entry of a judgment enforcing this Morigage if: (a) Borrower pays Lender all sums which would be then due under this Morigage. the Note and notes securing Future Advances, if any, had no acceleration occurred: (b) B traver cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage, (c) B stower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations 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, Borrower 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 abandonment of the Property, Lender shall be entitled to have a receiver

those past due. All rents collected by the collection of rents, including, but not I then to the sums secured by this Morts:	he receiver shall be applied imited to, receiver's fees, pr	first to payment of the costs remiums on receiver's bonds	of management of the Pr and reasonable attorney's	roperty and
21. FUTURE ADVANCES. Upon Future Advances to Borrower. Such Fu promissory notes stating that said notes this Mortgage, not including sums adva amount of the Note plus US \$	request of Borrower, Lender sture Advances, with interest are secured hereby. At no need in accordance herewith, 00	er, at Lender's option prior to t thereon, shall be secured by time shall the principal amo to protect the security of	release of this Mortgage, this Mortgage when ev- unt of the indebtedness this Mortgage, exceed t	idenced by secured by he original
22. Release. Upon payment of shall release this Mortgage without char 23. Waiver of Homestead. B	rge to Borrower. Borrower	shall pay all costs of recordat	ion, if any.	and Lender
In Witness Whereof, Born			n the Property.	
Signed, sealed and delivered				
in the presence of:				,
Margant a. He		-		(Seal) —Borrower
Margaret a. He	ublon	Laura J. Long	Sonogue ize enecker	✓(Seal) —Borrower
STATE OF SOUTH CAROLINA G	reenville	Con	unty ss:	
Before me personally appears within named Borrower sign, scal, she Sworn before me this 24th	and as their ac with Nicholas P. Mi day of February	t and deed, deliver the wiitchell, III witnesse	thin written Mortgage	saw the and that of.
Notary Public for South Carolina—My o	(Seal) commission expires 2-2	21-90 Mayau	ta. Hu	htm
STATE OF SOUTH CAROLINA,	reenville	County ss:		
I, Nicholas P. Mitchel Mrs. Laura J. Longeneck appear before me, and upon being voluntarily and without any compu- relinquish unto the within named of and Assigns, all her interest and est premises within mentioned and rele Given under my hand and S	er the wife of the withing privately and separate lsion, dread or fear of CREER FEDERAL SATE ate, and also all her rightased.	n named Donald L. ly examined by me, did any person whomsoever, VINGS AND LOAN A	Longenecker did declare that she do renounce, release and SSOCIATION, its St f, in or to all and sin	d this day es freely, d forever Successors
Tolets P. Matchel	///	3	Q	
Notary Public for South Carolina—My c	mmission expires 2-2]	1-90 aure 3.	Jorganecko	
	ice Below This Line Reserve			
BECORDEL FEB 2 5 1981	at 10:07	A.M.	23958	r Q
<del>- 5</del> 0				45 60
483828	일 등 기업 등 기	Les		Loraine Dr
स्थि <sub>र</sub>	Office of Greenville 10.76'clock 19.8 - 19.83.33	. S. C.		Ø
	for Gi 10:01 25.	0		ot 6 Parm
5 198 5 198	ord in C. f. b. 2 b. 2 in F. in F. 72	. for		OC LOT
-} ~ <b>⊘</b>	d for record in the Office of R. M. C. for Greenville nty. S. C., at 10.076 clock M. F.e.b. 25, 19 8 recorded in Roal - Estate tgage Book 1533	R.M.C. for G. Co.		,000.00 % pt SWBROOK
EB	ed for R. I unty, S unty, S A.M.	-		, 000 5 & 1 OWBR(

File the County Morn

\$30, MEAD

---