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DIES AGREBURY sade this 161s day of Ferniary 19.71 between thotor Contract Departy of Greenville, Inc.; a corporation chartered under the laws of the binted States, bereinster called the "Corporation", and CLYNE M. HISSIFY AND MERCHANGER P. HOWERS, the Corporation is the owner and holder of a note dated APRILS. 10.69, executed by the Obligor CLYNE M. HISSIFY AND MERCHANGER P. HOWERS AND CLYNE M. HISSIFY AND MERCHANGER P. HOWERS AND CONTROL OF MERCHANGER P. H	STATE OF SOUTH CAROLINA - FEB 25 1971 - AGRE	EMENT FOR READVANCE & EXTENSION
mixed Section berein and the composition of Antered under the laws of the Mannary P, Higher C, Composition's, and Cling W. Higher C, 1989. Mixed M. Composition is the owner and holder of a note dated April. 3, 10 69 executed by the Obligor Clive W. Higher C. 1989. In the original amount of \$ "THE CLIVE W. HIGHER C. 1989. In the original amount of \$ "THE CLIVE W. HIGHER C. 1989. In the original amount of \$ "THE CLIVE W. HIGHER C. 1989. In the original amount of \$ "THE CLIVE W. HIGHER C. 1989. In the original amount of \$ "THE CLIVE W. SECRET WILLES ON FIT NOW HIGHER WALLER FARE OF W. M. C. Office for Scientific County, Such Carolina, in Nortopae Book 1127 at nage 515 title to which mortopaed presses in one vested in the said obligor; and said Chilgor has requested the Corporation to evo wested in the said obligor; and said Chilgor has requested the Corporation to evo control the said of the said said was shall be secured by the anid once and the time for performance to the Obligor of the sum of \$ "1077.07" and the circumstance of the obligor and that the said small be secured by the anid once and the circumstance was a secure of the obligor and that the said small be secured by the anid once and sortogoe. 2. It is mutually agreed that the said small be secured by the anid once and sortogoe. 2. It is mutually agreed that the said small be applied and once and sortogoe. 2. It is mutually agreed that the principal indebtedness, including the readwance, but the original shall be applied of MASS. 3. THE OBLIGOR SHALL AND SHALL		
Migrafi P., Herser Millor T. (TINESSEM). Migrafi Called the "Thillor". In the ortifical amount of \$ -7185. (D) and called a price of a note dated APRIL 3, 10.69, executed by the Obligor Tity of Gregory III County, SIATE District County, and the process of the control of the Called C	e notul contract combeny of Graenutile the teach	
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Said mortgage being recorded in the T. M. C. Office of Contentitie County, state of South (Asen). The said mortgage being recorded in the T. M. C. Office of Contentitie County, state of the said Obligor; and said Obligor is a sequested the Corporation for the said Obligor and said Obligor of the sum of \$ *\text{Map. To. To. }\text{mortgaged} to extend the time for performance of the obligor agrees that the rate of interest on the entire amount now due, including the readvance, be per cent, per annum, and the extension of the time for performance, the Obligor agrees that the rate of interest on the entire amount now due, including the readvance, be per cent, per annum, and the concentration to the Obligor and that the said sum, shall be secured by the corporation for the account of the Obligor and that the said sum, shall be secured by the said note and mortgage. 2. It is mutually agreed that the principal indebtedness, including the readvance, is \$ *\text{120.00°} and that it shall be payable as follows: \$ *\text{122.00°} and per first day of each morth thereafter by		MANGARET TA HENSLET
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South Carolina, in Mortrages back 121 at page 633 title to which mortraged pressures is now vested in the said Obligor; and said Obligor has requested the Corporation to extend the time for performance of the obligation, NOW THEREFORE: 1. In consideration of the readvance to the Obligor of the sum of \$ *M977.07* and the extension of the time for performance, the Obligor agrees that the rate of interest on the entire amount now due, including the readvance, be 1 per cent, per annum, and the Obligor does hereby agree that the said readvance was advanced by the Corporation for the entire amount now due, including the readvance was advanced by the Corporation for the Obligor and that the said sum shall be secured by the said note and morryage. It is mutually agreed that the principal indebtedness, including the readvance, and the readvance was advanced by the Corporation of the Obligor and that it shall be payable as follows: \$ *122.00* on Aphy fifter \$ \$ *7120.00* on the direct of the control of t	FARR DRIVE, NEAR THE CITY OF GREENVILLE GREE	NVILLE COUNTY, STATE OF SOUTH CAROLINA
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