ger feat contractors as authorized by Leider. The

or taking any actions provided for herein. Lender may act through its employees, agents or indigen feat contractors as automized by Lei der. The capitons and headings of the paragraphs of this Instrument are for convenience only and are not to be used to interpret or define the provisions hereof

22. UNIFORM SECURITY INSTRUMENT: GOVERNING LAW; SEVERABILITY. This form of Security instrument conditions uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property and related fixtures and personal property. This Instrument shall be governed by the law of the purisdiction in which the Property is located. In the event that any provision of this Instrument or the Note which can be given effect without the conflicting provisions, and to this end the provisions of this Instrument or the Note which can be given effect without the conflicting provisions, and to this end the provisions of this Instrument and the Note are declared to be severable. In the event that any applicable law limiting the amount of interest or other charges permitted to be collected from Borrower is interpreted so that any charge provided for in this Instrument or in the Note, whether considered separately or together with other charges levied in connection with this Instrument and the Note, violates such law, and Borrower is entitled to the benefit of such law, such charge is hereby reduced to the extent necessary to eliminate such violation. The amounts, if any, previously paid to Lender in excess of the amounts payable to Lender pursuant to such charges as reduced shall be applied by Lender to reduce the principal of the indebtedness evidenced by the Note. For the purpose of determining whether any applicable law limiting the amount of interest or other charges permitted to be collected from Borrower has been violated, all indebtedness which is secured by this Instrument or evidenced by the Note and which constitutes interest, as well as all other charges levied in connection with such indebtedness which constitute interest, shall be deemed to be allocated and spread over the stated term of the Note. Unless otherwise required by applicable law, such allocation and spreading shall be effected in such a manner that the rate of interes

23. WAIVER OF STATUTE OF HMITATIONS. Borrower hereby waives the right to assert any statute of limitations as a bar to the enforcement of the lien of this Instrument or to any action brought to enforce the Note or any other obligation secured by this Instrument.

24. WAIVER OF MARSHALLING. Notwithstanding the existence of any other security interests in the Property held by Lender or by any other party. Lender shall have the right to determine the order in which any or all of the Property shall be subjected to the remedies provided herein. I ender shall have the right to determine the order in which any or all portions of the indebtedness secured hereby are satisfied from the proceeds realized upon the exercise of the remedies provided herein. Borrower, any party who consents to this Instrument and any party who now or hereafter acquires a security interest in the Property and who has actual or constructive notice hereof hereby waives any and all right to require the marshalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.

25. CONSTRUCTION LOAN PROVISIONS. Borrower agrees to comply with the covenants and conditions of the Construction I can Agreement, if any, which is hereby incorporated by reference in and made a part of this Instrument. All advances made by I ender pursuant to the Construction I can Agreement shall be indebtedness of Borrower secured by this Instrument, and such advances may be obligatory as provided in the Construction I can Agreement. All survive disbursed by I ender prior to completion of the improvements to protect the security of this Instrument up to the principal amount of the Note shall be treated as disbursements pursuant to the Construction I can Agreement. All such sums shall bear interest from the date of disbursement at the rate stated in the Note, unless collection from Borrower of interest at such rate would be contrary to applicable law and shall be payable upon notice from I ender to Borrower requesting payment therefor.

From time to time as Lender deems necessary to protect Lender's interests, Botrower shall, upon request of Lender, execute and deliver to Lender, in such form as Lender shall direct, assignments of any and all rights or claims which relate to the construction of the Property and which Botrower may have against any party supplying or who has supplied labor, materials or services in connection with construction of the Property. In case of breach by Botrower of the coverants and conditions of the Construction Loan Agreement, Lender, at Lender's option, with or without citity upon the Property, (i) may invoke any of the rights or remedies provided in the Construction Loan Agreement, (ii) may accelerate the sums secured by this Instrument and invoke those remedies provided in paragraph 2° hereof, or (ii) may do both. If, after the commencement of amortization of the Note and this Instrument are sold by Lender, from and after such safe the Construction Loan Agreement shall cease to be a part of this Instrument and Botrower shall not assert any right of set-off, counterclaim or other claim or defense arising out of or in connection with the Construction Loan Agreement against the obligations of the Note and this Instrument

