this Mortgage, not include amount of the Note plu 22. Release. Up shall release this Mortg. 23. Waiver of He 24. Exemption for Mortgage who did not hereby shall obligate so fault hereunder no defit time for payment, at a time, and from time to time, without the consuccessors in interest it commence proceedings tion of the sums secure.	ig that said notes are secured here luding sums advanced in accordance is US \$ on payment of all sums secured leage without charge to Borrower. I omestead. Borrower hereby waive rom Personal Liability; Extension execute the Note, then nothing couch person further than to bind su iciency or other personal judgment of time, or other accomodations guent of such person, shall not open nsofar as such person's interest in s against anyone who executed the ed by this Mortgage by reason of agraph 10 above also apply to any 'person' as used in this paragrap ercial entities.	nce herewith to by this Mortga; Borrower shall; es all right of he ms, Etc., Not to ontained in this uch person's rig nt shall be demi modification of ranted by Lender rate to release, in the Property is Note or refuse I any demand in y person who eige	ge, this Mortgage pay all costs of recomestead exemption Release Interest Mortgage or in the title, and interest amortization of the to any maker of in any manner, the to extend time for ade by such persecutes this Mortgage payments.	shall become nordation, if any on in the Property. If a Property. If a Property. If a Property of the Note setting of the Note, at a chiability of such per shall not be a payment or of age, whether of age, whether of	gage, exceed in ty. ty. any person ex ut the obligation ged Property, son; but, extens by this Mortgo ny time, and fro h person or such required, at an therwise modify on's successors not such person	ecutes this ons secured and on de- sion of the age, at any om time to ch person's ny time, to y amortiza- in interest.	
	WHEREOF, Borrower has exe						
Signed, sealed and d	delivered in the presence of: Stown	PRE	MIER INVES	THENT, CO	. INC.	40-ab	
Willey .	(Stown)	BY : <i>6.4</i> PR	ESIDENT	. XXII. [. 1.	Market	(Seal) —Вэнээн	
Kacky C	Jewillia	••••		• • • • • • • • •		(Seal) —Borrower	
	H CAROLINA, GRE						
within named Borr	Premier Invocunc Co., Inc. Premier Invocunc Co., Inc. Premier Federal Savings & 3456/89 Post Association Loan Association	MORTGAGE	Filed this Apr. A. D. 19 83.	and Recorded in Book 1601	nuen mort ga j	750.00 Ct 200 904.40	
I, Mrs appear before r voluntarily and relinquish unto (her interest and mentioned and r Given unde	the without any compulsion, dre the within named	., a Notary P rife of the with y and separate and or fear of and claim of	ublic, do hereby nin named tely examined b any person wh Dower, of, in c	certify unto a y me, did de omsoever, rer its or to all and s	ll whom it may clare that she nounce, releas Successors as ingular the po	did this day e does freely, se and forever nd Assigns, all remises within , 19	
Notary Public for Sou	,	(562)	• • • • • • •				

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 indebtedness secured by

My Commission expres