AGREEMENT FOR READVANCE A

THIS ADMINISTER ands this TYPE day of Assert Motor Contract Scheme, of Greenville, fine, a corporation sharkered under the law of the United States, hereinafter called the "Corporation," and RALFH in PRINTE Seast 1911 Dersinafter called the "Corporation, is the owner and holder of a note dated Greenville, fine Corporation," and States Pauli's Casal	COUNTY OF GREENVILLE	OF LIEN OF MORTGAGE	
States, hereinafter childs the "Copporation," and Raffell, Paulit & Grast Paulit Fereinafter called the "Copporation," and Raffell, Paulit & Grast Paulit Fereinafter called the "Copporation is the concer and holder of a note dated Octave 22 19 63 In the original amount of 5 3818.00 and secured by a mortgage on UP premises known and designated as Lat.#11, Mears Reas. Inviers. Serie Carella. In the original amount of 5 3818.00 and secured by a mortgage on UP premises known and designated as Lat.#11, Mears Reas. Inviers. Series Carella. In the original amount of 5 3818.00 and secured by a mortgage on UP premises known and designated as Lat.#11, Mears Reas. Inviers. Series Carella. In the original amount of 5 3818.00 and secured by a mortgage on UP premises known and designated as Lat.#11, Mears Reas. Inviers. Series Carella. In the original amount of 5 3818.00 and secured by a mortgage on UP premises known in the said only of the series of the said only or his requested the Corporation to extend the the for per interest of the said only or year. In the said only or premises, the children of the said of the form of the the for performance of the obligation of the the for performance, the children growed that the rate of ilevest on the extension of the time for performance, the children of the consideration of the consideration of the care send readwance, the Miller of the said only the Corporation for the consideration of the time for performance, the children amount now due, including the readwance, the Said performance of the time said only the Corporation of the the obligation and the said only the Corporation for the constitution of the time for performance of the constitution of the time of 16.60 on the Narad of the constitution of the time of 16.60 on the Narad of the Corporation, and the said only the corporation of the time for said of the said on the said of the performance, and the said of the said of the colligation with the performance of the obligation with the company of the corporate and the s	THIS ACREEMENT made this 27TH day of	MEMST . 196	hetwen
MINISSENT: Whenche, the componention is the corner and holder of a note dated Octable 22 19 63 Whenche, the componention is the corner and holder of a note dated Octable 22 19 63 In the original arount of S 3418.00 and secured by a nortage on the prealess known and designated as lear # 11. Whench Rolls. Tatlers. Seven Carrier 12 country. South Carolina, in Mortages book 910 at page 251 title to which mortaged premises in now vested in Mortages 1900; and said collegor has requested the Corporation to extend the time for performance of the chipstone. NOW THERROUGH: 1. In consideration of the readwance to the Obligor of the sum of chipstone in the vested and another extending of the time for performance, the Obligor agrees that the rate of interest on the chipstone mode that the said readwance was advanced by the Corporation for the account of the obligor and the thin this wasted and make the secured by the said notes and mortages. 2. It is not this said sum shall be secured by the said notes and mortages. 3. 144.00 and that it shall be payable as follows: 3 56.90 on the Mark day of 27 sach morth thereafter until poid in the last payable of follows: 3 56.90 on the Mark day of 27 sach morth thereafter until poid in the payable as follows: 3 56.90 on the Mark day of 27 sach morth thereafter until poid in the performance of any of the terms and conditions in the performance of any of the terms and conditions in the performance of any of the terms and conditions and advance are advanced by the performance of any of the terms and conditions and advanced and the sach and a sach and the sach and as advanced by this agreement, the Corporation any at its option, declare the entire payable to the sach and any proceed to collect same and avail itself of all rights and mark the Corporation of any of the terms and conditions with not common to a summant, the Corporation with the collegor and the sach and			
Wilhelds, the Corporation is the corer and holder of a note dated executed by the Grigor Ralph Preitt & Grack Paulty. In the Original account of S. 3114.00 and secured by a mortgage on the premises known and designated as Lar #11. Mears Ras. Intells. Severa Carelina. Said mortgage both of proofed in the RMC. Office for Gatterfill County, South Carolina, in Mortgage pook 976 at page 251 title to which mortgaged premises in now vested in the said onliner; and said obligor has requested the Corporation to extend the time for parformance of the obligation. Now THEOREGIC: Now THEOREGIC: In consideration of the readvance to the Obligor of the sam of Shiperida and the extension of the time for performance, the Obligor agrees that the rate of interest on the entire amount now due, including the readvance, be 15 per cent, per annua, and the Obligor and that the said sum shall be secured by the Corporation for the account of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the redwance, is 27mg 3 1111.00. and that it shall be payable as follows: 3 56.00 on the Sirest day of Sailtenson of the Obligor and that the said and allike payment of S 56.00 on the Sirest day of 27mg and the sailtenson of the obligation and the sailtenson of the obligation as modified by this agreement, the Corporation and conditions of the obligation as modified by this agreement, the Corporation of the cleams and conditions of the obligation as modified by this agreement, the Corporation and on the sailtenson will not commone to run remedies given to it under the obligation in the event of a default. 