hereinafter described, which said real property is owned by the Defendant, Thermo-Kinetics Industries, Inc.

- 4. That the said debt is due the Plaintiff by virtue of an agreement with Thermo-Kinetics Industries, Inc. That the labor performed and the materials furnished for said improvements were made or furnished within ninety (90) days of the date hereof, the last such material and labor being furnished on July 5, 1986.
- 5. That the Defendants, John Knox Wherry, Jr., as Trustee, Clyde L. Miller, Jr., John W. Miller, Pirst Union National Bank of South Carolina, and Wilbert Burial Vault Co., Inc., d/b/a Young Concrete Company, are made parties hereto by virtue of certain mortgages and Mechanics' Liens in their favor recorded of record in the RMC Office for Greenville County, South Carolina.
- of this Notice and Certificate, and pursuant to the provisions of the statutes in such cases made and provided, the undersigned has and claims a lien to secure the payment of the debt so due and the costs of enforcing said lien upon such part of the real estate hereinafter described as "Exhibit B", and made a part hereof and incorporated herein by reference.

HITCHELL AND BOUTON

By:
Capers Bouton
Dana C. Mitchell, III
Attorneys for the Plaintiff
7 Mills Avenue
Post Office Box 10285
Greenville, S. C. 29603

Greenville, South Carolina October 1, 1986

からますのうちがいというとう 神経の神経の神経のないのであるというないできないというできないというというないのできないというできないというできないというできないというというというというというというという

(803) 232-9330