And the said Mortgagor does to robe on a recommon epissor outstand over a common to the common assigns, that he is lawfully seized in fee of the property above down became and that he property is free in the common services except a mortgage to

First Federal Savings & Loan Association

June 17 ... 1977.

in the __Greenville __County County C

PROVIDED ALWAYS NEVERTHELESS that if he wild Mortgager thail well and trail, pay or cause to be paid unto the said Mortgagee, its successors or assigns, the said cebts and some of money aforesaid, with interest thereon if any shall be due, according to the true intent and meaning of this instrument and of said note and the conditions therein written, then this deed of bargain and sale shall cease and be void, otherwise, it shall remain in full force and authority.

And it is also covenanted and agreed that upon detault in the payment of said promissory note above described, or on our failure to pay the said taxes, assessments for street or other improvements, and insurance as agreed, or on failure of the Mortgagor to keep and perform any of the covenants or conditions herein, then, or it can be only one of these events, the whole amount of the indebtedness hereby secured, at that the original shall, a class on tion of the lawful owner and holder of said note and of this security be and become due and collectible at once, anything herenbefore or in said note contained to the contrary notwithstanding; such option to be exercised without notes.

And it is covenanted and agreed that if all it any part of the Property of an interest therein is sold or transferred by Mortgagor without Mortgagee's prior written consent, ou linding tas the creation of a lien of on, imbrance subordinate to this mortgage, (b) the creation of a purchase money security interest for analysely lid applicances, local transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any least hid interest of three years or less not containing an option to purchase, Mortgagee may at its option, declare all the sums secured by this mortgage immediately due and payable. Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer. Mortgagee and the property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this mortgage shall be at such rate as Mortgagee shall request, and if the required assumption fee is paid. If Mortgagee has waived the option to accelerate and it Mortgagor's successor in interest has executed a arritten assumption agreement accepted in writing by Mortgagee. Mortgagee shall mail Mortgagor notice of acceleration. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Mortgagor may pay the sums declared due. If Mortgager faits to pay such sums prior to the expiration of such period. Mortgagee may, without further notice or demand on Mortgagor, invoke any remedies permitted under this Mortgage.

And it is covenanted and agreed that the said Mortgagor dies hereby assign, set over and transfer to the said Mortgagee, its successors or assigns, all of the rents, issues and profits of the said mortgaged premises accruing and failing due from and after the service of summons issued in an action to foreclose this mortgage after default in the conditions thereof. In the event Mortgagee exercises its option to accelerate or in the event the mortgaged premises is shandoned. Mortgagee shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the increaged premises and to collect the rents, issues and profits of the mortgaged premises, including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the mortgaged premises and collection of rents, including, but not limited to, receiver's fees, premiums or receiver's bonds and reasonable attorney's fees, and then to the sums secured by this mortgage. And it is further agreed that in the case of foreclosure of this mortgage, by suit or otherwise, the Mortgagee shall recover of the Mortgager the expense of advertising, selling and conveying, including reasonable attorney's fees and other reasonable costs of fore losure of the strong that it is strong to the mortgage, and shall be included in judgment of foreclosure. And it is further agreed that in case an action of procedure of demand the expense incurred in protecting its interest in the mortgaged premises, Mortgagee shall recover from Mortgagor on demand the expense incurred in protecting its interest, including but not limited to reasonable attorney's fees and costs expended.

And it is covenanted and agreed that no laboure of the Mortzage consts on assigns to exercise any option to declare the maturity of any debt secured by this nontzage, of a character, or deemed as a waiter of its right to exercise such option, or to declare such forfeiture, either as to any destinance of element medically and its further agreed that no terms or conditions contained in this mortgage can be waited, aftered or changed except as endeaded on writing and signed or all parties bereto.

The noteholder hereunder is authorized, for the LL, mot of the Mitiga, it, to make any required payments under any lien prior hereto, or under this mortgage, the non-payment of which would constitute a default, including but not limited to principal and/or interest payments, taxes and fire insurance premiums. All soms so advanced shall bear interest at the highest rate allowed under South Carolina law, from the date of the advance to the date of repayment, so all attach to and become nart of the lien created hereunder shall become payable at any time on demand therefore and the law of the provided in the event of other defaults.

The Mortgagor shall have the right to set out to set on the first help to the hold of the easy time and shall receive a rebate for any unearned interest inhigh construction of the set of

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