hereby shall ob fault hereunder time for payme time, and from time, without it successors in in commence proction of the sum The provisions the Note. The other legal and	ligate such per no deficience ont, at any tine to time the consent of atterest insofarceedings agains secured by of paragraph word "person commercial e	erson further y or other per ne, and from or other accessuch person, as such personst anyone withis Mortgag 10 above also at the contract anyone withis Mortgag 10 above also as used in thities.	than to bind stream time to time, comodations g, shall not opeon's interest ho executed the by reason of apply to another this paragra	such person' ent shall be modification granted by I erate to relea in the Propine Note or re f any demain y person which ph shall me	s right, title, demanded or of amortiz ender to any ase, in any merty is concerefuse to externd made by sho executes than an individual	and intered ation of maker anner, t ned. Le nd time i uch per	erest in the moder against such against such the sums sectof the Note, and the liability of the moder shall no for payment of son or such pagge, whethe	at any time, and isuch person or a temperature of the required, at the received moders on 's successor or not such person's such	ey, and on de- tension of the rtgage, at any from time to such person's any time, to lify amortiza- rs in interest.
			ower has exe			_			
Signed, sealed	Sher	and	. .	*) 					-Borrower
STATE OF S	OUTH CAR	ROLINA	Gree	nville			County s	s:	
within named she Sworn before	Borrower si with me this	ign, seal, and W. Dennis 21st	d ashi s Chamber day of 	s	ict and deed itnessed the , 1	, delive executi 9.7.9	r the within ion thereof.	atshe written Mortga	age; and that
STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	THOMAS C. COBB	To	SAVINGS AND LOAN	RTGAGE	21st day of , A. D. 19 79 ,		Book 1470 Fee, \$	R. M. CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	East Ct. Lee East
STATE OF COUNTY OF	=		FIRST FEDERAL ASSOCIATION	MO	Filed this	at1,26	and Recorded in Book	R. M. CX	\$35,000,00
STATE OF S	OUTH CAI	ROLINA,			N OF DOW			ESSARY - M U s:	ORTGAGOR NMARRIED
Mrs	e me, and and without at the within and estate, and released.	upon being any compul named nd also all l	the wife privately a sion, dreadher right and	of the with nd separat or fear of d claim of	nin named tely examin any persor Dower, of,	ed by n whon in or t	me, did deconsoever, renumber, its	l whom it may clare that she ounce, release Successors and ngular the pre	did this day does freely, and forever Assigns, all mises within
Notary Public for S		• • • • • • • • •		(Seal)					• • • • • • •

21. Future Advances. Upon request of Borrower, 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 hereby. 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

22. Release. Upon payment of all sums secured by this Mortgage, this Mortgage shall become null and void, and Lender

24. Exemption from Personal Liability; Extensions, Etc., Not to Release Interest in Property. If any person executes this Mortgage who did not execute the Note, then nothing contained in this Mortgage or in the Note setting out the obligations secured

shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any:

23. Walver of Homestead. Borrower hereby waives all right of homestead exemption in the Property.

amount of the Note plus US \$_

RECORDED UUN 2 1 1979 . 37934