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9	JANJ 61975 FIRE	AL PROPERTY	MOR1	GAGE	abox 1331	FAGE 559 ORIGINA
Jackie R. Co EmilyX A. Co 21 Spring St Piedmont, S	dom R.M.C.	I	LDDRESS.	CLT. FINANCIAL 16 Liberty Greenville		•
LOAN NUMBER	115-75	LATE FINANCE CHAPGE BEGIN		NUMBER OF PAYMENTS	DATE DUE	DATE FIRST PAYMENT DUE 2-20-75
AMOUNT OF FIRST PAYMENT S 101.00	AMOUNT OF OTHER PAYMENTS \$ 101.00	DATE FINAL PAYMENT DUE 1-20-80		TOTAL OF PAYMENTS \$ 6060.00		* 1340.76

THIS MORTGAGE SECURES FUTURE ADVANCES --- MAXIMUM OUTSTANDING \$25,000

NOW, KNOW ALL MEN, that Mortgagor (all, if more than one), to secure payment of a Promissory Note of even date from Mortgagor to the above named Mortgagee in the above Total of Payments and all future and other obligations of Mortgagor to Mortgagee, the Maximum Outstanding at any given time not to exceed said amount stated above, hereby grants, bargains, sells, and releases to Mortgagee, its successors and assigns, the following described real estate together with all present and future improvements

thereon situated in South Carolina, County of Carolina Carolina All that piece, percel or lot of land with the improvements thereon, situate, lying and being in the Fiedmont Manufacturing Company Village in or near the Town of Piedmont, Greenville County, South Carolins, and being more perticularly described as No. 97, section 3, as about on a plat entitled "Property of Piedmont Mfg. Co., Greenville County," made by Dalton a Leves, February, 1950: Sections 3 and how said that are recorded in the R.M.C. Office of Greenville County in Flat took Y, at pages 2-3, inclusive, and pages 6-9 inclusive, respectively. According to said plat, the within described lot is also known as No. 21 Samina Street (Avenue) and fronts thurson 15th feet.

This weing the same property as conveyed to Granton by deed dated March 19, 1963, and recorded in office of A.M.C. for Greenville County in Book 718, nage 175.

TO HAVE AND TO HOLD all and singular the real estate described above unto said Mortgagee, its successors and assigns forever.

If Mortgagor shall fully pay according to its terms the indebtedness hereby secured then this mortgage shall become null and void.

Mortgagor agrees to pay all taxes, liens, assessments, obligations, prior encumbrances, and any charges whotsoever against the above described real estate as they become due. Mortgagor also agrees to maintain insurance in such form and amount as may be satisfactory to Mortgagee in Mortgagee's favor.

If Mortgagor fails to make any of the above mentioned payments or fails to maintain satisfactory insurance, Mortgagee may, but is not obligated to, make such payments or effect insurance in Mortgagee's own name, and such payments and expenditures for insurance shall bear interest at the highest lawful rate if not prohibited by law, shall be a lien hereunder on the above described real estate, and may be enforced and collected in the same manner as the other debt hereby secured.

Upon any default, all obligations of Mortgagor to Mortgagee shall become due, at the option of Mortgagee, without notice or demand.

Mortgagor agrees in case of foreclosure of this mortgage to pay a reasonable attorney's fee as determined by the court in which suit is filed and any court costs which shall be secured by this mortgage and included in judgment of foreclasure.

This mortgage shall extend, consolidate and renew any existing mortgage held by Mortgagee against Mortgagor on the above described real estate.

In Witness Whereof, (I-we) have set (my-our) hand(s) and seal(s) the day and year first above written.

Signed, Sealed, and Delivered

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82-1024D (10-72) - SOUTH CAROLINA

Fackie A. Coom A. Colom (LS)

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