In case of breach by Borrower of the covenants and conditions of the Loan Agreement, Lender, at Lender's option, with or without entry upon the Property, (i) may invoke any of the rights or remedies provided in the Loan Agreement, (ii) may accelerate the sums secured by this Mortgage and invoke those remedies provided in paragraph 18 hereof, or (iii) may do both. Prior to completion of the improvements, sums disbursed by Lender to protect the security of this Mortgage up to the principal amount of the Note shall be treated as disbursements pursuant to the Loan Agreement, and such sums disbursed by Lender in excess of the principal amount of the Note shall be additional indebtedness of Borrower secured by this Mortgage. All such sums shall bear interest from the date of disbursement at the rate stated in the Note, unless collection from Borrower of interest at such rate would be contrary to applicable law in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law, and shall be payable upon notice from Lender to Borrower requesting payment therefor.

If, after the commencement of amortization of the Note, the Note and this Mortgage are sold by Lender, from and after such sale the Loan Agreement shall cease to be a part of this Mortgage and Borrower shall not assert any right of set-off, counterclaim, or other claim or defense arising out of the Loan Agreement against the obligations of the Note and this Mortgage.

25. Exemption from Personal Liability; Extensions, Etc., Not to Release Interest in Property. If any person executes this Mortgage who did not execute the Note, then nothing contained in this Mortgage or in the Note setting out the obligations secured hereby shall obligate such person further than to bind such person's right, title, and interest in the mortgaged Property, and on default hereunder no deficiency or other personal judgment shall be demanded or entered against such person; but, extension of the time for payment, at any time, and from time to time, modification of amortization of the sums secured by this Mortgage, at any time, and from time to time, or other accomodations granted by Lender to any maker of the Note, at any time, and from time to time, without the consent of such person, shall not operate to release, in any manner, the liability of such person or such person's successors in interest insofar as such person's interest in the Property is concerned. Lender shall not be required, at any time, to commence proceedings against anyone who executed the Note or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by such person or such person's successors in interest. The provisions of paragraph 10 above also apply to any person who executes this Mortgage, whether or not such person executed the Note. The word "person" as used in this paragraph shall mean an individual, partnership, association, corporation and all

PREMIER INVESTMENT CO., INC.

IN WITNESS WHEREOF, Borrower has executed this Mortgage as a Sealed Instrument.

other legal and commercial entities.

STATE OF Some St	OUTH CAR be personally Borrower signature, with the me this	Solina, Solina, appeared appeare	the unlas. her witne	reenvi dersig is a ss w Septem	President (Seal) Borrower (Seal) Borrower 11e County ss: ned and made oath that s/he saw the ct and deed, deliver the within written Mortgage; and that thressed the execution thereof. ber 19 79	
STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	PREMIER INVESTMENT CO., INC.	3/26/	SOUTH CAROLINA FEDERAL SAVINGS AND LOAN ASSOCIATION	MORTGAGE	Sept Sept 12:10 Recorded in 889 R. M. C.	\$53,550.00 Lot 186 Leeward Ter., Devenger Fl., Sec. 10
I, Mrs appear before voluntarily a relinquish un her interest a mentioned ar Given un notary Public for	re me, and and without and estate, and released. Inder my Hand South Carolina expires.	upon being any compul named nd also all lid and Seal,	the wife privately a sion, dread ther right and	a Notary P of the with nd separa or fear of d claim of	NOF DOWER not applicable	

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THE RESERVE OF THE PARTY OF THE

at 12:10 P.M.

RECORD: SEP 2 5 1979