3. It has presented to be subscribed by the duly during the subscribed by the duly during and the obligation will not commone to run in extended. 3. This agreement shall bind jointly and severally the left pay in the indebtedness as hereing the subscribed by the duly and payable of the Corporation and of the Obligor and the subscribed by the		RALPH J. PRUITT & GRACK	PAULTT
Shiddada, the Corporation is the owner and holder of a note dated Origin 22 19 61 crecuted by the Gilgor, Raipe if Print I Graft Print I. The original amount of 3 211.00			
In the original assemt of \$ 3414.00 and secured by a noriging on the presises known and designated as 12 11 Maria Raas Taylors Seven Cassilla said mortgage being recorded in the RMC Office for GRIEFFILL County South Carolina in Mortgage Book 330 at page 251 titls to which mortgage presides in now vested in the said Obligor; and said Obligor has requested the Corporation to extend the time for performance, the Obligor agrees that the rate of thereat on the sextension of the time for performance, the Obligor agrees that the rate of thereat on the extension of the time for performance, the Obligor agrees that the rate of thereat on the entire amount now due, including the readvance was advanced by the Corporation for the Society agree that the said readvance was advanced by the Corporation for the account of the Coligor and that the said sum shall be secured by the said note and mortgage on the size of the said of the secured by the Society agree that the said readvance was advanced by the Corporation for the account of the Coligor and that it shall be secured by the said note and mortgage on the size of the said of the secure	WITNESSETH:		
in the original asomit of \$ 311.00 , and secured by a mortgage on the precises known and designated as Lar # 11. Weeks Reas, Intless, Seyra Carelina said mortgage being periods in the MMC office for GRIENTILE County in Nortgage Book 936 at page 251. Little to which mortgage precises it now vested in the said Obligor; and said Obligor has requested the Corporation to extend the Case for performance of the obligation, Now Hermitonia. In in consideration of the readvance to the Obligor of the sum of Plisters on the extension of the time for performance, the Obligor grees that the rate of interest on the extension of the time for performance, the Obligor continues and mortgage in the first constant now due to the proper performance was advanced by the Corporation for the obligor and that the said sum shall be secured by the Corporation for the obligor and that the said sum shall be secured by the Corporation for the Obligor and that it shall be payable and follows: \$ 55.90 on the Surak day of 27 and 1 the read of the payable and shall be payable and follows: \$ 55.90 on the Surak day of 27 and 1 thereafter until \$ 1. And a like payament or be applied first to interest share and read the principal indebtedness or any installment thereof or interest thereon or in the performance of payable and conditions of the obligation as modified by this agreement, the Corporation may and conditions of the obligation as modified by this agreement, the Corporation was an ordinary to the security of the security of a security the account of the obligation will be applied the security of the security of the payable and security of the security of the security of the security of the payable and security of the security of the pa	executed by the Olligor RALPH J/ PRUITT & GRA	er of a note dated Octobi	22 19 <u>63</u>
said mortgage bold, grounded in the RMC Office for GRIENVILLECOUNTY, South Carolina, said mortgage book, 230 at page 251, title to which mortgaged premises in now wested in Mortgage Book, 230 at page 251, title to which mortgaged premises in now wested in the action of the obligation, NOW HERRIPORS: 1. In consideration of the readvance to the Obligor of the sum of Shitten on the entire anomal now due, including the readvance, by the control of the readvance was advanced by the Corporation for the account of the obligor does hereby agree that the said readvance was advanced by the Corporation for the account of the Obligor and that the said readvance was advanced by the Corporation for the account of the Obligor and that it shall be payable as follows: 3 55.90 on the Strate day of 3 11.100 and that it shall be payable as follows: 3 55.90 on the Strate day of 3 11.100 and that it shall be payable as follows: 3 55.90 on the Strate day of 3 11.100 and that it shall be payable as follows: 3 55.90 on the Strate day of 3 11.100 and that it shall be payable as follows: 3 55.90 on the Strate day of 3 11.100 and the readvance, is 277 the said that the principal indebtedness of any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may at its option, declare the entire principal indebtedness, with interest insendiately the nord movable and may proceed to collect same and wastlitude of highly and the submediate given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified expressively within agreement, and the statute of limitations will not common to the submediate given to it under the obligation in the event of a default. 