COUNTY OF COREANDLINA

MORTGAGE OF REAL ESTATE

BOOK 1142 PAGE 187

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS,

I, FRANCES R. LEITKE

(hereinafter referred to as Mortgagor) is well and truly indebted units MOTOR CONTRACT COMPANY

OF GREENVILLE, INC. , its successors and assigns forever (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

*FOUR THOUSAND TWO HUNDRED AND NO/100*************************Dollars (\$\frac{*}{2}\text{1200,00*}) due and payable in monthly installments of \$\frac{*}{70.00*}\$, the first installment becoming due and payable on the 22th day of <u>Decombor</u>, 10.69 and a like installment becoming due and payable on the same day of each successive month thereafter until the entire indebtedness has been paid, with interest thereon from maturity at the rate of seven per centum per annum, to be paid on demand.

WHEREAS, the Mortgagor may hereafter become indebted to the said Mortgagoe for such further sums as may be advanced to or for the Mortgagor's account for taxes, insurance premiums, public assessments, repairs, or for any other purposes:

NOW, KNOW ALL MEN, That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment thereof, and of any other and further sums for which the Mortgagor may be indebted to the Mortgagee at any time for advances made to or for the account by the Mortgagee, and also in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor in hand 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 and released, and by these presents does grant, bargain, sell and release unto the Mortgagee, its successors

ALL that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of GREENVILLE, to wit:

ALL THAT PEFCE, PARCEL OR LOT OF LAND, LYING AND MELHO IN THE COUNTY OF COCCU-VILLE, STATE OF SOUTH CAROLINA, IN CREENVILLE TOWNSHIP AND DESIGNATED AS LOT MO. 112. ACCORDING TO A PLAT OF THE CROCKETY OF SAME SOURT DEVELOPMENT COMPANY, PLAT MADE BY DALLON & NEVES, IN JULY, 1920, WHICH CLAT IS DECORDED IN THE R. M. C. OFFICE FOR CREENVILLE COUNTY IN PLAT ROOK II. AT LACE 185 AND 186. AND HAVING, ACCORDING TO SAID CLAT, THE COLLOWING METES AND MONNOS.

Beginning at an iron bin on the hopturon stor of Outledge Avenue at the John front coding of lots Mos. 111 and 112 and duming theree along the life of Cot Mos. 111 M. 52-50 W. 137.1 feel to an Iron left at the orage coding of Lot Mos. 108; there along the real life of Cot Mos. 108 and 107 H. 22-20 F. 70 feet to An Iron Mos. 108 and 107 H. 22-20 F. 70 feet to An Iron left in the coding to the coding of Cot Mos. 112; there along the real coding to Mos. 112 S. 6h-NG T. 166 feet to An Iron plu on the hoptured store of Cot Mos. There along the hoptured store of Cot Mos.

This ty productive is subject to destrictive consulate of occase to the D. M. C. Cerles soo Cossivity County in Oses Book XXX. At sace 188,

Together with all and singular rights, members, hereditaments, and appurtenances to the same belonging in any way incident or appertaining, and of all the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting 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.

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

The Mortgagor covenants that it is lawfully selzed of the premises hereinahove described in fee simple absolute, that it has good right and is lawfully authorized to sell, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as herein specifically stated otherwise as follows: Tuly 18 A SCOUND MOREOGE, RETURN MADELLE.

THE TO THAT CLOST HODTOLOG BLOOMS: 1019 IS A SECOND HODTOLOG PETRO HULDO THE TO THAT CLOST HODTOLOG BLUEN TO C. DONOLAS MISSON & COMPANY ON MAY 07, 1050 percopore in Maprolog Book 162. At the 102, in the colory of Maprolog Book 162, at the O. M.C. Declar to Company Andrews of Company.

The Mortgagor further covenants to warrant and forever defend all and singular the said premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

The Mortgagor further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgage, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This gagor by the Mortgagees olong 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.
- (2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from the time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgagee, and have attached thereto loss payable clauses in favor of, and form acceptable to the Mortgage, and that it will pay all premiums therefor due that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorities each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgagee debt, whether due or not.