ক্ষ্যালে ক্ষা । ক্লোই (১৮৬শটো এল চ**ন্ধত নিশ্বাক্ষর স্থানাক্ষ্য স**্থানাক্ষর

VOL 1639 PAGE 617

Together with all and singular the rights, members, bereditaments and appurtenances to the Property belonging or in any wise incident of appertaining,

TO HAVE AND TO HOLD all and singular the Property unto Mortgagee, its successors and assigns, forever.

And Mortgagors do hereby bind themselves to WARRANT AND FOREVER DEFEND all and singular the Property unto Mortgagee from and against themselves and all other persons lawfully claiming or to claim the Property or any part of that Property.

PROVIDED, ALWAYS, that if Mortgagors shall well and truly pay unto Mortgagee all sums of money evidenced by the Agreement, or any and all future advances which Mortgagee shall make to Mortgagors under the Agreement up to the maximum amount shown as the Line of Credit, and shall pay the taxes, usurance premiums and other amounts herein mentioned at the time and in the manner specified in the Agreement, then these presents and the estate hereby granted shall crase, determine and be rook, and thereupon the satisfaction and discharge of this instrument may be completed and executed by the duly appointed and acting Manager of Mortgagee.

And Mortgagors, for themselves and for their heirs and assigns, hereby covenant with Mortgagee as follows:

- I. Mortgagies shall moure the mortgaged buildings erected on the Property against such hazards, in such amounts and with such carriers as may be appeared by Mortgagee, and shall assign the policy or policies of mourance to Mortgagee, and in case they shall at any time fail or neglect so to do, then Mortgagee may cause the Property to be insured in its name or as interests may appear, and reimburse itself for the premiums and expenses of that insurance, with pureroit at the rate shown in the Agreement, and the buildings shall stand secured by this Mortgage.
- 2. Mortgagors shall pay as the same may become due, all taxes by whatsoever authority legally imposed on the Property and in case they shall at any time neglect or fail to pay these taxes, then Mortgagee may pay such taxes, and reiniburse itself for the same with interest thereon at the rate, shown in the Agreement, and that the same shall stand secured by this Mortgage.
- I Upon default in the payment of any Scheduled Monthly Payment in accordance with the terms of the Agreement, or of any insurance premium, taxes or assessments or in the performance of any of the requirements contained in the Agreement or of any of the conditions of this Mortgager, subject to the provisions of the South Carolina CPC with respect to default and the right to cure the default, shall have the right to declare the entire amount of the fewered by this Mortgage to be immediately due and payable, and to proceed to entiree the collection of the same, together with interest, reasonable atturney's fees not in exerce of 15% of the Unpaid Balance of the resolving loan account secured hereby and all other amounts secured hereby or permitted by law.
- 6. The hilder of this Mortgage, in any actions to biceclose the same, shall be entitled, without regard to the value of the Property or the abequacy of any security for the Mortgage debt, to the appointment of a receiver of the read and profits of the Property, and such reads and profits are hereby, in the event of any default in the payment of the Agreement according to its terms, assigned to the hilder of this Mortgage.
- 5. If Michagues transfer aids to the Property, Mortgages may allow the transferes of the Property to assume the debt secured by this Mortgage. By trouving the debt, transferes will be promising to pay the loan emboured by the Agreement, according to the terms of that Agreement. Michagues may refuse transferes performed to assume the loan. It Mortgages so refuse, Michagues has the option to adopt one of two courses of action, as follows:
  - (a) Declare the Lagued Balance at the time of transfer of title at once the and payable
  - (h) Agree with transferre to new loan breme.

E Mietgages comesto de assumption, abbitonal charges part by Mietgagies may be as billions:

- (a) Fee his crofis reques relating to transferre
- the section for the section of the s

RC45COD E4 MA W

14-72-14-73

,

. विश्वतिकारम्