26. ANIGNMENT OF REATS: APPOINTMENT OF RECEIVER: LENDER IN POSSESSION. As part of the consideration for the indebtedness exidenced by the Nove, Borrower hereby absolutely and unconditionally assigns and transfers to Lender all the rents and revenues of the Property. including those row due, past due, or to become due by surfue of any lease or other agreement for the occupancy or use of all or any part of the Property, regardless of to whom the terts and resenues of the Property are payable. Borrower hereby authorizes Lender or Lender's agents to collect the atoresaid rents and revenues and hereby directs each for any of the Property to pay such rents to Lender or Lender's agents; provided, however, that prior to written ratice given by Lender to Bostower of the breach by Bostower of any coverant or agreement of Bostower in this Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the benefit of Lender and Borrower, to apply the terts and revenues so collected to the sums secured by this Instrument in the order provided in paragraph 3 hereof with the balance, so long as no such breach has occurred, to the account of Borrower, it being intended by Borrower and Lender that this assignment of tents constitutes an absolute assignment and not an assignment for additional security only. Upon delivery of written notice by Lender to Borrower of the breach by Borrower of any coverant or agreement of Borrower in this Instrument, and without the recessity of Lender entering upon and taking and musta may full exerted of the Property in person, by agent or by a courtaged nied receiver. Lender shall immediately be entitled to possession of all rens and reverues of the Property as specified in this paragraph 26 as the same become due and payable, including but nor limited to rens then due and unpuid, and all such terms shall in med airly upon delivery of such notice be held by Borrower as trustee for the benefit of Lender only; provided, however, that the written rictice by Lender to Borrower of the breach by Borrower shall contain a statement that Lender exercises its rights to such terms. Buttower agrees that commenting upon delivery of such written notice of Bottower's breach by Lender to Bottower, each tenant of the Property shall make such terms payable to and pay such terms to Lender or Lender's agents on Lender's written demand to each tenant therefor, delivered to each remain personally, by mail or by delivening such deniand to each rental unit, without any liability on the part of said terain to require further as to the environce of a details by Borrower.

Bottoker bereby coverants that Bottoker has not executed any prior assignment of said terms, that Bottoker has not performed, and will not execute, any assistance which would present Lender from exercising its rights under this participants. It is a right at the consecution of this Instrument if the has been a said personal prepayment of any of the rents of the Property for more than two months price to the dire dates of such terms. Bottoker over any that Bottoker will not hereafter collect or except payment of any terms of the Property more than two months prior to the due dates of such terms. Bottoker further concentris that Bottoker will execute and deliver to Lorder such further assignments of terms and reverses of the Property as Lorder may from time to time request.

Upon Borroact's breach of any coverance according to Borroact in the Instrument. Let derively in person, by agent or by a counterproved to counter, regardless of the adequacy or I credit's securit, error upon and take and macriain full control of the Property in order to person all active costs and appropriate for the operation of discrete therefore during the notion before containing and the control of the property of the along of tipe is to the Property and the execution containing the the management of maintenance of the Property, all on such terms as an domed box to protect the security of the Instrument. In the event I order class to seek the approximent of a receiver to the Property upon Borroact's breachest any containing agreement of Borroact in this Instrument, Borroact bench expressly consents to the appoint, and of such receiver. I order on the receiver shall be crucked to receive a reasonable feet for so managing the Property.

All terts and tever als collected subsequent to delivery of whother coverby Lei durito Borower of the breachity Borower of any coverant or agreen ent of Borower in the Instruments follower product and account of the Browner in the Instruments following the track in didding that not limited to, another following term and the track in didding, that not limited to, another following from any or recovery bords, consistent in the Property production in source policies, takes, assess onto and other charges on the Property, and the constant of scharge and officially of Borower as lossed on landfold of the Property and then to the scharge scharge of the Instrument. Let be not the receiver of shift one access to the biodiscand records used in the opposition and in entire and or the Property and of all the last to be accessed of the first and of the access to the biodiscand or a first or access to the property of the property of the Property and the property of the Prop

4328

Ort

 $\mathbf{o}$ 

\*\*\* \*\*\* **\*** 

 $\int_{\mathbb{R}^n} ||\varphi_i||^2 dx \leq \|\varphi_i\|_{L^2(\mathbb{R}^n)} \leq C$