3 Carl Care	son and Mary	E. Carson (His wife	s as joint tenante	, 19_8 <u>L</u> , between
led the Mortgagor, andCredi	thrift of Ame	orica, Inc.	**	, hereinafter called the Mortgagee.
v		WITNESSETH	2	unt of loan is \$26379.
WHEREAS, the Mortgagor in an Sixty Four Thons: d just sum of	and Five Hund	red Fourty Three and Dollars (\$	a 68/100 364,543.68	indebted to the Mortgagee in the full), with interest from the date of
			1.h8 22	each,
aturity of said note at the rate set fo	orth therein, ous and p	sakapie iu cousecntus iustariusu	BOIS DUVICE	eæn,
			A.	
d a final installment of the unpaid b	palance, the first of said		able on the 21st	day of
d a final installment of the unpaid b	palance, the first of said	d installments being due and pay	able on the 21st	day of
a final installment of the unpaid to	palance, the first of sai	d installments being due and pay, 19 814_, and the ot	able on the 21st her installments being due and	day of
til the whole of said indebtedness is If not contrary to law, this mo ortgage shall in addition secure any NOW THEREFORE, the Mortos	of each week s paid. rtgage shall also secur future advances by the agor, in consideration of	the	her installments being due and of every other week and renewal notes hereof together evidenced from time to time by sey aforesaid, and for better sem in hand by the Mortgages at	day of payable on day of each month day of each month day of each

All that piece, parcel, or lot of land, together with all improvements thereon, in Chick Springs Township, County of Greenville, State of South Carolina, containing .36 acre more or less, situated on the north side of Lincoln Road, near Lincoln High School, and having the following courses and distances, to wit:

Beginning on the North side of said road at the corner of the lot now or formerly of John L. and Agnes Foster, shown by plat thereof recorded in Plat Book WW at Page 180 and running thence with their lot, N. 22-00 W., 195 feet; thence N. 65-20 E., 80 feet; thence S. 22-00 E., 195 feet to the north side of said road; thence with road S. 65-20 W., 80 feet to the beginning corner.

This is the identical property conveyed to the mortgagors by deed of John Henry Lyle recorded in the RMC Office for Greenville County, State of South Carolina in Deed Book 987 at Page 66h on November 6, 1973. (Said recording is a Correction Deed to make more certain the description given in Deed Book 779 at Page 395 in the RMC Office for Greenville County, State of South Carolina.)

This is also the identical property conveyed originally to the mortgagors by deed of J.B. Bowers recorded in the RMC Office for Greenville County, State of South Carolina in Deed Book 806 Page 50h on September 26, 1966.

This is the identical commonly referred to as Rt 3 Lincoln Circle, Taylors, South Carolina 29687 as owned by the Mortgagors.

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining, or that hereafter may be erected or placed thereon.

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

The Mortgagor covenants that he is landfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

training the same or any part thereor.

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the mortgage and without notice to mortgager forthwith upon the conveyance of mortgager's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the mortgagee.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any lift this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any lift stallment of principal or such interest and the amount so paid with fegal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

The Mortgagor covenants and agrees as follows:

1. To pay all sums secured hereby when due.

 To pay all taxes, levies and assessments which are or become fiens upon the said real estate when due, and to exhibit promptly to the Mortgagee the ficial receipts therefor.

3. To provide and maintain fire insurance with extended coverage endorsement, and other insurance as Mortgagee may require, upon the building and improvements now situate or hereafter constructed in and upon said real property, in companies and amounts satisfactory to and with loss payable to the Mortgagee; and to deliver the policies for such required insurance to the Mortgagee.

4. In case of breach of covenants numbered 2 or 3 above, the Mortgagee may pay taxes, levies or assessments, contract for insurance and pay the premiums, and cause to be made all necessary repairs to the buildings and other improvements, and pay for the same. Any amount or amounts so paid out shall become a part of the debt secured hereby, shall become immediately due and payable and shall be interest at the highest legal rate from the date paid.

5. That Mortgagor (i) will not remove or demolish or after the design or structural character of any building now or hereafter erected upon the premises unless Mortgagee shall first consent thereto in writing: (ii) will maintain the premises in good condition and repair; (iii) will not commit or suffer waste thereof; (iv) will not cut or remove nor suffer the cutting or removal of any trees or timber on the premises (except for domestic purposes) without Mortgagee's written except; (v) will comply with all taxs, ordinances, regulations, covenants, conditions and restrictions affecting the premises, and will not suffer or permit any violation thereof.

040-00002 (11-80)