REAL ESTATE MONTHLY INSTALLMENT MORTGAGE VOL 1038 120453

State of South Carolina,

GREENVILLE County of _

TO ALL WHOM THESE PRESENTS MAY CONCERN:

SEND GREETINGS:

LANCE & WAY

WHEREA	AS, I, We the saidBo	nnie M. Tooth	man	hereinafter
firmly held a	gagor, in and by my, our and bound unto the Citizen inafter called Mortgagee,	r certain note of s and Southern h the sum of _\$1	r obligation bearing even date leading and bearing even date leading. 83.109.68 plus interest equal monthly installments	as stated in the note or
			and on the same date of each su	
	ed to or for the Mortgagor's		idebted to the said Mortgagee for es, insurance premiums, public a	
NCW, KN other and fur Mortgages, a	IOW ALL MEN. That the Mortgage their sums for which the Mortgage and also in consideration of the full control of the full con	ther sum of Three Do	tine aforesaid debt, and in order to secur to the Mortgagee at any time for advances plars (\$3.00) to the Mortgagor in hand we cerpt whereof is hereby acknowledged, release unto the Mortgagee, its success	ill and truly paid by the Mortgager has granted, bargained, sold an
Greenvil	le, County of Greenvi	lle, State of and designate	and situate, lying and being South Carolina, on the eased as Lot No. 45 on a final national county in Plat Book	plat of HENDERSON

for a more complete description. THIS is the same property as that conveyed to the Mortgagor herein by deed from Randolph M. Toothman recorded in the RMC Office for Greenville County in Deed Book 1145 at Page 755 on April 6, 1981.

and having such metes and bounds as shown thereon, reference to said plat being made

THE mailing address of the Mortgagee herein is P. O. Box 1449, Greenville, S. C. 29602.

Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any was incident or appertaining, and all of the rents, issues, and profits which may arise or he had therefrom, and including all heating, plumbing, and lighting fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its heirs, successors and assigns, forever

The Mortgagor covenants that it is lawfully secred of the premises hereinabose described in fee simple absolute, that it has good right and is lawfully is are free and clear of all bens and encumbrances except as provided herein. The Morigagor further covenants to warrant and forever defend all and singular the said premises unto the Morigagee forever, from and against the Morigagor and all persons whomsoever lawfully claiming the same or any part thereof

The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Morigagee for any further found, advances, readvances or crodies that may be made hereafter to the Morigagee by the Morigagee to long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All same so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in unting

12) That it will keep the improvements now existing or hereafter created on the morngaged property insured as may be required to implime to have by the Mortgagee against loss by fire and any other hazards specified by Mortgagee in an amount not less than the mortgage dere or in our amounts as may be required by the Mortgagee and in companies acceptable to it and that all such possies and renewals thereof one he held by the Mortgagee, and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee, and that it will can all premound therefor when due, and that it does hereby assign to the Mortgager the procents of any policy insuring the mortgaged members and does hereby author at each insurance company concerned to make payment for a loss directly to the Montgager, to the critery of the balance twing in the Ministery of the whether due or not

131. That it will been all improvements now resound on hereutier created in giving condition and the case of a control in common will be a more than the control in c construction until completion without interruption, and should in tail to do so the Militerate may be in interior in the profession and should interrupt to the second of the Militerate may be in interest of the profession and should be tail to do so the Militerate may be in interest of the profession and should be tailed to do so the Militerate may be in interest of the profession and should be tailed to do so the Militerate may be in the profession and should be tailed to do so the Militerate may be in the profession and should be tailed to do so the Militerate may be in the profession and should be tailed to do so the Militerate may be in the profession and the profes regains received in the completion of any construction acids understance the experience of a line of the completion of any construction acids understance the experience of a line of the completion of any construction. construction to the morteage left

LANCE FOR THE ELECTION OF THE PROPERTY OF THE

Š