EAL PROPERTY MORTGAGE BOOK 1552 PAGE 697 **ORIGINAL** NUMES AND ADDRESSES OF ALL MORTGAGORS TGAGEE: C.I.T. FINANCIAL SERVICES, INC. MADE L. LANIER, SR. ponnie 3. Tankersley RESS: PO (10); 590 LOUISE P. LANIER 2911 N.HAIN ST. 222 BROOKHERE RD. AMBERSON, S.C. 29621 SIMPSONVILLE, S.C. 29681 LOAN NUMBER NUMBER OF DATE DUE EACH MONTH DATE FIRST PAYMENT DUE 20264032 9-10-81 10-10-81 AMOUNT FNANCED QE. AMOUNT OF FIRST PAYMENT AMOUNT OF OTHER PAYMENTS TOTAL OF PAYMENTS DATE FINAL PAYMENT DUE \$198,00 \$198.00 9-10-89 \$ 10008.00 <u> 10038,94</u>

## THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$50,000

The words "you" and "your" refer to Mortgagee. The words "I," "me" and "my" refer to all Mortgagors indebted on the note secured by this mortgage.

To secure payment of a note which I signed today promising to pay you the above Total of Payments and to secure all my other and future obligations to you, the Maximum Outstanding at any given time not to exceed the amount stated above, each of the undersigned grants, bargains, sells and releases to you the real estate described below and all present and have improvements on the real estate, which is located in South Carolina, County of GREENVILLE All that certain peice, parcel or lot of land lying in the State of South Carolina, County of Greenville, shown as Lot 150 on plat of Section 2, Bellingham on plat recorded in Plat Book 4N at Page 79 and having such courses and distances as will appear by reference to said plat.

Derivation: Deed Book 1022 at Page 977.

The above conveyance is subject to all rights of way, easements and protective covenants affecting same appearing upon the public records of Greenville County.

As part of the consideration for the foregoing conveyance, the grantee assumes and agrees to pay the outstanding balance due on a note and mortgage to Cameron-Brown Company recorded in Mortgage Book 1302 at Page 71 having a present balance due of \$24,229.48.

It is agreed by the grantor herein that the grantee is to survive to all rights, titles and interest in the current escrow account established in the above stated loan with

I will pay all taxes, liens, assessments, obligations, encumbrances and any other charges against the real estate and maintain insurance on the real estate in your favor in a form Oand amount satisfactory to you. You may pay any such tax, lien, assessment, obligation, encumbrance or other charge or purchase such insurance in your own name, if I fail to do so. The amount you pay will be due and payable to you on demand, will bear interest at the highest lawful rate, will be an additional lien on the real estate and may be enforced and callected in the same manner as any other obligation secured by this mortgage.

If I am in default for failure to make a required payment for 10 days or more, you may send me a notice giving me 20 days to eliminate the default. If I do not eliminate the default in the manner stated in the notice, or if I eliminate the default after you send the notice but default on a future payment by failing to pay on schedule, or if my obility to repay Wany loan or the condition, value or protection of your rights in the collateral securing my loan is significantly impaired, then the full amount I are, less any charges which you have not (fixel earned, will become due, if you desire, without your advising me.

I will pay all expenses you incur in enforcing any security interest, including reasonable attorney's fees as permitted by law.

Each of the undersigned agrees that no extension of time or other variation of any obligation secured by this manages will affect any other obligations under this manages.

Each of the undersigned waives marital rights, homestead exemption and all other exemptions under South Carolina law.

This martgage will extend, consolidate and renew any existing martgage you hold against me on the real estate described above.

Signed, Sealed, and D

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