5. This agreement shall blind jointly and severally the large the exacutors th	description of the second seco		
said mortgage betty georded in the Mark Office for GREENVILL County. South Carolina, in Mortgage Book. 336 at page 2 that is the said Obligor; and said Obligor has requested the Corporation to extend the time for performance of the obligation, NOW THERSTORE: 1. In consideration of the readvance to the Obligor agrees that the rate of literest on the extension of the time for performance, the Obligor agrees that the rate of literest on the extension of the time for performance, the Obligor agrees that the rate of literest on the extension of the time for performance, the Obligor agrees that the said control of the count of the Obligor and that it is said and said be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the redwance, is 2717 each morth thereafter until paid in full, said payments to be applied first to interest as hereinabove provided, and the remainder to principal, until paid in full. 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installess thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and modified appraisally by this agreement, and the statute of limitations will not common to run against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 3. This agreement had be subscribed by its duly authorized of froire, and the Obligor repositions. An accordance to run against the obligation until the expiration of the Corporation, has caused its opporation of the Obligor be a corporation, has caused its opporate of its and payable of the corporation deliver the within without the payable of the corporation deliver the within with being first duly	and designated as Lar # 11. Weens Reap. Taylo	u secured by a mortgage on the RS. Seuth Carelina	premises known
the said Obligor; and said Obligor has requested the Corporation to extend the time for performance of the obligation, NOW THEREFORE: 1. In consideration of the readvance, the Obligor of the sum of Philadella and the extension of the time for performance, the Obligor agrees that the rate of literast on the entire amount now due, including the readvance was advanced by the Corporation for the account of the Obligor and that the said ratewance was advanced by the Corporation for the account of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is emutually agreed that the principal indebtedness, including the redwance, is 2714 and the provided and the remainder to principal, until paid in full, said payments of \$5.400 on the Mark day of 277 each month thereafter until paid in full, said payments to be applied first to interest as here-inabove provided, and the remainder to principal, until paid in full. 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest threem or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail theelf of all rights and madified appreciable, but the extension of the obligation will the expiration of the obligation will not compare to run against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the accountors, the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. 6. This agreement shall be displayed the component of the indebtedness as herein extended. 7. This agreement shall be not be absorbed by its duly authorized officer (a) on the obligor of the obligor of the ob			
FORMARCE OF the obligation, NOW THEREPORE: 1. In consideration of the readvance to the Obligor of the sum of Single 1. 1. In consideration of the time for performance, the Obligor agrees that the rate of iterast on the extension of the time for performance, the Obligor agrees that the rate of iterast on the centive asount now due, including the readvance be fig. per cont, per anums, and the Obligor does hereby agree that the said readvance was advanced by the Corporation for the account of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the red of the Obligor and that it shall be payable as followers: 3. 3414,00, and that it shall be payable as followers: 3. 196. 5. and a like payment of \$ 6.0.00 on the format of the Obligor grees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness orny installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declars the smiter principal indebtedness of the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declars the smiter principal indebtedness will indebtedness and examined the principal indebtedness and principal indebtedne			
