The 1144 was it and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way to the same belonging all built-in stores and refrigerators, heating, air conditioning, plumbing and electrical fixtures, wall to the same belonging all built-in stores and refrigerators, heating, air conditioning, plumbing and electrical fixtures, wall to the same belonging or in any way to the same belon

111 14114 1931 10 HOLD all and singular the said premises unto the Mortgagee, its successors and assigns forever.

The Manager represents and warrants that said Mortgagor is seized of the above described premises in fee simple absolute; that the street described reconsess are tree and clear of all liens or other encumbrances; that the Mortgagor is lawfully empowered to control of special the said that the Mortgagor will forever defend the said premises unto the Mortgagor, its successors and assigns, then and should be Mortgagor and every person whomsoever lawfully claiming or to claim the same or any part thereof.

1444 WEST WAS COVENANTS AND ACREES AS FOLLOWS:

- I that the Mortgador will promptly pay the principal and interest on the indebtedness evidenced by said promissory note at the rimm title in the mount therein provided.
- A thin this massission will accure the Mortgagee for any additional sums which may be advanced hereafter, at the option of the Mortgages under the symmetry of the Mortgages and the for any loans or advances that may hereufter be made by the Mortgagee to the Mortgager under the symmetry of the Land 18 1962 Code of laws of South Carolina, as amended, or similar statutes; and all sums so advanced shall bear approximate the symmetry of the s
- This Messilvos will keep the improvements on the mortgaged premises, whether now existing or hereafter to be crected, insured previous has been been another hazards in a sum not less than the balance due hereunder at any time and in a company or considered any photology of the Mortgages, and Mortgages can be been such that the policy or policies of insurance to the Mortgages and special policy of policies of insurance to the Mortgages and special provides the policy of policies of insurance to the Mortgages and special policy of the Mortgages should it so require and shall include loss payable clauses in class or class to be held by the Mortgages should it so require and shall include loss payable clauses in class or class to be held by the Mortgages will give immediate notice thereof to the Mortgages by registered mail, and should the Mortgages is not specially a premises insurance, then the Mortgages may cause which improvements as a manufactual in the same of the Mortgages and remburse itself for the cost of such insurance, with interest as historymetric provides.
- s been be the expense will keep all improvements upon the mortgaged premises in good repair, and should Mortgagor fail to do we should suppose one of the expenses for such that the exp
- So this on Noctober me at my time fequire the issuance and maintenance of insurance upon the life of any person obligated thinks the mortgage debt, with the Mortgagee as beneficiary, and if the positions are the observate part, the Mortgagee may pay said premiums and any amount so paid shall become a part of the mortgage debt.
- 200 1 S. Specified secures a construction loan", the Mortgagor agrees that the principal amount of the indebtedness hereby associated to the Mortgagor agrees that the principal amount of the indebtedness hereby associated to the Mortgagor agrees that the principal amount of the indebtedness hereby associated to the Mortgagor agrees that the principal amount of the indebtedness hereby associated to the indebtedness hereby as a sociated to the in
- S The Assessment of the Mortgagee, and the Newspaper will not turther encumber the premises above described, without the prior consent of the Mortgagee, and the Security of S
- the should the Markingor alternate the mortgaged premises by Contract of Sale. Bond for Title, or Deed of Conveyance, and the abolic measures and before the paid in tall, the Mortgagor or his Purchaser shall be required to file with the Association and contraction in the processing the mortgage indebtedness, pay the reasonable cost as required by the Association for processing the mortgage in the processing the mortgage in the processing the mortgage in the payon the contract of Sale, Bond for Title, or Deed of Conveyance, and have the interest as an about the processing at the time of transfer modified by merusing the interest rate on the said loan balance to the maximum as a payon to the processing the mortgager of the purchaser of the new interest rate and monthly payoness the value of the processing the proces
- We should be Mortgagor tail to make payments of principal and interest as due on the promissory note and the same shall be grouply be a house or touch (30) days or if there should be any failure to comply with and abide by any by-laws or the charter of the Mortgagor of the charter of the Mortgagor of the Mortgagor at his last known address or an abide to be able to the Mortgagor at his last known and the mortgagor of the remaining term of the loan or by the second of the mortgagor and the specific state of the loan balance for the remaining term of the loan or by the second of the control of the loan paths of the second of the second of the loan balance for the remaining term of the loan or by these second of the second of the second of the loan balance for the remaining term of the loan or by the second of the secon
- the should be Moragagor tail to make payments of principal and interest as due on the promissory note and should any monthly based being become such that for a period in excess of 15 days, the Mortgager may collect a "late charge" not to exceed an amount excess with the best period of any such past due installment in order to cover the extra expense incident to the handling of such delingering approximate
- to the on the each beginning the night to collect the same so long as the debt hereby secured is not in arrears of payment, but should see the payment to collect the same so long as the debt hereby secured is not in arrears of payment, but should see the payment of the night to collect the same so long as the debt hereby secured is not in arrears of payment, but should see the payment of the night to be seen to the night see the night seed of the same to the merchanged premises, if they shall be occupied by a tenant of tenants, and willing note soils with way positis and apply the same to the indebtedness hereby secured, without liability to account for anything more than the position of seed to the contrary by the same to the Mortgagee, to soils of spiral seements are to the Mortgagee, without liability to the Mortgager mitil notified to the contrary by the Mortgagee, without liability to the Mortgager may apply to the Mortgagee and should seement at the time of such default be occupied by the Mortgager, the Mortgager may apply to the Judge of the seement which was backed of the Count of Common Pleas who shall be resident or presiding in the county aforesaid for the appointment of a species with outlook to take possession of said premises and collect such rents and profits, applying said tents, after paying the county aforesaid for the appointment of the county a
- A post of Marotago. It its option, may require the Mortgagor to pay to the Mortgagoe, on the first day of each month until the series of across a cults paid, the following sums in additionate of the payments of principal and interest provided in said note: a sum of accession in the first day of each month until the series of access in the paid of the payments of principal and interest provided in said note: a sum of the payments of principal and interest provided in said note: a sum of the payments of principal and interest provided in said note: a sum of the payments of the mortgage guaranty insurance (if applicable), fire and other by the payments and assessments will be due and assessments not due on the mortgage to pay said premiums, taxes and payments assessments will be due and payable, such sums to be held by Mortgagee to pay said premiums, taxes and payments accounts the payments become due and payable, the Mortgagor if, however, who will be independent of the payments account to payments actually made by the Mortgagor if, however, who will be independent of the payments when the same shall become due and payable, the Mortgagor is all pay to the Mortgagor in the payments accessive to make aid payments when the same shall become due and payable, the Mortgagor shall pay to the beautiful of the payments accessive to make aid payments when the same shall become due and payable, the Mortgagor shall pay to the beautiful of the payments are unit to provide a payment payment payment or similar insurance (if applicable) covering the balance that supporting the payment payment, with interest at the rate specified in said promissory note, in equal monthly installments the balance and payment ported.