

4. That F. Daniel Garrett and Parker Altman entered into a guaranty of payment for the outstanding indebtedness resulting from materials being furnished by Builderway of Greenville, a Division of Builderway, Inc. to Garrett Altman, a South Carolina General Partnership which guaranty of payment guaranteed payment of the entire outstanding indebtedness owed by Garrett Altman, a South Carolina General Partnership for materials furnished, together with an attorney's fee in the amount of twenty percent (20%) of the outstanding debt and the costs of collection; that demand for payment has been made upon F. Daniel Garrett and Parker Altman, and payment has been refused.

5. That Builderway of Greenville, a Division of Builderway, Inc. has not, directly or indirectly, received any part of the money charged herein as due or received any security or satisfaction for which credit has not already been given.

6. That Builderway of Greenville, a Division of Builderway, Inc. by and through its duly authorized agent, certifies that this is a just and true statement of account, no part of which has been paid by discount, or otherwise.

Further, your deponent sayeth not.

BUILDERWAY OF GREENVILLE,  
A DIVISION OF BUILDERWAY, INC.

By: Thomas V. Melton, Jr.  
Thomas V. Melton, Jr.  
Its: Corporate Credit Manager

SWORN to before me this  
16<sup>th</sup> day of October, 1989.

[Signature]  
Notary Public for South Carolina  
My commission expires 9/18/91

Recorded Oct. 26, 1989 at 1:48 P/M

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