address: c/o Mr. Fred Cox, 412 1557 imortgagees' 81 Atty. at Law P. O. Box 2048 Greenville, S.C. 29602 STATE OF SOUTH CAROLINA MORTGAGE T.H.C. COUNTY OF GREENVILLE LEWIS N. TERRY AND BETSY S. TERRY TO ALL WHOM THESE PRESENTS MAY CONCERN: (hereinafter referred to as Mortgagor) SEND(S) GREETING: WHEREAS, the Mortgagor is well and truly indebted unto J. DANIEL WHISENHUNT AND AMELIA ANN W. WHISENHUNT (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 ONE HUNDRED SIX THOUSAND FOUR HUNDRED TWENTY FIVE AND NO/100-----DOLLARS (\$106,425.00), with interest thereon from date at the rate of 16.86 per centum per annum, said principal and interest to be DUE AND PAYABLE AT THE TIME THE MORTGAGORS' HOUSE SALE IS CLOSED OR SEPTEMBER 1, 1981, WHICH EVER OCCURS FIRST. 3197 State of South Caroling to SATISFACTION Greewille County 9 30 AH 'BI Ann W. Whisenhunt the owner and holder of a mortgage executed by _ day of _June Lewis N. Terry & Betsy S. Agrory covering Real Estate or Chattel Mortgage in Greenville County Lot 1, ALTA VISTA, McDaniel Ave. Township ONE HUNDRED SIX THOUSAND FOUR HUNDRED TWENTY Dollars, (\$ 106,425.00) recorded in the office of Register of Mesne Conveyance, in Book 1545 at page 485 do and the promissory note which the same secures onnie TRUKERSLUY bereby acknowledge payment of said mortgage An full, and do hereby empower Donnie TRUKERSLUY His Olle Print with, Register Mesne Conveyance to enter indistaction of the same upon the records of her State of South Carolina Greenville County and made oath that he saw the within named . J. Daniel & Amelia Ann W. Whisenhunt sign, seal and deliver the within Satisfaction piece, and that he with Fred D. Cox, witnessed the execution thereof. SWORN TO before me this Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and any other equipment or fixtures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

MORTGAGE OF REAL ESTATE Offices of Edg., Thornton, Arnold & Thomason, Attorneys at Law, Greenville, S. C. 2004 74.12.155