The state of the s			- A - A - A - A - A - A - A - A - A - A	
- A	X. 1			
74 2a		was went	$\alpha x_{FJ}$	٠
7139	TOTEC	716°11''	man	S
	The state of the last	A. 16.	an an dear	•
	1015 V			
CANADA WATER STREET		of respect to the second second	A CONTRACTOR OF THE PARTY OF TH	*

Description of the Control of the Co			TOAGE	Starcoff, 13	
JIA TO ESTEPHIA MIA ESMAII		MONTONOR	CI.T. FINANCIAL SERVICES, INC.		
Frenk & Annet	to M. Hungucker	ADDRESS.	46 Liberty Lena	1260 PACE 305	
11 Btecay Boy	erb		Greenville. S.	Trace INGC 300	
AND NOTICE AND ADDRESS OF THE PARTY OF THE P	8.0.				
DAN HUMBER	nare	DATE PROMEE CHARGE BEGING TO ACCRUS	NUMBER OF DATE DUE	DATE FIRST PAYMENT DUE	
,	11-29-72	B OTHER THAN DATE OF TRANSACTION	PAYMENTS . EACH MONTH	1-19-73	
AMDIMIT OF THAT PAYMEN	AMOUNT OF OTHER PAYMENTS	DATE FENAL PAYMENT RUE	TOTAL OF PAYMENTS	AMOUNT PHANCED	
• 07.00	1 67.00	12-19-77	, / 5220.00	3728.57	
FINANCE CHARGE 1 11421 .14.3 ANNUAL PERCENTAGE RATE 1141 3%					

## THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$20,000

H()W, MHI)W ALL MEN, that Martgagar (all, if more than one), to secure payment of a Promissory Note of even date from Mortgagar to C.LT. Financial Services, Ine (harantee Multiplicas") in the above fotal of Payments and all future and other obligations of Mortgagor to Mortgagoe, the Maximum Outstanding at any given time and in second and amount stated above, hereby grants, bargains, sells, and releases to Mortgagee, its successors and assigns, the following described real estate Impathor with all process and future improvements thereon situated in South Carolina, County of Greenville

All that cortain piece, parcel or let of land attuate, luing and being in the flate of South Carolina, County of Gville. Being known and designaged as Lot no. Et 11 of a subdivision known as Green Pastures as shown on plat thereof prepared by Carolina Engineering & Surveying March 20, 1965, and recorded in the RMC office for Gville County in Plat Book III, at page 133, and halvaige, according to said plat, such metes and bounds, as shown

(t) HAVE AND to HOUSE will and singular the real estate described above unto said Mortgagee, its successors and assigns fo

If Abustingues shall fully may according to its terms the indebtedness hereby secured then this mortgage shall become

Abuntangul naises to pur all lians, taxus, assessments, obligations and any charges whatsoever against the above described real estate and all sums due under piter accombinates regulast said real estate. Martgagar also agrees to maintain insurance on the above described real estate in such form and amount as may infilitation. In Amigugou in Amigugou's fuvor and in default thereof Mortgagee may, but is not obligated to, effect sold insurance in Mortgagou's own name

If Minitarges makes an expenditure for any lien, tax, assessment, premium, covenant, prior mortgage or any charge whatsoever in connection with the above described send entage with appenditure shall bear interest at the highest lawful rate if not prohibited by law, shall be a lien horounder on the above described real percept yee's debt net a same manner as the cellus will be to be the debt hereby secured

them any Juliant, all ability attains of Martgagar to Martgages shall become due, at the option of Martgages, without notice or demand.

Mertgreen regress in sege of forestoons of this mortgage to pay a reasonable afformer's fee as determined by the court in which suit is filled and any court costs high shall he seemed by this marryage and included in judgment of foreclosure

this meritings shall extend, consolidate and renew any existing mortgage held by Mortgages against Mortgagos on the above described real estate

In Whips Whereyt (Fixe) have set (my-ow) hand(s) and seal(s) the day and year first above written

Maniet Bestod and Delivered

Frank Hungucker