categorial a indement orbiting this Manage its Ta. But were pays for be already of the Material conduction of the Manage of the Manage it may be the Note and it to securing Future Alvances, if any, had no exceleration counted. In Figure 1 and 1 feedbes of may often exeminists or agreements of Barower contained in this Manage, in Barower pays all reasonable expenses incomed by Londer in endoring the discensional agreements of Barower contained in this Manage and in enforcing Londer's remodules as provided in paragraph 18 hereof, including, but not limited to, reasonable attenties feels and (d.) Barower takes such action as Londer in reasonably require to assure that the lien of this Manage, Londer's interest in the Property and Barower's obligation to pay the sums secured by this Manage shall continue unimpaired. Upon such payment and cure by Barower, this Manage and the obligations secured bereby shall remain in full force and effect as if no acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver. As additional security bereather, Borower bereby assigns to Lender the rents of the Property, possible that Borrower shall, point to acceleration under puragraph 18 bereaf or abandonment of

the Property, have the right to collect and retain such tents 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 appointed by a court to enter upon, take possession of and manage the Property and to collect the tents of the Property, including those past due. All rents collected by the receiver shall be applied first to payment of the obsts 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 Birdover, 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 bereby. 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 \$ .00
- 22. Retease. Upon payment of all sums secured by this Mortgage, this Mortgage shall become null and wild, and Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of reordation, if any.
  - 23. Waiven of Homestead. Bettower hereby waives all right of himostead evemption in the Property.

IN WITNESS WHEREOF, BOR	POWER has executed this !	Mongage.	
Signed, sealed and delivered in the presence of:  Sandra C. John	Lidel	Merdel T. Naufina	(Scal) —Bortower  (Scal) —Bortower
STATE OF SOUTH CASOLINA	SPARTANBURG	County ss:	
appear before me, and upon bein voluntarily and without any comp- relinquish unto the within named and Assigns, all her interest and es- premises within mentioned and reli- Given under my hand and	and as his act with Michael L. day of July  (Scal)  Commission expires 10-26  SPARTANBURG  asill , a Notary Pul  ns the wife of the within ag privately and separately ulsion, dread or fear of ar  GREER FEDERAL SAV  tate, and also all her right eased.  Scal, this 26th day	and deed, deliver the within written N Rudasill witnessed the execution, 1979  County ss:  blic, do hereby certify unto all whom it named Mendel T. Hawkins we examined by me, did declare that my person whomsoever, renounce, relating and claim of Dower, of, in or to all	may concern that did this day she does freely, lease and forever N, its Successors and singular the 19 79
•	at 1:11 P.M.		2928
•		HATE OF SOUTH CARCUMA	Wilson Rd

j

Elle Portugation 4328 RV

0

---

A CONTRACTOR OF THE PARTY OF TH