	E PRINC		Exercise 200			BEOORDING PEE
	V		3 230 340		MERCENTER TY (n 1 a	
	Mercy		A LUNE		pencial Services	inc.
ž (7)	10 %			3/2 # 146 146	自動学者(下級物画)がはなりについ	in the second
	Green	WILLET S. O.		Greenv		
TOW					Netra States	CASH ADVANCE 1
Pilland	OF BISCHBOTT	DATE DUE SACH MONT	DATE FIRST	AMOUNT OF HEST	AMOUNT OF OTHER	2571,43
	60	6th Cent	6/6/72	1 60:00	* 60.00	5/6/77

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$10,000.00

NOW, KNOW ALL AIRL that Marigagor (all, if more than and), to secure payment of a Promissory Note of even date from Marigagor to Universal C.LT. Credit Company (hersetter "Marigages") is the edone Total of Payments and all fature advances from Marigages to Marigagor, the Mariaunt Outganding at any given time not to exceed sold amount stated above, hereby greats, bargains, sells, and releases to Marigages, its successors and assigns, the following described real estate.

logether with all improvements thereon situated in South Carolina, County of Greenville

All that certain piece, parcel or lot of land situate, lying and being in the County of Greenville and being more particularly described as Lot No. 45 as shown on plat entitled "Subdivision for Abney Mills, Poinsett Plant, Greenville, South Carolina", made by Pickell & Pickell, Engineers, Greenville, South Carolina, March 5, 1959, and recorded in the RMC Office for Greenville County in Plat Book "QQ", at page 51; according to said plat the within described & lot is alsorknown as No. 10 Willard Street and fronts thereon 59 feet.

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

If the Mortgagor shall fully pay according to its terms the indebtedness hereby secured then this mortgage shall become null and void.

Mortgagor agrees to pay all taxes, assessments and charges against the above-described premises.

Mortgager also agrees to maintain insurance in such form and amount as may be satisfactory to the Mortgagee in Mortgagee's favor, and in default thereof Mortgagee may, but is not obligated to, effect sold insurance in its own name.

Any amount which Mortgagee may expend to discharge any tax, lien, assessment, obligation, covenant, insurance premium, prior mortgage or any charge whatsoever in connection with the above described real estate shall be an additional lien secured by this mortgage with interest at the highest lawful rate if not prohibited by law, and may be enforced and collected in the same monner as the debt hereby secured.

All obligations of Mortgagor to Mortgagee shall become due, at the option of Mortgagee, without notice or demand, upon any default.

Mortgagor agrees in case of foreclosure of this mortgage to pay a reasonable attorney's fee as determined by the court in which suit is filed and any court costs which shall be secured by this mortgage and included in judgment of foreclosure.

This mortgage shall extend, consolidate and renew any existing mortgage held by Mortgagee against Mortgagor on the above described real estate.

In Witness Whereof, we have set our hands and seals the day and year first above written.

Signed, Sealed, and Delivered in the presence of

Avieness)

82-10248 (6-70) - SOUTH CAROLINA

Merdy V. Griffin

Hota D Hosen

Hattie D. Griffin