STATE OF BOUTH EAROLINA COUNTY OF OTERPHILIPE NY THE TOOLS OF MOTERANCE HEAL STATE BOOK 1148 PAGE 579

FEB 20 TT 21 PH 17070 ALL WHICH THESE PRESENTS MAY CONCERN.

OLLIE FARNSWORTH Byr Mr. Wirlswid

Observation to the following is not been as that because it is not been as a formula of Pinance Corporation 100 E. North Street Orsenville; B.O.

(hereinafter reterms to as Martyagen) as originated by the Martyager's premisery mate of even date herealth, the terms of incorporated herein by soference, in the sums at ... One thousand two hundred ninety six dollars and no/100..... Dellars (8 1296.00) due and payable

Thirty six monthly installments of Thirty six (36136.00)

with interest thereon from date at the rate of XX per centium per assume, to be paid:

1. 1. 1. 1. 1. M. T. WHIREAS, the Meripager may hereafter become indebted to the said Meripages for such further sums as may be advanced to or for the Meripager's account for faxes, insurance premiums, public assessments, repairs, or for any other purposest

NOW, KNOW ALL MBN, That the Martgager, in bensideration of the aforesaid debt, and in order to secure the payment thereof, and of any other and further towns for which the Martgager may be indicated to the Martgager at any time for advances made to a rich account by the Martgager, that pain is consideration of the further sown of three Orlans (\$3.00) to the Martgager, that and well and truly paid by the Martipages at and before the sealing and delivery of these presents, the recalpt whereof is hereby acknowledged, has granted, bargained, sold and released, and by those presents does grant, bargain, sell and release unto the Martipages, its successors and se-

"ALL that certain place, percel or let of land, with all improvem being in the State of South Carolina, County of Greenville. revenuents thereon, or hereafter constructed thereon, cituate, lying and

All that certain piece, parcel or lot of land situate, lying and being in the county of Greenville, State of South Carolina, being known and designated at Lot No 29, according to a plat of property of P. L. Bruce, prepared by P. K. Campbell, recorded in the office of the Register of Mesne Conveyance for Greenville County in Plat Book W. Page 171, and having according to said plat the following metes and bounds, to wit!

BESINNING at a point on the Northwest side of an unnamed street, joint front corner of Lots 29 and 30 and running thence along the joint line of said lots, N.55-05 W 140 feet, more or less, to a point, joint roor corner of Lots 29 and 30; thence along the line of Lot No 43, N.34-55 E. 63.6 feet to a point, joint rear corner of Lots 28 and 29; thence along the joint line of Lots 28 and 29; S. 53-35 E. 140 feet more orm less, to a point, joint front corner of lots 28 and 29; thence along the Northwest side of said unnamed street, S 34-55 W. 60 feety more or less, to the point of beginning.

Together with all and singular rights, members, herditaments, and appurentances to the same belonging in any way incident or apportaining, and of all the rents, issues, and profits which may arise or be bed therefrom, and including all heating, plumbing, and lighting fictures new or hereafter attached, comested, or fifted theretic loss may maners? It beliege the inhemities of the parties hereto that all such fictures and suppressed, when then the surel shoughted furniture, he considered a part of the real settle.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mertgagae, the being successors and assigns, forever,

The Martgager crystalist hat it is invitally related of the premises hardinabove described in fee simple absolute, that it has good right and is invitally authorized to self, convey or encumber the same, and that the premises are free and clear of all lions and encounterage except as provided borsin. The Martgager further obversants to warroot and fearure, defined all and insignate the sale in insignate the sale of Martgager foreign and all person wheneasever landually elamining the same or any part thereef.