STATE OF SOUTH CAROLINA GREF VIVILLE CO. S. MORTGAGE OF REAL ESTATE va 1470 file 624 COUNTY OF GREENVILLE 19 KA 65 8 ( B) HJC

WILLIAM L. FINLEYOUR S. TANKERSLEY Whereas,

(Name or names as they appear on the deed instrument) in the State aforesaid, hereinafter called the Mortgagor, is indebted GREENVILLE to Penemakers Loan & Consumer Discount Company, d/b/a GECC Financial Services, a corporation of the County of doing business under the laws of the State of South Carolina, hereinafter called Mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference in the principal sum of TEN THOUSAND FIVE HUNDRED TWENTY FOUR DOLLARS 30/100 Dollars(\$\_10524.80

Whereas, the Mortgagee, at its option, may hereafter make additional advances to the Mortgagor, or his successor in title, at any time before the cancellation of this mortgage, which additional advance (s) shall be evidenced by the Note (s) or Additional Advance Agreement (s) of the Mortgagor, shall bear such maturity date and other provisions as may be mutually agreeable, which additional advances, plus interest thereon, attorneys' fees and Court costs shall stand secured by this mortgage, the same as the original indebtedness, provided, however, that the total amount of existing indebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of indebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of Twenty-five thousand and NO Dollars (\$25,000.00), plus interest thereon, attorneys' fees and Court costs.

Now, Know All Men, the Mortgagor in consideration of the aforesaid debt and for better securing the payment thereof to the Mortgagoe, and also in consideration of the further sum of One Dollar (\$1.00) to the Mortgagor in hand shall and stall and stall and the stall and stall 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, assigned, and released, and by these presents does grant, bargain, sellightnessing, and release unto the Mortgagee, its successors and assigns the following-described property:

All that piece, parcel or lot of land situate, lying and being on the northern side of Piedmont, avenue at Pidmont, Freenville County, South Carolina, and known and desiganted as Lot No. 44 of a subdivision of property of Piedmont Ave MFG Co. Section 3 plat of which is recorded in the R.M.C. Office for Greenville County in Plat Book Yat pages 2 through 5 said lot having such metes and bounds as shown thereon. This is the identical 68KMES. VARRESSER Eula Hall And B.F. Hall by deed recorded in Book
16 at page 2367, the interest of Eula B. Hall was convyed by Ralph W. Duke
Judge Problet to Benjamin F. Hall Jr., by deed recorded in Book 834 at a age 111, the said J.P. Hall and Benjamin Hall Jr. are one in the same person nd aggriced on the line of the aforementioned. his being the identical property conveyed to William L Finley by

Sep 132 192 191 615 Lin Hall 15,1973 deed dated 4-5-68 in volume 841 on TALE OF SOUTH CAROLINA

PAID AND RULLY SATISFIED THIS 30TH DAY OF AUGUST OF 79-11ANY COMMISSION
HOMEMAKERS CONSUMER LOWN AND DISCOUNT CO A/K/A-GECC FILL CLAU SERVICES
VICE PRESTOENT
The following described household appliances are, and shall be deemed to be, fixtures and a part of the realty and use along with any furniture or household goods, which may be hereinafter described, a portion of the security for the indebtedness hereinafore mentioned; said household appliances and other chattels are described as follows:

Together with all and singular the improvements thereon and the tights, members, hereditaments and appurthances to the same belonging or in any wise appertaining; all the rents, issues, and profits thereof (provided, bowever, that the Mortgagor shall be entitled to collect and retain the said rents, issues, and profits until default hereunder); and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

To Have and To Hold, all and singular the said property unto the Mortgagee, its successors and assigns forever. The Mortgagor covenants that he is lawfully seized of the premises herein above described in fee simply absolute (or such other estate; if any, as is stated hereinbefore), that he has good, right, and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever except: (If none,

Saluda Federal Savings And Loan

The Mortgagor further covenants to warrant and forever defend all and singular the premises as herein conveyed, the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any