TOTAL MENTERSON

Dollars and mo/100 1260.00

Thirty wonthly installments of Forty Two dollars each (30:7 30:2.00)

Charles and the car was the U.S. Comments of the Comments of t

WHITE AS, the Mertager may hereafter become include: to the mad Mertager for such further sums at many the Mertager's account for less, journance promises, public accounts, remains or for any other priparate the Mertager's account for less, journance promises, public accounts, remains or for any other priparate the Mertager's account for less, journal or promises.

NOW, KNOW ALL MEN, That the Merigager, in consideration of the aforstald debt, and in order to secure the payment thereof, and of any other and further sums for which the Merigager may be indebted to the Merigagee at any time for advinces made to or for his account by the Mortgagee, and also in consideration of the further, sum of Three Dellars (\$3.00) to the Mortgagee in hand well and truly sell by the Mortgagee at and before the sealing and delivery of those presents, the receipt whereof is hereby acknowledged, has grant, paid by the Mortgagee at and before the sealing and delivery of those presents, the receipt whereof is hereby acknowledged, has grant, bargain, sell and release unto the Mortgagee, its successors and sealings.

"ALL that certain place, parcel or let of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Caroline, County of . Greenville: And being Dunklin Townshipl and being more particularly described as follows:

BEGINNING at a point in the center of a paved road running with A. M. Stewart property line in a S. 722 W. 118 feet; thence running S. 21 # 214 feet; thence running 426 feet parellel with North Boundary to center of highway; thence running with the center of Highway, 214 feet to the beginning point and being bounded a follos: on the North and West by Lands of A. M. Stewart, on the south by lands of James Ross Cobb, and on the East by Paved Road. This tract or parcel of land contains 2 acres more or less.

This being a portion or parcel on that 14 3/4 acres of land conveyed to James Ross Cobb by Lettie Meeking and Mammie Stewart, as recorded in the Office of the Clerk of Court for Greenville County, South Carolina in deed book 186, Page 56.

This also being a portion or parcel of land conveyed to James A. & Eunice Donald as recorded in the office of the Clerk of Court for Greenville County in Deed Book 668, Page 146.

Together with all and singular rights, members, herditaments, 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 healing, plumbing, and lighting plumbing, and results are supported by the parties hereto that all such flutures now or hereafter attached, connected, or fitted thereto in any manner; it being the intention of the parties hereto that all such flutures and any manners to 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 Mortgagoe, its heirs, successors and assigns, forever.

The Mortgagor covenants that it is tawfully seized of the premises hereinabeve described in fee simple absilute, that it has good right and is lawfully authorized to sail, convey or encumber the same, and that the premises are free and clear of all liens and encumbrances except as provided herein. The Morigagor further covenents to warrant and forever defend all and singular the said premises unto the Morigages forever, from and against the Morigagor and all persons whomsoever lawfully claiming the same or any part thereof.