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STATE OF SOUTH CARPLINA
COUNTY OF GREENVILLE

## ACREEMENT FOR READVANCE & EXTENSION OF LIEN OF MORTGAGE

	The Third that the terminal of
Material Control of Granuille Tre	of January , 19 68 between , a corporation chartered under the laws of the
United States, hereinafter called the "Cor	poration", and The Insurance Center of
Greenville, Inc. by: J. Harold Greer,	Pres. & Tres. and Mary L. Potest, Secretary,
hereinafter called the "Obligor".	
	TNRSSETH: and holder of a note dated May 25, 19 65,
evented by the ObligarThe Insurance Cen	ter of Greenville. Inc. by: J. Harold Green.
President and Treasurer and Mary L. Po	teat. Secretary
in the original amount of \$ 2.085.00	and secured by a mortgage on the premises
known and designated as Lot No. 2. Benn	ett Street. Greenville. S. C.
said mortgage being recorded in the R. M.	. C. Office for Greenville County.
South Carolina, in Mortgage Book 996	at page 51, title to which mortgaged; and said Obligor has requested the Corporation
premises is now vested in the said Obligor	; and said Obligor has requested the Corporation
to extend the time for performance of the	obligation,
NOW THEREFORE:	209.06
1. In consideration of the readvance	to the Obligor of the sum of \$1398.26 and the Obligor agrees that the rate of interest on
the entire amount now due, including the r	eadvance, be seven per cent, mer annum, and the
Obligor does hereby agree that the said re	advance was advanced by the Corporation for the
account of the Obligor and that the said s	um shall be secured by the said note and
mortgage.	
2. It is mutually agreed that the pr	incipal indebtedness, including the readvance, is
\$ 1,704.00 and that it shall be n	ayable as follows: \$ 49.00 on the first like payment of \$ 49.00 on the first day
of each month thereafter until paid in ful	1, said payments to be applied first to interest
as hereinabove provided, and the remainder	
3. Obligor agrees that if a default	shall exist for a period of thirty (30) days in
the failure to pay the principal indebtedn	ess or any installment thereof or interest there-
	ms and conditions of the obligation as modified
	its option, declare the entire principal in- and payable and may proceed to collect same and
	ven to it under the obligation in the event of
a default.	
4. All terms and conditions of the o	bligation shall continue in full force except as
	the statute of limitations will not commence to
run against the obligation until the expir	ation of the time for payment of the indebted.
	and courselly the bedge the processors the
	and severally the heirs, the executors, the igns of the Corporation and of the Obligor,
respectively.	
IN WITNESS WHERBOF, the Corporation h	as caused its corporate seal to be hereunto
affixed and these presents to be subscribe	
	., or, if the Obligor be a corporation, has influed and these presents to be subscribed by
its duly authorized officer (s) on the dat	
IN THE PRESENCE OF:	MOTOR CONTRACT COMPANY OF GREENVILLE, INC.
100 Harla La	By L.S.
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ODO ENE BONSEW	Vice President
As to the corporation	
All virks	The Insurance Center of Greenville, Inc.
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STATE OF SOUTH CAROLINA	The state of the s
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	mary L. Foliat L.S. Obligor
STATE OF SOUTH CAROLINA	Mary L. Foliat L.S. Obligor  J. W. Hooks R.  Jaw T. E. PHIPPS
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  PERSONALLY appeared before me who being first duly sworn, says that he	Mary L. Foliat L.S.  Obligor  J. W. Hooks R.  Jaw T. E. PHIPPS  RESIDENT Of Motor Contract
STATE OF SOUTH CAROLINA COUNTY OF GRBENVILLE  PERSONALLY appeared before me who being first duly sworn, says that he seems as the company of Greenville, Inc., a corporation	Obligor  J. W. Hooks Ri  New Tie. Phirps  RESIDENT Of Motor Contract  of chartered under the laws of the United States,
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Fine Resignation and June 1996 Property.

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