Future Advances to promissory notes this Mortgage, no amount of the Note 22. Release, shall release this Note 23. Waiver 24. Exempt Mortgage who did hereby shall oblig fault hereunder notime for payment time, and from titime, without the successors in intecommence proceed tion of the sums the provisions of the Note. The wo	Advances. Upon request of Borro o Borrower. Such Future Advance stating that said notes are secured tincluding sums advanced in acceptus USSO	ured by this Mortgage, wer. Borrower shall pay waives all right of homensions, Etc., Not to Fing contained in this Mind such person's right, dgment shall be demanding, modification of arons granted by Lender to operate to release, in rest in the Property is ed the Note or refuse to on of any demand made any person who executed to any person who executed to any person who executed the Note or refuse to any person who executed to any person who executed the Note or refuse to any person who executed the Note or refuse to any person who executed the Note or refuse to any person who executed the Note or refuse to any person who executed the Note or refuse to any person who executed the Note or refuse to any person who executed the Note of the No	this Mortgage shay all costs of record testead exemption is Release Interest in Sortgage or in the Notitle, and interest ided or entered again mortization of the sortgage or in the Notitle, and interest in the Nortgage or extend time for posterior this Mortgage of the Struck this Mortgage of the Nortgage or the Nortgage of the Nort	nount of the indebte of this Mortgage, exall become null and value and the lation, if any. In the Property. If any perfore setting out the old in the mortgaged Profinst such person; but sums secured by this the Note, at any time, ability of such person shall not be require ayment or otherwise or such person's	dness secured by ceed the original word, and Lender rison executes this bligations secured operty, and on decreaters on the Mortgage, at any and from time to nor such person's d, at any time, to modify amortizatessors in interest.	
IN WITNE	SS WHEREOF, Borrower ha	s executed this Mortg	gage.			
Signed, sealed a	and delivered in the presence of	f:	1 1 5	b		
The same	and delivered in the presence of	NORF	huta M. BRA	: Branzon. NYON	(Seal) —Borrower	
Barlo	ra Palphon				(Seal) —Borrower	
STATE OF SO	UTH CAROLINA,	Greenville		County ss:		
within named I (\$) he Sworn before I	outh Carolina	nei act an	a deed, deliver tr sed the execution	ie within written w	saw the lortgage; and that	
STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	ROBERTA M. BRANYON To FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF SOUTH CAROLINA	IGAGE		and Recorded in Book 1070 Page 864 Fec. \$ R. M. C. ok Evertoof Court C. P. W. G. S.	Greenville County, S. C.	\$10,083.04 Lot 10 ROCKWOOD PARK
		RENUNCIATION (OF DOWER			
STATE OF S	SOUTH CAROLINA,			County ss:		
I, Mrs appear befo voluntarily : relinquish un her interest	ore me, and upon being privand without any compulsion, nto the within named	he wife of the within tately and separately dread or fear of ar	lic, do hereby cer named examined by r ny person whom ower, of, in or to	tify unto all whom me, did declare th soever, renounce, its Success o all and singular	nat she does freely release and foreversors and Assigns, al the premises within	y r il n

ASHMORE, STILMELL & HUNTER

Notary Public for South Carolina

My Commission expires....