9° 26' East 50 feet; turning and running thence South 2° 02' West 50 feet; thence South 13° 30' West 50 feet; thence South 24° 58' West 50 feet; thence South 35° 08' West 38.7 feet; thence South 39° 35' West 403 feet to a point of the southwest property line of the property described herein.

Said property is bounded in general as follows: to the NORTH by property of Morgan, Mann, Freeman, Joe W. Hiller and Range View Circle; to the EAST by property of Connie Hall, and Means & Nabors; to the SOUTH by property of Means & Nabors; and to the WEST by property of White Horse Manor Assoc.

That Cecil's Inc., General Contractors, contracted with Boro Wood Products, Inc. for the items; that said naterials and cabinets were delivered with the knowledge and consent of Greenville Arms Apartments, A Limited Partnership.

That ninety (90) days have not elapsed since the supplying of the last items or materials. Materials were last delivered on June 19, 1980.

That the reasonable price of such materials furnished after all credits; was in the sum of Eighteen Thousand, Twenty Six and 51/100 (\$18,026.51) Dollars.

That Plaintiff is entitled to reasonable attorney's fees incurred by the Plaintiff in this action; that the said sum of Eighteen Thousand, Twenty Six and 51/100 (\$18,026.51) Dollars, together with the reasonable attorney's fees is now due and owing to the Plaintiff for which sum the Plaintiff now claims a Mechanic's Lien upon the said premises and the improvements thereon.

> CHARLES G. VAUGHAN, JR. Attorney for Plaintiff

Bennettsville, S. C.