NON-UNIFORM COVENANTS Borrower and Lender further covenant and agree as follows:

19. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 13 and 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (e) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited to, reasonable attorneys' fees and costs of title evidence, all of which shall be additional sums secured by this Security Instrument.

20. Lender in Possession. Upon acceleration under paragraph 19 or abandonment of the Property, Lender (by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or 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 attorneys' fees, and then to the sums secured by this Security Instrument.

21. Release. Upon payment of all sums secured by this Security Instrument, this Security Instrument shall become null and void. Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation costs.

22. Waivers. Borrower waives all rights of homestead exemption in the Property. Borrow assert any statute providing appraisal rights which may reduce any deficiency judgment obtain	er waives the right i ed by Lender again	to ist	
Borrower in the event of foreclosure under this Security Instrument. 23. Future Advances. The lien of this Security Instrument shall secure the existing indebtedness.	ess under the Note at	nd	
any future advances made under this Security Instrument up to one hundred fifty percent (150%) o amount of the Note plus interest thereon, attorneys' fees and court costs.	f the original princip	al	
24. Riders to this Security Instrument. If one or more riders are executed by Borrower and this Security Instrument, the covenants and agreements of each such rider shall be incorporated int supplement the covenants and agreements of this Security Instrument as if the rider(s) were a Instrument. [Check applicable box(es)]	o and shall amend a	nd	
Adjustable Rate Rider Condominium Rider 2-	4 Family Rider		
Graduated Payment Rider Planned Unit Development Rider			
Other(s) [specify]			
BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants continuent and in any rider(s) executed by Borrower and recorded with it.	ained in this Secur	rity	
Signed, sealed and delivered in the presence of:	_		
Hay V. Reed Deres Oak	(se	eal)	
	Born	pwer	
Lege W. J. G. Terésa Oaks	(Se		
State of South Carolina) PROBATE	•		
County of Greenville)	•		
Personally appeared the undersigned witness and made oat the within named grantor sign, seal and as the grantor deliver the within written mortgage and that (s)he with subscribed above, witnessed the execution thereof.	's act and	deed,	
Sworn to before me this 14th Day of September, 1984	V. Rees	SE S	_
Notary Public for SC. My Commission expires 2-22-89		A PC	
STATE OF SOUTH CAROLINA.	Count	lyss 🗷	
la	Istom Public dobor	F	
certify unto all whom it may concern that Mrs.		the S	
within named, did this day appear before me, a	nd upon being priva	icety	
and separately examined by me, did declare that she does freely, voluntarily and wi dread or fear of any person whomsoever, renounce, release and forever relinquish u	thout any compuls		
dread or fear of any berson whomspeyer, renounce, release and lorever relinquish u			
	nto the within na		_
and claim of Dower, of, in or to all and singular the premises within mentioned and released	nto the within na ate, and also all her c		_
, its Successors and Assigns, all her interest and esta	nto the within na ate, and also all her c		_
and claim of Dower, of, in or to all and singular the premises within mentioned and released	nto the within na ate, and also all her c	ight group	_
and claim of Dower, of, in or to all and singular the premises within mentioned and released	nto the within na ate, and also all her c	ight group	
and claim of Dower, of, in or to all and singular the premises within mentioned and released	nto the within na ate, and also all her c		
and claim of Dower, of, in or to all and singular the premises within mentioned and released Siven under my Hand and Seal, this	nto the within na ate, and also all her r	ight 00:005.	9
and claim of Dower, of, in or to all and singular the premises within mentioned and released Given under my Hand and Seal, this	nto the within na ate, and also all her c	ight group	9