	115	Time	BOOK IL & 10 PAGE
/3	1111	STATE OF SOUTH CAROLINA	AGREEMENT FOR READVANCE & EXTENSION
ď	FIL	CETATE OF SOUTH CAROLINA	OF LIEN OF MORTGAGE
	. 0. (OCTUTE AGREEMENT made this 8	day of March , 19 73 between Motor Con- , a corporation chartered under the laws of the
1	MAR	itract Company of <u>Greenville</u>	ted the "Corporation", and Albert L. Spake
3		7.9	neternation darked the obragor .
<i>(</i> 6)	> >	WHITEPEAS the Corneration is	WITNESSETH: the owner and holder of a note dated 9/30,
`	0)	1971, executed by the Obligor_	Albert L. Spake
		in the original amount of \$516	0.00 , and secured by a mortgage on the
	. • ·	Paris Yountain Township, Greenvil	lo, S.C., said mortgage being recorded in the
		RMO Office for Green	anville County, South Carolina, in Mortgage
		Book 1209) at page 425 title	to which mortgaged premises is now vested in igor has requested the Corporation to extend
		the time for performance of the	obligation,
		NOW THEREFORE:	readvance to the Obligor of the sum of
		\$ 3501.52 and the extension	n of the time for performance, the Obligor
		agrees that the rate of intere	st on the entire amount now due, including the
		the said readvance was advance	r annum, and the Obligor does hereby agree that d 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 t	hat the principal indebtedness, including the nd that it shall be payable as follows:
		\$ 86.00 on the first day	of April , 19 73, and a like pay-
		ment of \$ 86.00 on the fir	st day of each month thereafter until paid in ied first to interest as hereinabove provided,
		and the remainder to principal	, until paid in full.
		Obligor agrees that if	a default shall exist for a period of thirty
	•.	.(30) days in the fallure to pa	y the principal indebtedness or any install- on or in the performance of any of the terms
		and conditions of the obligati	on as modified by this agreement, the Corpo-
		ration may, at its option, dec interest immediately due and p	lare the entire principal indebtedness, with ayable 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 condition	s of the obligation shall continue in full
		force except as modified expre	ssly by this agreement, and the statute of
		limitations will not commence piration of the time for payme	to run against the obligation until the ex- nt of the indebtedness as herein extended.
		5. This agreement shall bi	nd jointly and severally the heirs, the ex-
		ecutors, the administrators, t ration and of the Obligor, res	he successors and the assigns of the Corpo-
		IN WITNESS WHEREOF, the Cor	poration has caused its corporate seal to
		be hereunto affixed and these	presents to be subscribed by its duly authorized ercunto set his hand and seal, or, if the
		Obligor be a corporation, has	caused its corporate seal to be hereunto al-
		fixed and these presents to be on the date and year above wri	subscribed by its duly authorized officer(s)
		IN THE PRESENCE OF:	MOTOR CONTRACT COMPANY OF Greenville
		- Mr. in Surab	By L.S.
		As to the Corporation	- Hill
			allest & Shake L.s.
•		Dunch Sum	7/0 - 1' · · · · · · L.S.
	•	As to the Obligor	Obligor
		STATE OF SOUTH CARCLINA COUNTY OF GREENVILLE	•
		PERSONALLY appeared before	meSandy Somilisa
		who being first duly sworn, sa , as Vice Presiden	
		of Greenville . a corpor	ation chartered under the laws of the United
		States, sign, seal and with it	s corporate seal and as the act and deed of ithin written agreement, and that he with
		Jeslie T. Kell wi	tnessed the execution thereof.
		SNORN to before me this 100	day day
		of Miller 1973.	73.6
		Y Acin Vande	t.,S.
		Notary Rublic for South Caroli	16-79
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