KNOW ALL MEN BY THESE PRESENTS: Jessie L. Grumbles, by her attorney in have agreed to sell to fact, Anna Gail Lockee, a certain lot or tract Terry A. Bailey and Elizabeth J. Bailey of land in the County of Greenville, State of South Carolina, with all improvements thereon, being shown and designated as Lot Nos. 18 and 19 according to plat recorded in the RMC Office for Greenville County in Plat Book C at Page 190 and being the same property conveyed to grantor in Deed Book 418 at Page 514. Property is known as 108 West Avenue, Greenville.(1) -- Purchasers accept property in "AS IS" condition. (2) No prepayment penalty. ---(3)—A-five (5%) percent late charge will be added to any payment received by the Seller after the 25th day of the month when due. (4) For purposes of foreclosure, this Bond for Title will be considered to be in default if any payment becomes more than thirty (30) days late. New plat prepared by Richard D. Wooten, Jr., RLS, dated November 17, 1982, recorded in Plat Book Q I at Page Qu. and execute and deliver a good and sufficient warranty deed therefor on condition that __they__shall pay the sum of Twelve Thousand and no/100 (\$12,000.00) ---- Dollars in the following manner One Hundred eighty (180) consecutive monthly payments of One Hundred Fourteen and 68/100 (\$114.68) Dollars-each commencing December 15, 1982, and due on or before the 15th day of each month thereafter, until the full purchase price is paid, with interest on same from date at eight (8%) per cent, per annum until paid to be computed and paid accordity, and if unpaid to bear interest until paid at same rate as monthly principal, and in case said sum or any part thereof be collected by an attorney, or through legal proceedings of any kind, then in addition the sum of a reasonable amount dollers for attorney's fees, as is note __of even date herewith. The purchaser S__ agrees to pay all taxes while this shown by __ Purchasers agree to maintain and keep in force fire insurance on property in the amount of at least \$12,000.00, naming the seller contract is in force. It is agreed that time is of the essence of this contract, and if the said payments are not made when as loss payee. shall be discharged in law and equity from all liability to make said deed, and may due. . as tenant S___ holding over after termination **Purchasers** treat said __ or contrary to the terms of ______ lease and shall be entitled to claim and recover, or retain if One Thousand Three Hundred Seventy-six and ____dollars per year for rent, or already paid the sum of _16/100 -(\$1,376-16) --by way of liquidated damages, or may enforce payment of said note. we have hereunto set our hand and seal this so In witness whereof, ____ A.D., 19 82 ... November In the presence of: (Seal)

(CONTINUED ON NEXT PAGE)

Jessie L. Grumbles, by her attorney in fact, Anna Gail Lockee, Seller