SINTE OF SOUTH CAPOLING NOW DEED SOUTH 1174 PAGE 73
STATE OF SOUTH CAROLING WOV3 0 105 2 ACRESIANT FOR READVANCE & EXTENSION
はながらから、 ははなっては、これにはは、これには、これには、これには、これには、これには、これには、これ
United States, hereinafter called the "Corporation chartered under the laws of the
hereinafter called the "Obligor".
executed by the Obligor Horace M. Ferguson and Jeanette D. Ferguson
in the original amount of \$#2664 000
known and designated as lor No. 10 and secured by a mortgage on the premises
said mortes on helps and the said mortes township. Greenville S. C.
South Carolina, in Mortgage Book 1098 at page 661, title to which mortgaged premises is now vested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Obligor has requested in the said Obligor; and said Oblig
premises is now vested in the said Obligor; and said Obligor has requested the Corporation
NOW THEREPORE:
1. In consideration of the readvance to the Obligor of the sum of \$ 1860.42 and
the entire amount now due, including the colleger agrees that the rate of interest on
Obligor does hereby agree that the read - per cent, per annum, and the
account of the Obligor and that the said sum shall be secured by the corporation for the mortgage.
\$ *2376.00* and that it shall be principal indebtedness, including the readvance, is
day of December 10.70 on the thirst
of each month thereafter until prid in the payment of \$ *66.00* on the payment day
principal, until paid in full
3. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness or any installment thereof or interest there-
on or in the performance of any of the terms and conditions of the obligation as modified
lebtedness, with interest immassion lay, at its option, declare the entire principal in-
ivail itself of all rights and remedies given to it under the obligation in the event of
4. All terms and conditions of the obligation shall continue in full force except as codified expressly by this agreement, and the statute of limitations will not commence to un against the obligation until the expiration of the first agreement.
un against the obligation until the expiration of the time for payment of the indebted-
5. This agreement shall bind doingle and
dministrators; the successors and the assigns of the Corporation and of the Obligor,
IN WITNESS WHERBOR, the Corporation has
ffixed and these presents to be subscribed by its duly authorized officer, and the
aused its corporate seal to be becounts assigned and the Obligor be a corporation, has
the date and year above written.
MOTOR COLVERGY CLAPANY OF, GERENVILLE, INC.
By Loo L.S.
to the Corporation
- De Markey
to the Obligor Houself Lymon L.S.
ATE OF SOUTH CAROLINA CHARLET M. Fenguson L.S.
UNITY OF GREENVILLE
PERSONALLY appeared before me JOYE WAGNER or being first duly sworn, says that he saw J. E. PHIPPS
as - VICE-PRESIDENT
mpany of Greenville, Inc., a corporation chartered under the laws of the United States,
e execution thereor.
ORN to Defore me this 20TH
Janks L.S. C C D
and Public for South Carolina D. J. DOC'IM Chiarr Standard
S. C. Documentary Stamps (CONTINUED ON HEXT PAGE) S. C. Documentary Stamps (CONTINUED ON HEXT PAGE)