only of a choice test in the Mirgory of a Romory collection of the 200 before the Choice of the North North and reas securing forms Advisors of any half a material in common to the District of the Advisors of American States of the Advisors of the Adviso overants or actioneurs of Bir wer contained in this Mirrard, or Birrard pass ill traverable expenses in mirel by Lorder reent rolling the electronis and agreements of B in were notated in the M transpound in critical ferder's removed as provided in paragraph 18 bereif, including, but not limited to, reasonable attenes's fees, and [d] But wer takes such action as Fender toy reas nably require to assure that the lien of this Morrage, London's interest in the Property and Borower's obligation to pay the sums secured by this Morteage shall continue unimpoired. Up a such payment and cure by B rower, this Mortgage and the Ala gations secured hereby shall remain in full force and effect as if no acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver. As additional security bereunder, Borower bereby assigns to Lender the rents of the Property, possided that Borrower shall, prior to acceleration under paragraph 18 hereof or abundonment of

the Property, have the right to 6 fleet and retain such tents as they become due and payable.

Upon acceleration under paragraph 18 bered or attansfeament of the Property, Lender shall be catified to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property, including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Morrgage. The receiver shall be liable to account only for those rents actually received.

21. Furure Advances. Upon request of B-ramer, Lender, at Lender's option prior to release of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest there n, shall be secured by this Mortgage when evidenced by promissory notes stating that said notes are secured hereby. At 100 time shall the principal amount of the indebtedness secured by

amount of the Note plus US \$ None	ics all right of bomestead exemption in the Property,
Signed, sealed and delivered in the presence of: Carles Carl	Charle Clark (Seal) -Borrower (Seal) -Borrower
Mrs. Bertha S. Clark the wife of the appear before me, and upon being privately and se voluntarily and without any compulsion, dread or fearelinquish unto the within named GREER FEDERA and Assigns, all her interest and estate, and also all he premises within mentioned and released. Given under my hand and Seal, this 10th Claude P. Hulson (Sec.)	Ellis and made oath that he saw the act and deed, deliver the within written Mortgage; and that P. Hudson witnessed the execution thereof. t al) 9-15-79
RECORDED AUG 11 1	Reserved For Lender and Recorder) 1977 At 10:05 A.M. 4590
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE MailTO GREER FEDERAL SAVINGS AND LOAN ASSOCIATION 107 Church Street Greer, South Carolina 29651	Filed for record in the Office of the R. M. C. for Greenville County, S. C., at 103.05 o'clock A. MAUG. 11, 19.72 and recorded in Real - Estate Mortgage Book 11,06 at page 73.0 R.M.C. for G. Co., S. C.

★4590★ AUG 1 1 1977

The track of the consequences.