Section 12-16 Section Property Con-

prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations 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 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.

22. Release. Upon payment of all sums secured by this Mortgage, this Mortgage shall become null and void, and 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:	
	N/ 11/1/1 N
www. John.	Mussell Tauloy 4-16 M (Seal) -Borrower
The William John	-Borrower
Landra M. Bridwell JOHN RUS	SELL PAULEY —Borrower
Land M. Bridge O	(Cool)
Character 1.	(Seal)
	a bondies
	Country
STATE OF SOUTH CAROLINA, GREENVILLE	County ss:
Before me personally appeared. Sandra M. Bridwell ar	she saw the
Before me personally appeared. Saidta his bildingsar	d made bath that
within named Borrower sign, seal, and as	denver the within written wortgage, and that
sne with Alcilloatu ii. black witnessed the ex	(ecution thereof.
Sworn before me this day of	
within named Borrower sign, seal, and as his act and deed. she with Archibald W. Black witnessed the ex. Sworn before me this 16th day of April 19. (Seal)	endra M. Budull
Notary Public for South Carolina My Commission Expires 3/24/87	
My Commission expires 3/24/07	MORTGAGOR UNMARRIED
STATE OF SOUTH CAROLINA,	County ss:
I,, a Notary Public, do hereb	by certify unto all whom it may concern that
Mrs the wife of the within named.	did this day
appear before me, and upon being privately and separately examined	d by me, did declare that she does freely,
voluntarily and without any compulsion, dread or fear of any person	whomsoever, renounce, release and torever
relinanish unto the within named	, its Successors and Assigns, all
her interest and estate, and also all her right and claim of Dower, of, i	n or to all and singular the premises within
mentioned and released	
Given under my Hand and Seal, this	.day of
(Seal)	
Notary Public for South Carolina	
(Space Below This Line Reserved For Lender a	nd Recorder)
Topace below This time Reserved for Center of	······································

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