va 1406 at 5 754 catty of a judgment end roling this Morgage at the End war pays Lender all some which will be then due under the Morgage the Note and notes securing Future Alberties if any other acceleration occurred. It is not comes all treaches of any other overeints or refrements of Boromer contained in this Margage, (e) Baromer pays all massible expenses incurred by Londer in enfacing the overnous and agreements of Borr nor contained in this Margage and in enfacing Lender's remodies as provided in paracraph 18 bered, including, but not limited to, reasonable attorney's feest and (d) B trower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and B trower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by B-trower, 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 bereunder, Borrower bereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 bereof or abundonment of

rents as they become due and payable.  If abandonment of the Property, Lender shall be entitled to have a receiver and manage the Property and to collect the rents of the Property, includin be applied first to payment of the costs of management of the Property and ser's fees, premiums on receiver's bonds and reasonable atterney's fees, an er shall be liable to account only for those rents actually received.  Ower, Lender, at Lender's option prior to release of this Mortgage, may mak with interest thereon, shall be secured by this Mortgage when evidenced beby. At no time shall the principal amount of the indebtedness secured by nice between the protect the security of this Mortgage, exceed the origin.  If you have shall pay all costs of recordation, if any, waives all right of homestead exemption in the Property.	18 18 18 18 18
ecuted this Mortgage.	
L'Sait Stiller field (Scal france & Satterfield (Scal Borrows	) H )
VILLE	
their act and deed, deliver the within written Mortgage; and the ne other witness witnessed the execution thereof.  May 19 79  (Seal)  (Seal)	et Sy Ser er
(Soil) frame C. Sottifield	
Line Reserved For Lender and Recorder)	편0판.
RECORDED 'MAY 1 7 1979 at 10:49 A.M. 33655	
S. S. J. S.	950.00 13 Elizabeth Dr. Cherokee
	a abandeament of the Property, Lender shall be entitled to have a received and manage the Property and to rollect the rents of the Property, including and manage the Property and the costs of management of the Property are refs fees, premiums on receiver's bonds and reasonable autometr's fees, are rishill be lable to account only for those rents actually received.  Over, Lender, at Lender's option prior to release of this Mortgage, may make with interest thereon, shall be secured by this Mortgage, may make with interest thereon, shall be secured by this Mortgage, when evidenced be principal amount of the indebtedness secured be necessary to the beautiful of the property of this Mortgage, exceed the origin of the property of this Mortgage, exceed the original become null and wid, and Lender Bernwer shall pay all costs of recordation, if any.  Writes all right of homestead exemption in the Property.  Excuted this Mortgage.  County ss:  Index signed and made outh that he saw the cother witness witnessed the execution thereof.  May 19 79  (Scal) County st:  Notary Public, do hereby certify unto all whom it may concern that if the within named L. Kent. Satterfield did this day exprately examined by me, did declare that she does freely rear of any person whomsoever, renounce, release and forever ERAL SAVINGS AND LOAN ASSOCIATION, its Successor all her right and claim of Dower, of, in or to all and singular the 16thlay of May 17 1979  (Scal)

JOHN G. CHEROS, ATTORNEY 1370, EAST WASHINGTON GREENVILLE

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