The State of South Carolina, 1/42 ty Swith lastrence Tex and Attracers Fee's Casses

Comming of GREENVILLE

TO ALL WHOM THESE PRESENTS MAY CONCERN: WP, R. C. Bowens and Essie Lou Rowens, 21

the County of Greenville, in the state aforesaid,

SEND GREETING

the mid R. C. Bowens and Pasie Lou Bowens, of WHEREAS. the County of Greenville, State of South Carolina, in and by our certain promissory note bearing date the same as these presents, for value received, have promised to pay unto Sun Finance Company-1201, Inc., at 33 Villa Rd., Suite 201, Piedmont Center, Greenville, S. C., or order, the sum of ONE THOUSAND STVEN HUNDRED TWENTY-EIGHT AND NO/100 \$1728.00) FOLLAPS with, interest computed in keeping with the terms and conditions of the South Carolina Consumer Finance Laws, payable in Twenty-four (24) equal, successive, monthly installments of Seventy-two AND NO/100 (\$72.00) DOLLARS each, commencing on March 1, 1975, and continuing on the 1st day of each successive month thereafter until the whole of said obligation has been paid in full. IT IS UNDEPSTOOD AND AGREED THAT a late charge in keeping with the South Carolina Consumer Finance Laws will be charged. PROVIDED that upon default in payment of any monthly installment on its due date the Promissee herein may, at its option, declare the entire unpaid balance of this obligation at time of default, to be due and payable at once; and, in case of suit or collection by an attorney, I also agreed to pay all cost of collection, including a reasonable attorney's fee. IT IS UNDERSTOOD AND AGREED that in the event the loan is not paid at maturity, the unpaid balance will bear interest at the rate provided by law.

NOW, KNOW ALL MEN, That WE the said R. C. Bowens and Essie Lou Powens, also hereinafter styled Mortgagor,

in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said

Sun Pinance Company-1201, Inc., also hereinafter styled Mortgagee,

be excelled to the said Note and Mortgagor David Consideration of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the further sum of THREE DOLLARS To excelled the said Mortgagor Development of the said Mor

cut: Instruct Colorador Constant Colorador Constant Colorador Colo

the following metes and bounds, to-wit:

EXCINNING at an iron pin on the Southern edge of Plossom Drive at the following metes and bounds, to-wit:

EXCINNING at an iron pin on the Southern edge of Plossom Drive at the following front corner of Lots 144 and 145, and running thence with the fine foliate front corner of Lots 144 and 143 and running thence with the line for Lot No. 143, S. 2-42 W. 133 feet to an iron pin; thence N. 87-18 W. S. 75 feet to the rear corner of Lot 145; thence N. 2-42 F. 133 feet to the point of beginning.

\$ C 100 0 C C