ru FR	TOTAL NOTE: 22320 00
STATE OF SOUTH CAROLINA COLUMN MORTGAGE OF REAL ESTATE	ADVANCE: 14649.47
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE BY ALL WHOM THESE PRESENTS MAY CONCERN: 100, Lethis Mortgage & Cures future advances - Maximum outst	randing \$100,0080,:1558 MELLS 9 BOCK 82 PAGE 240
WHEREAS, Sophie G. Haloulos	SERVICES
(hereinafter referred to as Mortgagor) is well and truly indebted unto ASSOCIATES FINANCIAL . its successors and assigns forever (he	sternation to the state of the
Morgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, it Six Hundred Fourty-Nine and 18/100	1101111(1)
Seven Thousand Six Hundred Seventy and .53/100 Dollars (5 /6/0.53	December 19 and a c
installment becoming due and payable on the same day of each successive month thereafter until the entire maturity at the rate of seven per centum per annum, to be paid on demand.	indebtedness has been paid, with interest thereon fro

Together with all and singular rights, escribers, hereditaments, and appurtenances to the same belonging in any way excident or appertaining, and of tall the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or litted thereto in any manaer; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

mis ocheticiary, sophie o. natouros as appears in Apartment 1017, rite to in the rrobate

TO HAVE AND TO HOLD, all and sugarbe the said premises page he hours to All South Dollard assigns, forever

representing the sample happing that it has add right and is travaily authorized The Mortgagor corresponds that it is harfully seized of the prember here sherein specifically stated otherwise as follows: to sell, convey or encumber the same, and that the premises are free and clear bi all being an

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locciel, from and against the Mortgagor The Mongagod further covernants to warrant and forever delepd Migsel and all persons who ascerter towicily chaining the same or any part thereof.

Court for Greenville County, S.C.

The Mongagor further concerns and agrees as follows:

(1) That this mortgage shall become the Mongagee for such further sums as may be advanced hereafter, at the option of the Mongagee, for the payment of taxes, insurance premiums, gubble assessments, repairs or other purposes pursuant to the covernants herein. This mortgage shall also seems the Montgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mongagor by the Mongagee so long as the total indebtedness thus secured does not further loans, advances, readvances or credits that may be made hereafter to the Mongagor by the Mongagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the montgage debt and shall be payable on demand of the Montgagee unless otherwise provided in writing.

(2) That it will keep the improvements now existing or bereafter erected on the mortgaged property insured as may be required from time to time by the Bortgage against loss by fire and any other laturals specified by Mortgages, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgages, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgages, and have attached thereto loss playable clauses in favor of, and in form acceptable to the Mortgages, and that it will pay all premiums therefor whendue; and that it does hereby assign to the Bortgages the proceeds of any policy instance the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgages, to the extent of the bilence owing on the Mortgages debt, whether due or not.

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgages may, at its option, enter upon said premises, make whatever repairs are accessary, including the completion of such construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgagee debt.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

C (5) That it hereby asserts his costs, issues and credits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings. The instituted pursuant to this restricted, any judge having jurisdiction cray, it Chambers or otherwise, appoint a receiver of the mortgaged premises, with full fluithought to take possession of the mortgaged premises and collect the rests, incm and prefits, including a reasonable result to be fixed by the Court in the event fault premises are occupied by the mortgager and after deducting all therees and expenses attending such proceeding and the execution of its trust as receiver, shall premise are occupied by the mortgager and after deducting all therees and expenses attending such proceeding and the execution of its trust as receiver, shall be compared by the mortgager and after deducting all therees and expenses attending such proceeding and the execution of its trust as receiver, shall be compared by the mortgager and after deducting all therees and expenses attending such proceedings and the execution of its trust as receiver, shall be compared by the mortgager and after deducting all the executions. apply the residue of the tents, the is wes and profits to and the payment of the debt secured hereby.

L-1631-S.C. Rev. 3/73