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TOCETHER with all and singular the rights, includers, hereditaments, and appurtenances to the same belonging of in any way to will carpeting, leners and gates and the right supported to the same belonging of in any way to will carpeting, leners and gates and the right supported or fixtures pow or hereafter attached, connected or fitted in any manner, the intention of the parties hereto that all sheek includes and equipment, other than household furniture, be considered a part of

TO HAVE AND TO HOLD all and amphine the end premises unto the Mortgagee, its successors and assigns forever.

The Mortgagor represents and warrants that said Mortgagor is seized of the above described premises in fee simple absolute; that the above described premises are free said chear of all hours or other encumbrances; that the Mortgagor is lawfully empowered to convey or encumber the same and that the Mortgagor will forever descend the said premises unto the Mortgagor, its successors and assigns, from and against the Mortgagor and every period whomeour havitally claiming or to claim the same or any part thereof.

## THE MORTGACOR COVENANTS AND AGREES AS EQULOWS:

- I That the Mortgagor will promptly may the analysis and interest on the indebtedness evidenced by said promissory note at the times and in the manner therein provided
- 2. That this mortgage will account the Mortgages for any additional sums which may be advanced hereafter, at the option of the Mortgages for the payment of taxes, or public incomingues, hazard insurance premiums, repairs or other such purposes pursuant to the provisions of this mortgage, and also for any longer, that may hereafter be made by the Mortgagee to the Mortgager under the authority of Sec. 15.55, 1002 (only of hour of South Countries, as amended, or similar statutes; and all sums so advanced shall be interest at the same rate or rates as that provided in statutes.
- I That Mortgager will be the improvements of the mortgaged premises, whether now existing or hereafter to be erected, insured against lies by fire, windstories in the myrogen will be supposed by the myrogen and in a company or companies acceptable to the Mortgager, and Mortgager does hereby assign the policy or policies of insurance to the Mortgager and surfaces that all such policies shall be help by the Myrkeyer should it so require and shall include loss payable clauses in favor of the Mortgager, and in the event of loss, Mortgager will say a municipate notice thereof to the Mortgager by registered mail; and should the Mortgager at any time fail to keep and promises sequence of the pay the premiums for such insurance, then the Mortgage may cause and improvements to be morred in the name of the Mantgager and geimburse itself for the cost of such insurance, with interest as heremature provided.
- 4 That the Mortgagor will been all approximate upon the mortgaged premises in good repair, and should Mortgagor fail to do so the Mortgage may at its option, opter upon this passages and make whatever repairs are necessary and charge the expenses for such repairs to the mortgage debt and collect the says such appropriate to the mortgage debt and collect the says such appropriate with interest as hereinabove provided.
- 5 That the Mortzagee may it my time torquise the isospine and maintenance of insurance upon the life of any person obligated under the indebtedness secured hereby in a min indicated to pay the mortgage debt, with the Mortgagee as beneficiary, and if the framiums are not otherwise paid, the Mortgagee and phy said premiums and any amount so paid shall become a part of the mortgage
- 6 That Mortgagor agrees to pay all target and against the mortgaged premises on or before the dates thereof and to exhibit the receipts shipters in the offices of the Mortgagee immediately upon payment, and should the Mortgage fall to pay such garge and assembled the mortgage may, at its option, pay the same and charge the amounts to paid the mortgage debt and charge under this mortgage, with interest as above provided.
- That if this mortgage secures a construction for the Mortgagor agrees that the principal amount of the indebtedness hereby secured shall be dishursed to the Mortgagor in possible progresses, in accordance with the terms and conditions of a Construction Loan Agreement which is suppossed but is made a part of this mortgage and incorporated herein by reference
- B. That the Mortgapor will not hypher specialists the pressures above described, without the prior consent of the Mortgages, and the Mortgages and the Mortgages are proposed. As Mortgages way at its option, declare the indebtedness hereby secured to be unmediately due and payable and may metable any proceedings necessary to collect said indebtedness.
