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 indebtedness secured by this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage, exceed the original amount of the Note plus US \$
- 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, Borrowe	er has executed	I this Mortgage.		
	Signed, sealed and delivered in the presence of :  Weberah W. Barrison	,		J.J. Caterise	al)
	Delle J. Tille		Mirielle		ver al)
	Lot 103, Coach Hills Subdivisi				
			Greenville Cou	nnty, SC	
	STATE OF SOUTH CAROLINA,  Before me personally appeared and made oath that he saw the with deliver the within written Mortgage witnessed the execution thereof.  Sworn before me this 28th  Notary Public for South Carolina	nin named Bor and that he wi	dersigned rower sign, seal, and as ththe other sub	scribing witness	S
3. 10 %	My commission expires:  State of South Carolina, Gree  I, the undersigned all whom it may concern that Mrs. the wife of the within named Davidid this day appear before me, and uthat she does freely, voluntarily and ever, renounce, release and forever. Its Successors and Assigns, all her in or to all and singular the premise Given under my Hand and Seal	Charlott d G. Betts pon being priv without any o relinquish unt nterest and est	te B. Betts  ately and separately, exacompulsion, dread or feacothe within named Souate, and also all her rightoned and released.  day of August	mined by me, did declar of any person whometh Carolina Nation tand claim of Dower,	 ire so. Lonal Bank
50	Notary Public for South Carolina	(Seal)	charlatte	B Betts	
10000000000000000000000000000000000000	My commission expires:	4/7/79 75 At 12:09	5509 P.M.	<b>ದ</b>	
STATE OF SOUTH CAROLINA	G. Betts, tot	REAL ESTATE MORTGAGE	Fig. 1 Conversed in the Office of the R. M. C. 180 to smalle Court & Crist 12:09 Card &	Cheros and Patterson Attorneys at Law Greenville, South Caroli	2,000.00 103, Coach Hills

.01