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Carolina Federal Savings and Loan Association Greenville County (1930) B 1440

TOGETHER with a land's ngular their arts mentions hereoff and take offers on the resistance of the continuous continuous and an incident or appertaining specifically including a firefit and continuous covering and builtin appliances and are other each proof for certain with emailer attained to the highest ordered particles and the resistance of the particles are the same for the particles are the same formation of the particles and ordered particles and reas estate as the same of the particles are of the same formations.

TO HAVE AND TO HOLD all and singular the said premises citit the said Association its subcessors and assigns furever and time said. Mortgagor is hereby bound to warrant and forever detend all and singular trivisad premises unto the Association from and against minise than devery person whomsoever lawfully claiming or to claim the same or any partitivered. And the Mortgagor doverants he is lawfully seized of the premises herein described in feels imple absolute that he has good ingrit and lawful authority to self-convey or who uniter same, and that they are free and clear of all lens and endurubrances whatspever, except as here habove set forth.

If all or any part of the Property or an interest there has so dior transferred by Borrower without Lender's prior written consent, excluding (a) the creation of allen or endumbrance subord nate to this Mortgage (b) the creation of a purchase mone; security interest for household appliances (c) a transfer by devise ideacent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase. Lender may, at Lender's option idealare all the surns secured by this Mortgage to be immediately due and payable. Lender shall have waited such out on to accelerate if inprior to the sale or transfer. Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender. Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate. Lender shad may Borrower notice of acceleration. If Borrower fails to immediately pay such sums. Lender may, without further notice or demand on Borrower invoke any remedies permitted hereby.

it is agreed that acceptance of prepayment of any portion of the principal indebtedness due hereunder and charges for late payment shall be subject to and in accord with the provisions therefor in the note secured nereby

And the Mortgagor coveriants and agrees to keep the improvements on said and insured against loss or damage by fire and windstorm and other casualties generally covered by extended coverage insurance in a sum equal to the debt secured hereby, and by any prior lien(s), in a company or companies approved by the Association to pay the premiums therefor, and to assign the policy or policies of insurance to the Association. In the event of foreclosure or other transfer or title to the mortgaged property in extinguishment of the debt secured hereby, all right, title and interest of the Mortgagor in such property insurance policies then in force shall pass to the purchaser or grantee. The Mortgagor also agrees to produre and deliver to the Association a policy for such life insurance if any, as may be required by the Association for protection of the debt secured hereby and pay premiums therefor. The Mortgagor agrees to furnish proof of payment of the aforesaid premiums, and, upon his failure so to do, the Association may, at its option ideclare all sums secured hereby immediately due and payable, or pay said premiums, which sums shall be an interest from the date of nayment at the rate provided for in the note secured hereby and that such sums and interest shall be secured by this mortgage.

The Mortgager also covenants to promptly pay all takes, assessments and other governmental charges imposed upon said property when same become due and shall furnish the Association proof of such payments, upon request. In the event the Mortgagor shall fail to pay such items before they become past due, the Association may, at its option, declare sums secured hereby immediately due and payable, or pay same, with any interest and penalties as may be due, which sums shall bear interest from the date of payment at the rate provided for in the note secured hereby, which sums and interest shall likewise be secured by this mortgage.

And it is further agreed that the Mortgagor shall not do icr suffer any act to be done in, upon or about the premises or any part thereof, whereby the value of the premises hereby mortgaged shall be impaired or weakened as security for said debt, that he shall keep said premises in good repair and if he fail so to do, the Association may at its option enter upon same and make whatever repairs as in its judgmentare necessary, and pay the cost thereof, which shall draw interest and be secured by this mortgage as provided herein in the event of payment of premiums or taxes by the Association. Should the improvements on the premises herein described be abandoned or become untenantable or uninhabitable in the sole judgment of the Association it shall have the right, at its election, to declare the full indebtedness hereby secured immediately due and payable, or if said improvements shall be destroyed by fire or other casualty, or the greater portion of same is removed from the premises without the written consent of the Association it may like wise declare the total indebtedness secured hereby immediately due and payable.

And the Mortgagor does hereby assign and transfer unto the Association all the rents and profits accruing from the premises hereinabove described as additional security for the payment of said indebtedness, retaining however, the right to collect said rents as long as no installment payment secured hereby is more than one (1) month in arrears but if any installment is more than one (1) month in arrears, or if at any time any other part of the debt secured hereby interest. Insurance premiums, taxes or assessments shall be past due and unpaid on the Mortgagor in default in any of the other provisions of this mortgage, the Association may, provided the premises herein described are occupied by a tenant or tenants, without further proceedings, take over the property here in described and collect said rents and profits and apply the net proceeds, after paying the costs of collection to the payment. If takes, insurance premiums interest and principal without liability to account for anything more than the rents and profits activate of collections of the Mortgagor does hereby agree that the said Association may apply to the judge of a court of competent jurisd of on at chambers or other wise for the appointment of a Receiver, with like authority to take charge of the mortgaged premises, designate a reasonable rental in a lectifier same and apply the net proceeds for the purposes and under conditions above provided.

And it is further agreed that if the Mortgagor shall fall to pay the diff secured hereby or the debt secured by all en having priority over the tien granted hereby in accordance with the terms of the note is denoting same if all or otherwise default in the payment of insurance premiums, taxes or assessments or any other payment or in the performance of any other provision as set forth in said note or in this mortgage, the Association may, at its option declare the white acrossor secured hereby immediately due and payable, and if such sum, including all costs and fees provided for herein or by saidholte, shortly a dupon demand, proceed to foreclose this mortgage, and that waiver of the breach of any provision hereof shall not constitute waiver of any subsequent breach of the same or any other provision of this mortgage, it is also agreed that if the note is placed in the hands of an attime, for collection, or in the event of foreclosure of this mortgage, or should the Association become a party to a suit affecting this mortgage or title to the property covered by it, the Mortgagor shall pay a reasonable attorney's fee, and all costs incurred in connection with such default, foreclosure or involvement, which sums shall also be secured by this mortgage and included in any judgment for foreclosure. It is specifically agreed that the Mortgagor waives the benefit of any appraisement laws of the state of South Carolina and that all rights and powers herein conferred on the Association are cumulative of all other rights allowed by law, and may be cursued concurrent.

