20. Assignment of Rents: Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or

abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender shall be entitled 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 Mortgage. The receiver shall be liable to account only for those rents actually received.

21. Future Advances. Upon request of Borrower, Lender, at Lender's option prior to release of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Mortgage when evidenced by promissory notes stating that said notes are secured hereby. At no time shall the principal amount of the

Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any.

23. Waiver of Homestead. Borrower hereby waives all right of homestead exemption in the Property.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

Signed, sealed and delivered in the presence of:

a. M	awn (festilitzun		Jefffey	us le Kar K Rocke	ki	(Seal) —Borrower
Sarat	r P. In	rndon	•••••		A. Rocke	Rocki	(Seal) —Borrower
STATE OF	South Card	LINA, Greeny	ille			inty ss:	
within nat (s)he	med Borrowe	r sign, seal, and as the other wi	their tness	act and decirities and the	d deliver the w execution ther	that(\$)he ithin written Mo eof.	saw the ortgage; and that
.a. 70	Auri (Printletam	(Seal			Airador.	<i>/</i>
My coar	aissjon e	ofina pires: 1/A4/86 OLINA,Gr	eenville		Cov	anty es:	
Mrs. , 48 appear b voluntari relinquis her inter	epacti. A. efore me, a ly and with the winto the west and estate	Quattlebaum Rocke th nd upon being priviout any compulsion, ithin named India e, and also all her r	e wife of the vately and separ dread or fear na Bank and	within name rately exam of any pers I Trust C	dJeffrey ined by me, di on whomsoever ompany	A. Rocke id declare that r, renounce, rel , its Successors	she does freely, ease and forever and Assigns, all
mention	ed and releas	ed. ' Hand and Seal, thi	. 17	th	day of	July	19 78
a. 1	Mairin !	Accalledam. volina xpires: 1/24/	(Sea	d)	coi ast k senath A. R	G Roc	Æ
20	· ·	RECORDED JUL 1	Below This Line Re	served For Lend		16	596
, , , , ,	~						

the R. M. C. for Greenville County, S. C., 4t 12:58 chack 4. M. July 18 1978

filed for record in the Office of

and recorded in Real . Falute

Mortgage Book 1438 . . at puge 444 Services

R.M.C. for G. Co., S. C.

Unit 12 Trentwood Horz. Pty. R

\$35,000.00

× 9891×

301.181978 seatherwood, walker, toddo & mann $_{
m c}$

The second second

O