ung	GREËN	VILLE CO.S.	c. <del></del>		4.405	440	
5 443 - X	CAL DO BE	AL PROPERT	<u>: </u>		0K 1435 PA	16E44Q 01	RIGINAL
5 Blue	Gail Mason  Mountain Drive  ille, SC 29611	S. TANKERSLE R H.C	ADDRESS: 1	O West Sto	services, inc. one Ave. SC 29602	San WASA	
				In the second	DAYE DIRE	DATE FIRST PAYMENT	I NIE
28274	06/01/78	EATE FINANCE CHARGE BEGINS TO ACCENE IF OUT THAT DAY 78 THANSACTION		NUMBER OF PAYMENTS 84	DATE DUE EACH MONTH 01	07/01/7	I
AMOUNT OF FIRST PAYMENT	AMOUNT OF OTHER PAYMENTS	DATE 06/01/85		TOTAL OF PAYM	AMOUNT FINANCES \$739.59		9
THIS	MORTGAGE SECURES F	UTURE ADVAN	ICES MA	XIMUM OUT	STANDING \$2	5,000	
in the above Total of Payments above, hereby grants, bargains thereon, situated in South Cara All that piece, postate of South Ca Subdivision prepa	that Mortgogor (all, if more than of and all future and other obligations, sells, and releases to Mortgogoes, and, County of Greenville arcel or lot of landral being known red by James M. Bee Greenville County outh side of Blue 3	of Mortgogor to Morts successors and assignate, and designateson, Engine	rigogee, the M ns, the followin lying an ted as t er dated k 'EEE".	d being in the No. 45  March 15	g at any giren time late, together with all the Count of 1955 and said lot h	y of Greenv Rlue Kount recorded in aving a fro	noish stoled sprovements ille, ( ain Park the ntage of
of 100 feet.	ed Bk. 774 Page						
JOH OT DHA SYAH OT	oll and singular the real estate of	described above unk	said Mortga	gee, ils successors	and assigns foreve	<b>&gt;</b> 7.	
If Mortgagor shall fully (	pay according to its terms the Ind	ebledness hereby se	cured then this	s mortgage shall b	ecome n <b>ull</b> and voi	d.	
Mortgagor agrees to pay	the indebtedness as herein before	provided.					
Mortgagor agrees to pay due, Mortgagor also agrees to	all taxes, liens, assessments, obligati maintain insurance in such form and	ions, prior encumbrance d amount as may be s	es, and any cha atisfactory to A	rges whatsoever o Aortgagee in Morts	gainst the above des gogee's favor.	cribed real estate as	they become
such payments or effect such Mortgages on demand, sho	nake any of the above mentioned in insurance in Mortgagee's awn it bear interest at the highest collected in the same manner as	nome, and such pay lawful rate if not	ments and s prohibited by	och expenditures	for insurance si	halt be due and	payable to
ture such default within 20 The default after such notice feuformance, or realization are and payable, without notice on permitted by law.	en in default for failure to make days after such notice is sent. If it is sent but defaults with respec- of collateral is significantly impo- ptice or demand. Mortgagor agre	Mortgagor shalt fait t to a future instair iired, the entire bak es to pay all expens	to cure such ent by failing ince, less cred es incurred in	default in the mi to make payme it for unearned d realizing on an	onner stated in suc nt when due, or horges, shall, at th y security interest	th notice, or if Mort if the prospect o e option of Mortgas including reasonable	gagar cures  f payment,  gee, become e attorney's
	gor's spouse heleby-waive all ma						•
ું હૈ	nd, consolidate and renew any ex ve) have set (my-our) hand(s) and				gor on the above a	escived iece engle.	
Signed, Seoled, and Del		seaks) the day and	year nen acc	AS MINIST			
in the presence of			<u></u>	Naite	ha Ja	I Ms.	// (LS.)
82-1024E (10-76)	- SOUTH CAROLINA						

4328 RV-2