80 race 1041 ARD & MITCHELL, P.A., GREENVILLE, S. C. 808x1591 PAGE 316 MORTGAGE - INDIVIDUAL FORM - DI THE MORTGAGE OF REAL ESTATE STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE REPORTE WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, CHARLES C. ANDERSON AND CAROL S. ANDERSON

GERALD R. GLUR REAL ESTATE, INC. thereinafter referred to as Mortgagor) is well and truly indebted unto

(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 Thousand Three Hundred Twenty Seven and 60/100 ths ---Dollars (\$ 1,327.60) due and payable

the within mortgage is juntor and secondary to a rirst mortgage given to Aiken-Speir, recorded November 22, 1976 in Mortgage Book 1383; page 456 in the original sum of \$35,500.

The within mortgage is junior and secondary to a second mortgage goven to Sun America, recorded November 11, 1980 in Mortgage Book 1515, page 427 in the original sum of \$10,000.

The within mortgage is junior and secondary to a third mortgage given to Gerald R. Glur Real Estate, Inc, recorded September 21, 1981 in Mortgage Book 1553, page 328, in the original sum of \$4,812.

The within mortgage is junior and secondary to a fourth mortgage given to The within mortgage is junior and secondary to a fourth mortgage graded Gerald R. Glur Real Estate, Inc., August 24, 1982 recorded in Mortgage Nay, Book 1578, page 582, in the original sum of \$3,000.

PAID IN FULL AND THIS 4th day of INC. AND THIS 4th day of INC. AND R. GLUR REAL ESTATE, CAPTURED THIS ALL ESTATES THE CAPTURED THE CAPTURED

GERALD R. GLUR REAL ESTATE, White And R. Glur, President WE OF RESTRICT CAROLINA SOMMESSION

Together will all and nogular rights, members, berditaments, and appurtenances to the same belonging in any way incident or appertishing, and of all the fests, insea, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures now on bereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such fixtures and equipment, other than it usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its beirs, successors and essigns, forever

The Mortgagor covenants that it is lawfully seized of the premises hereinahove described in fee simple absolute, that it has good right and is is wfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as provided berein. The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagoe forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of trues, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also Caccure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so Clong as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.