BOOK 1099 MAK 475

OF SOUTH CARDLINA

COUNTY OF GREENVELLS	OF LIEN OF MARTCAGE
THIS AGRESIENT made this Reh Day	of August 19 68 between
Motor Contract Company of Greenville, Imper	experience chartered under the laws of t
United States, hereinafter saling the war	eration", and Joe G. Rainev and Nancy Ra
ereinafter called the "Obligor".	
WIBREAS, the Corporation is the owner	NRSSEN: and holder of a note dated <u>February 6</u> , 19
executed by the Obligor	and Nancy Rainey
n the original amount of \$ 3,414.00	and secured by a mortgage on the premises
nown and designated as in Chick Springs	Township, on Turner Circle, bounded by 1 y lands of E. P. Gravitt
aid mortgage being recorded in the R. M.	C. Office for Greenville County, at page 151 , title to which mortgage
South Carolina, in Mortgage Book 948	at page 151 , title to which mortgage and said Obligor has requested the Corporat
o extend the time for performance of the o	
NOW THEREPORE:	
	to the Obligor of the sum of \$1.600.00
	the Obligor agrees that the rate of interest advance, be 6 per cent, per annum, and
	dvance was advanced by the Corporation for t
account of the Obligor and that the said su	m shall be secured by the said note and
ortgage.	mains) indehtadness including the mandament
2.031.84 and that it shall be na	ncipal indebtedness, including the execution control was follows: \$ 56.44 on the XX
lay of September, 1968 and a li	wable as follows: \$ 56.44 on the XX ke payment of \$56.44
of each month thereafter until paid in full s hereinabove provided, and the remainder	, said payments to be applied first to inter
	shall exist for a period of thirty (30) days
the failure to pay the principal indebtedne	ss or any installment thereof or interest th
	is and conditions of the obligation as modifi- its option, declare the entire principal in-
	and payable and may proceed to collect same a
vail itself of all rights and remedies give	en to it under the obligation in the event of
default.	
	ligation shall continue in full force except the statute of limitations will not commence
un against the obligation until the expira	tion of the time for payment of the indebted
ess as herein extended.	and annually the hadra. The surrey time of
dministrators, the successors and the assi-	and severally the heirs, the executors, the gns of the Corporation and of the Obligor,
espectively.	
IN WITNESS WHEREOF, the Corporation ha ffixed and these presents to be subscribed	s caused its corporate seal to be hereunto by its duly authorized officer, and the
bligor has hereunto set his hand and seal,	or, if the Obligor be a corporation, bas
aused its corporate seal to be hereunto af ts_duly authorized officer (s) on the date	fixed and these presents to be subscribed by
N THE PRESENCE OF	MOTOR CONTRACT CIMPANY OF GREENVILLES, GR
The Charles Hand	By E Juny
21. 1 0 or (N/) / h	The second secon
to the Corporation	
THE Con DR. Hand	
1 2 1 2 1 2 1 1 2 1 1 1 2 1 1 1 1 1 1 1	Jose H. Brin. 110
s to the Obligor	A second
	Dancy Kainey
TATE OF SOUTH CAROLINA OUNTY OF GRBENVILLE	Obligor /
PERSONALLY appeared before me Ct	heryl Bolton
ho being first duly sworn, says that he say	W J. E. Phipps
ompany of Greenville, Inc., a corporation	chartered under the laws of the United State
ign seal and with its corporate seal and a	s the act and deed of said corporation deliv
he within written agreement, and that he with execution thereof.	ith Linews Hoodes witnessed
WORM to before me, this 8th	CHILL M. A.
August 19 68	John House Charles
Destriks L.S.	
Mary Public for South Carolina	
-1921-5. C. My Commission & form	
5/8478	

Acid Dre 30, 1969.
Whater Contract Co. of Grammilles
Buy J. G. Phipper' Proc.