Now THEREPORE: 1. In consideration of the readvance to the Obligor of the sum of Shippid and the extension of the time for performance, the Obligor agrees that the rate of literest on the entire amount now due, including the readvance, he for per cent, per annum, and the Obligor coes hereby agree that the said readvance was advanced by the Corporation for the account of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtendess, including the redwance, is 2717 each morth thereafter until paid in full, said payments of \$5.50 on the farm day of \$15.50 on the \$15.5	THE TETS TO A PARTY ONLY SOLD OUT TOUR TOURISTAN TH	Corporation to extend the	me for per-
1. In consideration of the readvance to the Obligor of the sum of Chilages and the extension of the time for performance, the Chilagor agrees that the rate of literate on the entire amount now days including the readvance, be 65 per cent, per annum, and the Obligor does hereby agree that the said readvance was advanced by the Corporation for the account of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the reddance, is 2777 211800, and that it shall be payable as follows: 5 5.00 on the Marsk day of Significant thereafter until paid in full, said payaments to be applied first to interest as hereinabove provided, and the remainder to principal, until paid in full. 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as sociified by this agreement, the Corporation may, at its option, declars the entire principal indebtedness with interest insendiately due and payable and may precede to collect same and avail itself of all rights and remadiately due and payable and may precede to collect same and avail itself of all rights and remadiately due and payable and may remain an advance to same and avail interest of the indebtedness as bereims extended. 4. All terms and conditions of the obligation shall continue in full force succept as modified expressibly by this agreement, and the statute of limitations will not commone to run against the obligation until the expiration of the time for payment of the indebtedness as hereim extended. 5. This agreement shall bind jointly and severally the heirs, the accustors, the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. 8. It is not preceded to the payable of the Corporation and of the Obligor obligor obligor. 9. The BROWNER o			
entire amount now due, including the readvance, be 60 per cent, per annum, and the Obligor access hereby agree that the said readvance was advanced by the Corporation for the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the readvance, is 2718 3. 104, 105, and a like payment of 3. 500 on the forms day of 3. 10, and a like payment of 3. 500 on the forms day of 2718 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation say, at it made the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified agreesly by this agreement, and the statute of limitations will not consence to run against the obligation until the expiration of the time for payment of the indebtedness as herein except as a supersecutive the successors and the assigns of the Corporation and of the Obligor, respectively. 5. This agreement shall bind jointly and severally the heirs, the executors the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. MINTERSS MERROF, the Corporation has caused its corporate seal to be hereinto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor respectively. As to the Corporation NOTOR PRINCIPLE (IL-S.) FRESCRAILE speared before the subscribed by its duly authorized officer, and the Obligor respectively. As to the Corporation NOTOR PRINCIPLE (IL-S.) NOTOR PRINCIPLE (IL-S.) NOTOR PRINCIPLE (IL-S.) ONE of the within the event of said corporation deliver the within written agreement, and that he with the event of said corporation deliver the within thereof. SHOULD A subscribed by the said corporation deliver th	1. In consideration of the readvance to the O	ligar of the sum of chillenni	
does hereby egree that the said readvance was advanced by the Corporation for the count of the Obligor and that the said sum shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the readvance, is 2717 and 1 like payment of \$ 50.90 on the Marsh day of \$ 36.90 on the Marsh da	THE CANCELLATION OF CHE CHIES TOT MATTER THE THE CHEST	TOTAL COMPANY AND	
2. It is mitually agreed that the principal indebtedness, including the redwance, is 2711.00. 2. Alth.00., and that it shall be payable as follows: \$ 56.90 on the Mirst day of 727 each month thereafter until paid in full, said payments to be applied first to interest as here inabove provided, and the remainder to principal, until paid in full. 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remedies given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement, and the statute of limitations will not comence to run significantly in the principal indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the executors the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. IN WITHESS MERROF, the Corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here-unto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here-unto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here-unto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here-unto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor States, sign, who being first duly sworn, says that he saw FRIESCHIEB OF SOUTH CAROLINA COUNTY OF GREENVILLE, Inc., a corporation chartered	does hereby agree that the said readvance was admin	by per cent, per annum, an	
