and of a subspace currence this Mangage in that Don was now beatler than the few will be well in the first Mangage in the Note and in tespecturing Future. Advances, it and had not a first in occurr 3 (3). By were one off Fearles is any office discounts of agreements of B mower contained in this Moteries of B mower pass all massibilities a control by Lei Line. end-relog the extensits and agreements of B trower contained in this Mortgage and in entaining Fender's remoties as provided in paragraph 18 here f, including, but not limited to, reasonable attorney's tees, and [id] B grower takes such action as Tender a avreas riably require to assure that the lien of this Mortgage, Louder's interest in the Property and Barawer's obligation to pay the sums secured by this Marteage shall continue unimpaired. Upon such payment and cure by Borrower, this Marteage and the Alic gations 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, Borower 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 stoudonment of the Property, Londer shall be entitled to have a receiver appearted by a court to enter upon, take possession of and manage the Property and to collect the cents of the Property, including

21. FUTURE Future Advances to promissory notes stat this Mortgage, not is amount of the Note 22. Release, shall release this Mo 23. Waiven	ADVANCES. Upon required by this Mortgoge. ADVANCES. Upon required borrower. Such Future ing that said notes are including sums advanced plus US \$.00. Upon payment of all ortgage without charge of Homestead. Borrower and the sum of	ed to, receiver's fees, p. The receiver shall be lest of B-rrower, Lend and Advances, with interesecuted hereby. At no I in accordance herewith sums secured by this M to B-rrower. B rrower were hereby waives all	first to payment of the costs remiums on receiver's bonds hable to account only for this er, at Lender's option prior to stithereon, shall be secured by time shall the principal amph to protect the security of distance, this Mortgage shall shall pay all costs of recordaright of homestead exemption.	and reasonable attorney se tents actually received o release of this Mortgage by this Mortgage when e- ount of the indebtedness this Mortgage, exceed become null and void, attorn, if any,	y's fees, and c, may make evidenced by s secured by the original
Signed, sealed and in the presence of Denda		VER has executed this	Mortgage. Martha V	? James	(Scal) —Borrower (Scal) —Borrower
STATE OF SOUTH C	CAROLINA	GREENVILLE	Co	ounty ss:	
Sworn before man Vetary Public for Se NO R STATE OF SOUTH	outh Carelina—My commenunciation	Seal) of DOWER - 1	Dlenda	or the execution the Section t	reof.
I. Mrs.	1 1	the wife of the with			did this day
Mrs. appear before me voluntarily and w relinquish unto the and Assigns, all he premises within m	ithout any compulsion within named GR er interest and estate acritioned and release	the wife of the with privately and separat on, dread or fear of SEER FEDERAL S. , and also all her rig d.	ely examined by me, di any person whomsoever, WINGS AND LOAN tht and claim of Dower, o	d declare that she of renounce, release a ASSOCIATION, its of, in or to all and s	did this day does freely, and forever Successors singular the
Mrs. appear before me voluntarily and w relinquish unto th and Assigns, all he premises within m	ithout any compulsions within named GR er interest and estate.	the wife of the with privately and separat on, dread or fear of SEER FEDERAL S. , and also all her rig d.	ely examined by me, di any person whomsoever, AVINGS AND LOAN	d declare that she of renounce, release a ASSOCIATION, its of, in or to all and s	did this day does freely, and forever Successors singular the
Mrs. appear before me voluntarily and w relinquish unto th and Assigns, all he premises within m Given unde	ithout any compulsion within named GR er interest and estate nentioned and released er my hand and Seal. ath Car line—My computer in the car line in the computer in the car line in the car	the wife of the with privately and separation, dread or fear of SEER FEDERAL S. and also all her rigid, this see Seal.	ely examined by me, di any person whomsoever, WINGS AND LOAN tht and claim of Dower, of lay of	d declare that she of renounce, release a ASSOCIATION, its of, in or to all and s	did this day does freely, and forever Successors singular the , 19
Mrs. appear before me voluntarily and w relinquish unto th and Assigns, all he premises within m Given unde	ithout any compulsion within named GR er interest and estate nentioned and released er my hand and Seal. ath Car line—My computer in the car line in the computer in the car line in the car	the wife of the with privately and separation, dread or fear of REER FEDERAL S. and also all her right. this separate of Seal mission expires.	ely examined by me, di any person whomsoever, WINGS AND LOAN tht and claim of Dower, o	d declare that she of renounce, release a ASSOCIATION, its of, in or to all and s	did this day does freely, and forever Successors singular the , 19

FF E1

SALES SALES SALES