- I that should the Mortagger absence for party and premises by Contract of Sale. Bond for Title, or Deed of Convoyance, and the within mortagge indebtedness c not part to the Mortagger or his Purchaser shall be required to file with the Association an application for an assumption of the mortage disclosures, pay the reasonable cost as required by the Association for processing the assumption formula the Association with a convey of the Canting of Sale. Bond for Title, or Deed of Conveyance, and have the interest rate on the loan balance existing at the time of Asserting Mortagger by increasing the interest rate on the said loan balance to the maximum rate per annum permitted to be charged at the table such table South Carolina law, or a lesser increase in interest rate as may be determined by the Association. The Association the Association of the Associati
- 10 That should the Marriager has to make payables of principal and interest as due on the promissory note and the same shall be unpaid for a period of thirty (30) days or it flees should be any failure to comply with and abide by any by-laws or the charter of the Martyagee, or any stimilations set any five maybagee the Martyagee, at its option, may write to the Mortgager at his last known address giving him thirty (30) days in which to teethy the caid default and should the Mortgager fail to rectify said default within the said thirty days, the Mortgagee, may at its option, increase the interest rate on the loan balance for the remaining term of the loan of for a lesser term to the maximum care pay should be be charged at that time by applicable South Carolina law, or a lesser increase rate as may be determined by the Association. The monthly payments will be adjusted accordingly.
- 11. That should the Mortgager fail to make payments of principal and interest as due on the promissory note and should any monthly installment become past due for a period of saces of 15 days, the Mortgager may collect a "late charge" not to exceed an amount equal to live (5%) per centum of any such past due installment in order to cover the extra expense incident to the handling of such delinquent payments
- 12. That the Mortgagor hereby assigns to the Mortgagee, its successors and assigns all the rents, issues, and profits accruing from the mortgaged promises, relativity the first to concer the same so long as the debt hereby secured is not in arrears of payment, but should any part of the principal indeptedness, or the insurance promisms, he past due and unpaid, the Mortgagee may without notice or further proceedings take eyer the mortgaged premises, if they shall be occupied by a tenant or tenants, and collect said tents and profits actually the same to the mortgaged premises, if they shall be occupied by a tenant or tenants, and collect said tents and profits actually the same to the mortgage. It is the contrary of the contrary by the mortgage, to make all round payments direct to the stortgage, without habitly to the Mortgage, and should said premises at the time of sixth default be occupied by the Mortgage, may apply to the Judge of the County Court or to any Judge of the contrary by the Mortgage may apply to the Judge of the County Court or to any Judge of the contrary of the county of the county of the county of the county of the said premises and should said premises of the first paying the cost of collection, to the mortgage deta without habitly to account for anything more than the rents and profits actually collected.
- 13. That the Mortgagee, at #4 profess, way receive the Mortgager to pay to the Mortgagee, on the first day of each month until the note recured hereby is fully paid, the following similar in addition to the payments of principal and interest provided in said note: a sum equal to the premium's that will next become the and payatic on policies of mortgage quaranty insurance (if applicable), fire and other harard insurance covering the mortgaged payments and assessments next due on the mortgaged premises (all as estimated by the Mortgage) less all similar affectly and determined will be the analysis and assessments will be the did not payatic, such similar to leave before one month prior to the date when such premiums (axes, and assessments will be the did not payatic, such similar to be bedone one month prior to the date when a special assessments. Sponly these payments exceed by the payments of the premiums, the exceed may be credited by the Mortgager to the made by the Mortgager for taxes, assessments or insurance premiums, the exceeding the payments actually made by the Mortgager shall be insufficient to make said payments when he some such payments to be made by the Mortgager shall be insufficient to make said payments. When he some shall become due and payable, the Mortgager shall be insufficient to make said payments. The Mortgager further agrees that at the end of ten years from the date instead, Mortgager may, at its option, payle for payeous the simple premium required for the remaining years of the form or the Mortgager day, with premium and add the same to the nortgage debt, in which event the Mortgager shall repay to Mortgage and promissory note, in equal monthly installments over the remaining payment period.