3 Atla 60 . and that it shall be payable as follows: \$ 5.90 . on the farm day of Servener . 1905 . and a like payment of \$ 5.90 . on the farm day of 277 cach month thereafter until paid in full, said payments to be applied first to interest as here inabove provided, and the remainder to principal, until paid in Tull. 3. Obligor agrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remedies given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement, and the statute of limitations will not commone to run against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the executors the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. IN WINKESS MIREORY, the Corporation as caused tix corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here unto set his hand and acal, or, if the Obligor be a corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here and the head and acal, or, if the Obligor be a corporation component of the United States, sign, as to the Obligor of Carlonina (COUNTY OF GREENFILLE). NOTER OF COUNTY OF GREENFILLE in Inc., a corporation chartered under the laws of the United States, sign, who being first duly sworn, says that he saw Company of Greenville,	and are one said some start be secured by fi	le said note and mortgage.	
of Selivers 190 5, and a like payment of 6 50.00 on the street of street day of 277 seach month thereafter until paid in full, said payments to be applied first to iterest as here-inabove provided, and the remainder to principal, until paid in full. 3. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remedies given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement, and the statute of limitations will not companie to run against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the executors the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. IN WITNESS MERROF, the Corporation has caused its corporate seal to be here and these presents to be subscribed by its duly authorized officer, and the Obligor has here unto set his hand and seal, or, if the Obligor be a corporation, has caused its deprovate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer (s) on the date and year above written. IN THE PRESENCE OF: WITH PRESENCE OF: WHO THE PRESENCE OF:	2. It is mutually agreed that the principal is	dobtodnone to structure to	dvance, is 27-
inabove provided, and the remainder to principal, until paid in Yull. 3. Obligor egrees that if a default shall exist for a period of thirty (30 days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remadies given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement, and the statute of limitations will not common to the obligation shall continue in full force except as against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the executors, the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. IN WITNESS MURREOF, the Corporation has caused its corporate seal to be hereinto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has hereunto set his hand and seal, or, if the Obligor be a corporation, has caused its orporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer (s) on the date and year above written. IN THE PRESENCE OF: **NOTICE OFFICE OFFIC	of September 196 5 and a like norman	follows: \$56.90	n the forme day
3. Obligor agrees that if a defaults shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation may, at its option, declare the entire principal indebtedness, with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remedies given to it under the obligation in the event of a default. 4. All terms and conditions of the obligation shall continue in full force accept as modified expressly by this agreement, and the statute of limitations will not common to remedies given to it under the obligation of the obligation shall continue in full force accept as modified expressly by this agreement, and the statute of limitations will not common to remedies against the obligation until the expiration of the time for payment of the indebtedness as herein extended. 5. This agreement shall bind jointly and severally the heirs, the executors, the administrators, the successors and the assigns of the Corporation and of the Obligor, respectively. IN WITHESS MEERED, the Corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has here—unto set fixed and these presents to be subscribed by its duly authorized officer (s) on the date and year above criticm. IN THE PRESENCE OF: A Company of Greenville FERSONALLY appaired before we would be a corporation and the laws of the United States, sign, as to the Corporation says that he saw Company of Greenville, Inc., a corporation chartered under the laws of the United States, sign, seed and with its corporate seal and as the get and deed of said corporation deliver the within written agreement, and that he with the process of the corporation deliver the within written agreement, and that he with the process of the corporation of the corporat			terest as here-
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