BOOK 1115 PAGE 99

STATE OF SOUTH CHAROLINA HOUR (1)

TREATISEACTION TO THE MORTOLOGICAL CONTINUES OF THE PAGE CONTINUES

ACREEMENT FOR READVANCE & EXTENSION OF LIEN OF MORTGAGE

COOKIT OF CHARLES AND C.	OF LIEN OF MORTURGE
THIS ACRASHANT made this 26th day of Motor Contract Company and Chronville, Inc., a con	April , 196 , between
States, hereinafter called the "Corporation," and	rporation chartered under the laws of the United
Mrs. Annie M. Chambers	AF Edward O. Chambers and
hereinafter called the "Obligor."	
WITNESSET	CH:
WHEREAS, the Corporation is the owner and he executed by the Obligor Mr. Edward C. Chambo	older of a note dated January 21 , 1967,
	ers and
Mrs. Annie M. Chambers in the original amount of \$	and gaggreed by a wayt gags on the premises known
and designated as Grove Township, containing	g forty-two acres, more or less, and bein
known and designated as part of the J. A	. Garrett Property
said mortgage being recorded in the R. M. C.O.	ffice for Greenville County, South Carolina,
in Mortgage Book 1048 at page 501, titl the said Obligor; and said Obligor has requested	Le to which mortgaged premises is now vested in
formance of the obligation,	the corporation to extend the time for per-
NOW THEREFORE:	
1. In consideration of the readvance to the	Oblines of the run of a control
the extension of the time for performance, the Ob	Obligor of the sum of \$ 850.00 and
entire amount now due, including the readvance, be 6 per cent, per annum, and the Obligor	
does hereby agree that the said readvance was adv	vanced by the Corporation for the account of the
Obligor and that the said sum shall be secured by	the said note and mortgage.
2. It is mutually agreed that the principal	indebtedness, including the readvance, is 7th on the XXXX day
\$ 946.68 , and that it shall be payable a	as follows: \$ 78.89 on the XXXX day
each month thereafter until paid in full, said pa	ment of \$ 78.89 on the XXXXX day of
inabove provided, and the remainder to principal,	
	exist for a period of thirty (30) days in the
failure to pay the principal indebtedness or any	installment thereof or interest thereon or in
the performance of any of the terms and condition	ns of the obligation as modified by this agree-
ment, the Corporation may, at its option, declare	the entire principal indebtedness, with interest
immediately due and payable and may proceed to coremedies given to it under the obligation in the	othert same and avail itself of all rights and
4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement, and the statute of limitations will not commence to run	
against the obligation until the expiration of the	ne time for payment of the indebtedness as here.
in extended.	
5. This agreement shall bind jointly and se	everally the heirs, the executors, the adminis-
trators, the successors and the assigns of the Co	
IN WITNESS WHEREOF, the Corporation has caus	sed its corporate seal to be hereunto affixed
and these presents to be subscribed by its duly a unto set his hand and seal, or, if the Obligor be	outhorized officer, and the Obligor has here
be hereunto affixed and these presents to be subs	peribed by its duly sutherweed of these (a) on the
date and year skove written.	,
IN THE PRESENCE OF:	MORON OF THE TOWNS OF MALIER IN THE
	B. C. Francis
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Chenel & Dolton	V ice- P resident
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STARE OF SOUTH CAROLINA	OLISE OF
CONTY OF CREEDVILLE	*
FERTONALIA appeared before me J.	W. Hooks
who being first duly sworn, says that he saw	
Company of Greenville, Inc., a corporation charte	nt - 90 cm commence de la companie d
seal and with its corporate seal and as the act a	
written agreement, and that he withCheryl Bo	1ton waters and the experience
thereof.	
SWORN to before me this 17	Il Harles
in or fan , 19669.	L'E Sproffs
ames (4000)	and the second of the second o
Notary Public for South Carolina	
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(DOM: 11.02D CH	HEAT PAGE)

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