.d CAROLINA OF GREENVILL

MORTGAGE OF REAL ESTAT. TO ALL WHOM THESE PRESENTS MAY CONCERN: 2008 1142 PAGE 577 41 FAGE 632 800K

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I, KATE VAUGHAN THEKER WHEREAS,

(hereinafter referred to as Mortgagor) is well and truly indebted unto MOTOR CONTRACT COMPANY its successors and assigns forever (hereinafter referred to as Mortgagee) as evidenced by the Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of *Tyn Tunusaun Figur Hunners Figury And No (100= *** *** *** Dollars (\$ *2880, 00*) due and payable in monthly installments of \$ #60 00%, the first installment becoming due and payable on the 26+4 day of 0-6 1960 and a like installment becoming due and payable on the same day of each successive month thereafter until the entire indebtedness has been paid, with interest thereon from maturity at the rate of seven per centum per annum, to be paid on demand.

WHEREAS, the Mortgagor may hereafter become indebted to the said Mortgagee for such further sums as may be advanced to or for the Mortgagor's account for taxes, insurance premiums, public assessments, repairs, or for any other purposes:

NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof, and of any other and further sums for which the Mortgagor may be indebted to the Mortgagee at any time for advances made to or for his account by the Mortgagee, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgager in hand well and truly paid by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors

ALL that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Correction to wit: ALL THAT PECC. DADCEL OR LOT OF LAND, SETUATE, LYING AND RELUGING THE THE STATE AND COUNTY AFORESAID, IN CUICK SPRINGS TOWNSHIP, BEING A PORTION OF A SUBDIVISION THE TEN IS CON LOTS NOS. 68 AND 60 AS SHOWN BY PLAT OF SAME. MADE BER ALTON FUE . OHOTHE THE HOUTH OF JUNE , 1017. AND PEVISED IN 1023. SAID PLAT PERCENTED IN DESTINATION R. M. C. TOP GREENVILLE COUNTY. IN PLAT BOOK "E". PAGE 206. AND IS THE SAME PROPERTY CONVEYED TO THEY VANGUAN (MAS. THEY VANGUAN), BY DEED PECAPORD IN THE R. M. C. DESICE FOR GREENVILLE COUNTY, IN DEED VOICINE 178, AT PAGE 182.

SAID LOTS PAVENG THE ENLLOYING HETES AND BOUNDS, TO-WITE REGINNING AT THE CORNER OF LOT HO. 70 ON A TORTY TOOT STREET, APPROXIMATELY 150 FEET FROM NATIONAL HIGH-AND PARIS STATION: THENCE PHENTING N. 60-16 F. 165.2 FEET SUPPLY TO THE BEGINNING COOPER. CHEET TO SAID STORET; THENCE WITH

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Together with all and singular rights, rembers, hereditaments and appurtees of cathle state belonging in any way incident or appertaining, and of all the remainstance and profits which may appear or be had from the intention of the parties hereto that all such fixtures now or hereafter standard connected, or fitted that it is not in any manual.

To have and to hold, all and singular the said remains of the parties hereto that all such that and the usual household connected, or fitted that the usual household connected the usual household connected that the usual household connected the usual household conne

The Mortgagor co enants that it is lawfully seized of the primines of the interest and assigns, forever.

and is lawfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as herein appeintably stated otherwise as follows:

MARKE

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