entry of a indement enforcing this Mortgage it: (a) Borr wer pass Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, bad no acceleration occurred: (b) Borrower cures all breaches of any office covenants or agreements of Borrower contained in this Mortgage: (c) Borrower 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 autorney'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 gibbs to collect and patrix such contract the Property have the gibbs to collect and patrix such contract the Property have the gibbs to collect and patrix such contract the property have the gibbs to collect and patrix such contract the property have the gibbs to collect and patrix such contract to the property have the gibbs to collect and patrix such contract to the property have the gibbs to collect and patrix such contract to the property have the gibbs to collect and patrix such contract to the property to t

I, Cla	oth Carolina, aude P. Hudson el W. Todd me, and upon bein		he within nan		fodd di	d this day
within named she Sworn before		and as their with Claude day of Dec	act and P. Hudson ember (cal) 9-15-7	deed, deliver the with witnessed , 19, 75 .	cath that she in written Mortgage; the execution there	; and that
Signed, sealed in the presence Clauda State of Sour	. P. Hud	GREI	enville	Jinny R Stozel W	Todd Isdd	(Seal) —Borrower (Seal) —Borrower
Future Advances premissory notes this Mortgage, reamount of the 22. Readshall release this 23. Was	URE ADVANCES. Upon s to Borrower, Such Furnished Borrower, Such Furnished Borrower, Such Furnished Borrower, Such Furnished Borrower, Such Borrower, Borrowe	request of Borrower ture Advances, with are secured hereby, need in accordance I all sums secured by age to Borrower. E fortower hereby wai	hall be liable to r. Lerder, at L h interest there. At no time sl herewith to po y this Mortgage forcewer shall p wes all right of	s on receiver's bonds an account only for those render's option prior to reion, shall be secured by the principal amount otect the security of the this Mortgage shall be ay all costs of recordation homestead exemption in	rents actually received. lease of this Mortgage, his Mortgage when evint of the indebtedness is Mortgage, exceed the come null and void, and if any.	fees, and may make denced by secured by he original

1228 RV.2