entry of a surfament enforcing this Morgage of the Borover pays beater all some who have all be then due under this Morgage the Note and it to accuring Lature Advances, of any, had in such at the corner of the December outes of the order of exceeds of succeeding of Baroner entanted to this Martiner e. Baroner passaches and le expenses as arready for her in end tong the eventuals and acceptants of B in were included in this M ittage and in entering Tender's remedias as provided in paterraph 18 here f, including, but me limited to, reasonable att racy's fees, and (d. B mover takes such action as Lender tos transmally require to assure that the Ben of this M rizage, Londor's interest in the Property and B ri wer's obligate in to pay the sums secured by this M strage shall continue unimpaired. Upon such payment and cure by B at wer, this M strage and the 4th geti as secured hereby shall remain in full force and effect as if no acceleration had occurred.

20. Asserment of Rents; Appointment of Receiver. As additional security bereinder, Barower bereby assigns to Tender the sents of the Property, provided that Borower shall, prior to acceleration under paragraph 18 bered or abundancem 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 alund/ament of the Property, Lender shall be entitled to have a receiver

appointed by a court to enter upon, take possession of and those past due. All rents collected by the receiver shall be collection of rents, including, but not limited to, receiver's then to the sums secured by this Mortgage. The receiver sh	applied first to payr fees, premiums on	pent of the costs of managem receiver's bonds and reasons	ent of the Property and
21. FUTURE ADVANCES. Upon request of Borrover Future Advances to Borrover. Such Future Advances, with promissory notes stating that said notes are secured hereby, this Mortgage, not including sums advanced in accordance amount of the Note plus US \$.00	 Lender, at Lender interest therein, sl At no time shall it 	's option prior to release of the secured by this Mortishe principal amount of the	his Mortgage, may make gage when evidenced by indebtedness secured by
 RELEASE. Upon payment of all sums secured by shall release this Miergage without charge to Borrower. B Waiver of Homestean. Borrower bereby wair 	irrower shall pay al	l costs of recordation, if any,	
In Witness Whereof, Borrower has execut			
Signed, sexled and delivered in the presence of:			
Teppysee Vickey	41	lell A. Fin.	—Borrower
sense sierce			(Seal) —Bostones
STATE OF SOUTH CAROLINA	Green	ville County ss:	
within named Borrower sign, scal, and as his	e Vickery	and made coth th d, deliver the within writt witnessed the exc 1980	en Mortgage; and that
packie Cenine Vickery &	ical) 11-19-90	Affiny her	
STATE OF SOUTH CAROLINA,		County ss: (mortg	agor not married)
Mrs. the wife of the appear before me, and upon being privately and voluntarily and without any compulsion, dread or for relinquish unto the within named GREER FEDER and Assigns, all her interest and estate, and also all	he within named separately examin out of ony perso AL SAVINGS	n whomsoever, renounce AND LOAN ASSOCIA	did this day that she does freely, release and forever TION, its Successors
premises within mentioned and released. Given under my hand and Scal, this	day of		, 19
Notary Public for South Carolina-My Communicate expites	Scal		
NECTION DEC 16 1980 at 2:37		er and the order.	4 1940 2022
at 2:37	r.M.		17963

continuity Office of control of c Lot 16 James St. Chick Spgs Ti 13,500.00

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