18. BORROWER'S MAINTENANCE OF PROPERTY

I will maintain the Property in good repair and condition, except for reasonable wear and tear and I will not permit any waste of the Property.

19. AGREEMENT ABOUT CHANGES IN PROPERTY BY BORROWER

No building or improvement on the Property will be altered, demolished or removed without the Lender's written

20. AGREEMENTS ABOUT GIVING NOTICES REQUIRED UNDER THIS MORTGAGE

Unless the law requires otherwise, any notice that must be given to me under this Mortgage will be given by delivering it or by mailing it with proper postage, addressed to me at the Borrower's address stated in the section above titled "Words Used Often in This Document." A notice will be delivered or mailed to me at a different address if I give Lender a written notice of my different address. Any notice that must be given to Lender under this Mortgage will be given by mailing it with proper postage to Lender's address stated in Paragraph (C) of the section above titled "Words Used Often in This Document." A notice will be mailed to Lender at a different address if Lender gives me a written notice of the different address. A notice required by this Mortgage is given when it is mailed or when it is delivered according to the requirements of this Paragraph.

21. CAPTIONS

The captions and titles of this Mortgage are for convenience only. They may not be used to interpret or to define the terms of this Mortgage.

22. COVENANTS AND REPRESENTATIVES OF MORTGAGOR

25. Borrower acknowledges receipt of a copy of this Mortgage.

All of the covenants and representations in this Mortgage of the Mortgagor shall bind the Mortgagor, his heirs, executors, administrators, successors and assigns.

23. LAW GOVERNING THIS MORTGAGE

This Mortgage shall be construed by the laws of the State of South Carolina.

24. GENDER AND SEVERABILITY

Whenever the context so requires, the masculine shall include the feminine and neuter and the singular include the plural. If any portion of this Mortgage shall be held to be void or unenforceable, the balance of the Mortgage shall neverthe-CONTRACTOR CAROLINA less be carried into effect.

| IN WI | THESS | WHERE | F, the | Berrowe | II of the ab r has signe esence of: | ed this Morto | esley U. | \frac{1}{Nee} | Nee | 9/ | STAMP | | (L.S.) (L.S.) | |
|---|---|---|---|--|--|--|--|------------------------------------|--|---|--|--------------------------------|---|--|
| COUN PE seal a witees SWOR | NTY OF RSONA nd as its ssed the | s act and pexecuffor efore the | eared the deed deed the | ine underseliver the eof. th day | within wri | ness and mad tten instrum /19 (SEAL) | Ple oath that (ent and that (| RO (s) he (s)he | BATE e saw the w | rithin na ther with | med Borr | rower(s | (L.S.)) sign, | |
| STAT COUNT I, the absence of the examination who makes a second country. | E OF So NTY OF he unde bove nar ined by isoever, ns, all he | Green | AROLIN Notary F ower(s) declare t e, relea it and es | :) Public, do respection that she do se and fo | o hereby ce vely, did th does freely orever relin | REI rtify unto all is day appea r, voluntarily, iquish unto t ht and claim | NUNCIA whom it may r before me, a and without he Lender(s) | TIC conc and e any and | cern, that the each, upon compulsio the Lende | DOV ne unde being p n, dread r's(s') he | rsigned v rivately a I or fear o eirs or su | nd sepa of any p ccesso: | rately erson rs and | |
| GIVE 25 th Notan My C | N under | my hand my May for south ion Expir | and se | /. 19 .81. 7-85 | (SEA | L) 2:03 P.A | Jan L Da 03 P.M. | | | | eelz 32748 | | | |
| J. ERIC KINDBERG, ATTORNEY 703B Wade Hampton Blvd. 895 6865 8.C. 29651 | For Greenville County S. | Register of Mesne Conveyance | Fee, \$ | and recorded in Vol. 1542 | of May A.D., 19 | Mortgage of Real Estate | Drawer UTH CA | BANK OF GREER | TO | | WESLEY L. NEELY | COUNTY OF GREENVILLE | MAY 26 1981 X 32748 X State of South Carolina | |