		The state of the s
J	Laiman M Black Janie	B. () and (L S)
Z	Notary Public	59× 84 may 908 3
2	My Commission expires November 19. 1979	(1) 6 1984 - 1 R 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ej.	- 0 N 9 %	
1	PAID IN FULL IS IN SALES	
	60 6	E 00 1 2 2 2 2 4
, ,	STEPHENSON FINANCE COMPANY, INCORPORATED	ना ले हैं है
1	Ry Consumer ender CO Division of	A S S S S S S S S S S S S S S S S S S S
1	STATE OF SOUTH CAROLINA Mensie Bulle : with RENU	HCIATION OF DOWERS AS SO OF SO
	COUNTY OFGreenville	The Name of the Control of the Contr
0	32140	
. 7	M. Black , a Notary Public in and for	South Carolina
<u> </u>	TO LUBERT STATE OF THE STATE OF	129
;	do kereby	certificanto all whom it may corseen that
Mrs. Betty D. Moore		Russell G. Moore
	FILED 31X1	
1 7.°	. 2.50 AUG 25 1970 AUG 25 1970	800x 1164 PAGE 311
STATE OF SOUTH CAROLINA LIS. ()		
.9	COUNTY OF Greenville MOR	TGAGE OF REAL ESTATE
	COUNT OF	And the
9895	,	panie & Labrila
₹71	Whereas, Russell G. and Betty D. Moore	yenje (j
	of the County of Greenville, in the State aforesaid, hereinafter called the Mortgagor, is	
	ndebted to Stephenson Pinance Company, Incorporated Consumer Credit Company Division, a corporation organized and existing 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 Four Thousand Two Hundred Twenty Po	out and no/38Rars (\$ 4224.00),
:	and,	
:	101 1 No is anim may be extremely whitein	Ladvances to the Mortgagor, or his succes-
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		itional 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 eindebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of the same as the original indebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of the same as the original indebtedness.		however, that the total amount of existing
		xceed the maximum principal amount of
		·. ·
		•
		· · · · · · · · · · · · · · · · · · ·
	the second section is a second	
		Committee of the commit