitige thereof to the Mortgagor by registered shall and should like Mortgagor at any time fail to keep said premises insured or fail to pay the premiums for such insurance, then the Mortgagor indy chiefs such improvements to be insured in the name of the Mortgagor and relimburse itself for the cost of such insurance, with interest of hereinabove provided.

- 4. That the Mortgagor will keep all improvements upon the mortgaged premises in good repair, and should Mortgagor fall locks to the Mortgagor will keep all improvements upon the mortgaged premises are necessary and charge the expenses for affecting to the Mortgagor may at its option, enter upon said premises and make whatever repairs are necessary and charge the expenses for affecting to the mortgage debt and collect the same under this mortgage, with interest as hereinshove provided.

 5. That the Mortgagor may at any time require the issuance and anaintenance of insmance upon the life of any person obligated under the moletisedness sectived hereby in a sum sufficient to pay the mortgage debt, with the Mortgagor as beneficiary, and if the premounts are not otherwise paid, the Mortgagor may pay said promisify and my amount so paid shall become a pair of the mortgagor dependence on or before the debt.

 6. That Mortgagor agrees to pay all taxes and other public assessment where the same shall fall due, the Mortgagor infinediately upon payment, and should the Mortgagor tail to pay such taxesyand assessments when the same shall fall due, the Mortgagor may, at its option, pay the isome and the amounts so paid to the mortgage debt and collect the same under this floring with interest as above provided.

 7. That if this mortgage everys a "construction loan", the Mortgagor waves that the number of the indebtordness hereby
- 7. That if this mortgage secures a "construction loan", the Mortgagor argue that the principal amount of the indebtedness hereby secured shall be disloursed to the Mortgagor in periodic payments, as construction progresses, in accordance with the fermi and conditions of a Construction Loan Agreement which is separately executed but it made a part of this mortgagor and incorporated horder by reference.
- 8. That the Mortgagor will not further encumber the prentises above described, without the prior consent of the Multipages, and should the Mortgagor so encomber such premises, the Mortgagor may, at its option, declare the indebtedness heighly secured to be mimediately the and payable and may institute any proceedings necessary to collect said indebtedness.
- 9. That should the Mortgagor alienate the mortgaged premises by Contract of Sale, Bond for Title, of Deed of Conveyinted, and the within mortgage indebtedness is not paid in full, the Mortgagor of his Purchasor shall be required to file with the Association for processing the asymptom forms the Association with a copy of the Contract of Sale, Pound for Title, or Deed of Conveyince, and have the Interest rate on the loan balance existing at the time of transfer modified by increasing the interest rate on the sale and the promoter of the processing the sample of the promoter of the processing the sample of the processing at the time of transfer modified by increasing the interest rate on the sale loan balance to the interest rate on the sale for a promoter to be charged at that time by applicable South Carolini lies, or a lesser increase in interest rate in the processing at the time of transfer modified by increasing the interest rate and monthly paying the determined by the Association. The Association will notify the Mortgagor or his Purchaser, fail to comply with the provisions of the self-thin paragraphs the Mortgager, at its option, may declare the indebtedness, hereby secured to be immediately due and payable fail my institute any proceedings necessary to collect said indebtedness.
- institute any proceedings necessary to collect said indebtedness.

 10. That should the Mortgagor fail to make payments of principal and interest as due on the promisory note and the saint shall be ampared for a period of threst (30) days or if there should be any failure to comply with and abidic by any by-laws or the gelariter of the Mortgage, or any stipulations set out in this mortgage, the Mortgage at its option, may writer to the Mortgagor of the flux known; address gaving him thirty (30) days in which to rectify the said default and should the Mortgagor fail to rectify said default within the said thirty days the Mortgage, may, at its option, increase the interest rate on the loan believe for the roundining through the loan is for a lesser term to the maximum rate per animal permitted to be charged at that time for applicable South Carbinal by, or a lesser unrease rate as may be determined by the Association. The monthly payments will be additisted accordingly.
- 11 That should the Mortgagor tail to make payments of principal and indeed as well as minimized according to mistallment become past due for a period in excess of 15 days, the Marging may collect is that charge, not discussed up injuring equal to five (5%) per centum of any such past due installment in order a cover the extra expense wildow to the highling of aidd delindrent payments.
- delinquent payments.

 12. That the Mortgagor hereby assigns to the Mortgagee, its successors and assigns, all the routs, issues, and profits according from the mortgaged premises, retaining the right to collect the same so long as the debt thereby secured is but in airceurs of payment, but should any part of the principal indebtsdenss, or interest, taxes, or fire funuance, buss due and unpaid, the Mortgagee may without notice or further proceedings take over the mortgaged promises, if they shall be occupied by a tenant of tenant of the collection and profits and apply the same to, the indipletedness hereby sequent (without liability) to necessary of the collection, and any tenant is authorized, anon request by Mortgagee, for make all rents and profits actually collected, less the cost of collection, and any tenant is authorized, anon request by Mortgagee, and should said premises at the time of such default be occupied by the Mortgage, the Mortgagee may apply to the linguistic payment of a receiver with authority to take paysession of said premises and collection or pregding in the country alores and to the rents and profits applying the cost of collection, to the mortgage debt without liability to account to, anything more bank the rents and profits applying the cost of collection, to the mortgage debt without liability to account to, anything more bank the rents and profits accounts.
- collected.

 3. That the Mortgagee, at its option, may require the Mortgagor to pay to the Mortgagee, on the first day, of each month until the note secured becapt is fully paid, the following sums in addition to, the payments of principal and intrest, provided has able note; a nime equal to the premiums that will next become due and payable on tolicites of quotique maranty historiage (if applicable) life and this hazard insurance covering the mortgaged property, plus taxes, and assessments peat due of the mortgaged premiums of the Mortgagee (less all sums already paid threefor, divided by the number of months of chaps before one minth prior it this date where such premiums, taxes, and assessments will be due and payable, such signs to be held by Mortgage to may said promition, taxes and special assessments, should these payments exceed the amount of payments actually did by the flattage for laxes, prisesinghits, or insurance premiums, the excess may be credited by the Mortgagee on subscittent payments the difference of the mortgage and make any the deficiency. The Mortgage in and payable, all Mortgage in the mortgage are may be assessed in mortgage deficiency. The Mortgage, in the mortgage are any all to opinion, apply for remeasand mortgage deficiency are at its option, any, it is option, any, to the contract of the premisery of the premialning due on the mortgage delicency and they define the mortgage delicency, at the rate specific his ant promisery to contract the Mortgage may are made premium payment, with interest, at the rate specific his ant promisery to equal monthly matallinests.