RECORDING FEE 5. 2. 28	•		657	2
PAID 3.50 FILL GREENVILL	LED LE CO. S. C. <b>D</b> A	Concelled wife & Sundarding	::::1362 1493	3 <b>1</b> _
STATE OF SOUTH CAROLINA	1 24 64 778	NORTCACE O	KCK OJ BEKZOL Frealestate	 
COUNTY OF Greenville	ETTER SLEY	PAT	MFULL	
	M.C.	Date	uth Financial Corpor	ation
Whereas, Bdvard James Jat.	kins and Loui	se V. Batkins	TE Que p. E. Di	<u></u>
of the County of Greenvilled	.077 = [1]	Witness:(	Reta Colomid L	. ر
of the County of Greenville NOVE	THE TO	State aforesaid, herein	after called the Mortgag	or. R
indebted toTranSouth Firancia				<del></del> ,
a corporation organized and existing under the evidenced by a certain promissory note of even				
in the principal sum of <u>Five thousand si</u>	x hundred si	xty four and no	Dollars (\$ _5,664.00	—¥
Whereas, the Mortgagee, at its option, ma	ax hereafter mal	e additional advances	to the Mortgagor or his	**************************************

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 existing indebtedness and future advances outstanding at any one time may not exceed the maximum principal amount of

Ten Thousand three hundred twenty five and no

Dollars (\$ 10,325.00 )

plus interest thereon, attorneys' fees and Court costs.

sor in title, at any time before the cancellation of this mortgage, which additional 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

Now, Know All Men, the Mortgagor in consideration of the aforesaid debt and for better securing the payment thereof to the Mortgagee, and also in consideration of the further sum of One Dollar (\$1.00) 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, assigned, and released, and by these presents does grant, bargain, sell, assign, and release unto the Mortgagee, its successors and assigns the following described property:

All that piece, parcel or lot of land, situate, lying and being in the County of Greenville, State of South Carolina, and having the following metes and bounds, to wit:

BEGINNING at an iron pin in the joint front corner of Lots 10 and 12, on the southwestern side of Maggie Street, and running thence with said Street N. 36-10 W. 80 feet to an iron pin; thence with the curve of the intersection of Maggie Street and Drumond Court, the chord of which is N. 83-40 W. 27 feet, more or less, to an iron pin on the southeastern side of Drummord Court; thence with said Court, S. 47-42 W. 75 feet to an iron pin; thence continuing with said Court S. 35-23 W. 75 feet to an iron pin, corner of Lot 21; thence with line of said lot, S. 40-34 E. 64.9 feet to an iron pin, rear corner of Lot 10; thence with line of said lot, N. 53-50 E. 160 feet to the point of beginning.

5,2.28

4328 RV-2