STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

AGREEMENT FOR READVANCE & EXTENSION OF LIEN OF MORTGAGE

THIS AGREEMENT made this 12th	day of	October	10.65 between
Motor Contract Company of Greenville, I United States, hereinafter called the	nc., a corporation",	ation charter and William	ed under the laws of the K. Lawrence
hereinafter called the "Obligor".	WITNESSETH:		
WHEREAS, the Corporation is the own executed by the ObligorWilliam K.	wner and holder	r of a note d	lated 3-29 - 19 63
in the original amount of \$3.405.60 known and designated as Lot No. 295.	, and secure 101 Lancaste	ed by a mortg r Lane, Bel	age on the premises
Greenville South Carolina said mortgage being recorded in the South Carolina, in Mortgage Book 91 premises is now vested in the said Oblit to extend the time for performance of t NOW THEREFORE:	7 at page lgor; and said	233 t	title to which mortgaged
1. In consideration of the readva the extension of the time for performan the entire amount now due, including th Obligor does hereby agree that the said account of the Obligor and that the sai mortgage.	nce, the Obliga ne readvance, h i readvance was	or agrees tha be <u>6%</u> pe s advanced by	at the rate of interest on er cent, per annum, and the the Corporation for the
2. It is mutually agreed that the \$\\\ 3.127.80\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	pe payable as in a like payment full, said payader to princip	follows: \$ t of \$ 52 yments to be pal, until pa	on the first day applied first to interest aid in full.
3. Obligor agrees that if a defau the failure to pay the principal indebt on or in the performance of any of the by this agreement, the Corporation may, debtedness, with interest immediately davail itself of all rights and remedies a default.	tedness or any terms and cond, at its option the and payable given to it to	installment ditions of the n, declare the and may prounder the obl	thereof or interest there be obligation as modified be entire principal in- beed to collect same and digation in the event of
4. All terms and conditions of the modified expressly by this agreement, a run against the obligation until the ex ness as herein extended.	and the statute piration of the	e of limitati he time for p	ons will not commence to ayment of the indebted
5. This agreement shall bind join administrators, the successors and the respectively.	tly and severa assigns of the	illy the heir a Corporation	s, the executors, the and of the Obligor,
IN WITNESS WHEREOF, the Corporation affixed and these presents to be subscribbligor has hereunto set his hand and successed its corporate seal to be hereuntits duly authorized officer (s) on the	ibed by its du leal, or, if the lo affixed and	uly authorize he Obligor be these presen	d officer, and the a corporation, has to be subscribed by
IN THE PRESENCE OF: Donna N Sink			RANY OF GREENVILLE, INC.
As to the Corporation			Vice-President
Donna I Sink		-11	1
As to the Obligor		701 C	Louis.
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	- <u>A</u>	bligor	Jaurence L.S.
PERSONALLY appeared before me who being first duly sworn, says that the		ma I	Sink
J. E. Phiros as Vice - Pri	esident.		of Motor Contract
Company of Greenville, Inc., a corporation seal and with its corporate seal and	ion chartered and as the act	under the law	ws of the United States,
the within written agreement, and that is the execution thereof.	he with da	mes N.	manager witnessed
SWORN to before me this 12 th day of October, 1965.	monated	Donn	a. N. Sink
Motary Public for South Carolina			
L-1921-S.C.			