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 16 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 ahandonment 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.

ī	n Witness Wh	ereof, Borrower	has executed this Mo	rtgage.			
	sealed and deli- presence of:	vered  Lette	le le	fahert K ROBERT Zella Man ZELLA	DANIEL DANIEL MARIE	HONEYCUTT HONEYCUTT HONEYCUTT	(Seal)  —Borrower  —Borrower
State	of South Caroi	<sub>LINA</sub> Greei	nville		County	ss:	
She Sworn Notary STATE Mrs. appear volumereling and representations	public for South of South Carles B Zella Marie relating and withouish unto the wassigns, all her in sees within ment Given under mental control of the sees within the sees wi	Carolina—My common de upon being proper de contra de compulsion sithin named GRI	enville  III , a Notary Pub the wife of the within rivately and separately n, dread or fear of an EER FEDERAL SAVI and also all her right this 26th this Savi	County so County	within essed the	I whom it may Honeycutt clare that she ounce, release OCIATION, it is or to all and	concern that did this day does freely, and forever s Successors singular the
		(Space	Below This Line Reserved RECORDED JUL 27				2534
Lot 23 Nova St. "Avond Forest" Sec. 2	\$21,500.00	R.M.C. for G. Co., S. C.	the R. M. C. for Greenville County, S. C. at 11:33 a clock A.M. July 27, 1076 and recorded in Real - Estate Mortgage Book 1373	GP CR RROAE	70	ROBERT DANIEL HONEYCUTT and ZELLA MARIE HONEYCUTT	FOSTER & RICHARDSON

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