800:1582 fine 890

| This Morta   | And this 24th day of Se  | <u>ptember</u> , 19 <u>82</u> , b  | etween                   |
|--|--|--|--------------------------|
| 061  | Theodore R. Roberts and Caro   | 1 Roberts  |                          |
| <b>50<sup>N</sup></b><br>alled the Mortgagor, and  | Credithrift of America, Inc.   | , hereinafter called the Mor   | rtgagee.                 |
|  | WITNESSETH   | i  |                          |
|  | · · · · · · · · · · · · · · · · · ·  | ting of even date herewith is well and truly indebted to th  Thirty Six 22/100*****  Dollars (\$ 14,436.22   |                          |
| th interest from the dat   |  | n, due and payable in consecutive installments of \$   |                          |
| 240.00   | November   | balance, the first of said installments being due and pay  82  |                          |
| e5thday of   | Net Amount \$8871.36   | , 19, and the other installments be  | ing du                   |
| d payable on  the same day of each   | • • •  |  |                          |
|  | of each week   |  |                          |
|  | of every other week  |  |                          |
| theand   | dday of each month   |  |                          |
| ntil the whole of said ind   | ebtedness is paid.   |  |                          |
| ereof, and this mortgag<br>promissory note or note<br>NOW THEREFORE<br>ereof, according to the                 | e shall in addition secure any future advances by the secure and future advances by the secure and secure advances by the secure and | renewals and renewal notes hereof together with all Ext<br>ne Mortgagee to the Mortgagor as evidenced from time to<br>and sum of money aforesaid, and for better securing the p<br>the further sum of \$3.00 to him in hand by the Mortgages<br>s and releases unto the Mortgagee, its successors and assi | time b<br>paymente at an |
| llowing described real e   | tate situated in   | County, South Carolina:  |                          |
| and designated dated July, 196 at page 37, and EEGINNING at ar running thence of Lot 3; thence running, N. 89. | 3, recorded in the R.M.C. Office for having, according to said plat, the iron pin on Grove Road, joint from along the line of said Lots, S. 89.  | Estates by Pickell & Pickell, Engineers of Greenville County in Plat Book EE, no.following metes and bounds, to-wit: nt corners of Lots No. 1 and 2 and Oli E. 185.5 feet to an iron pin line -56 W. 90 feet to an iron pin; thence rove Road; running with Grove Road,                                    | 8,                       |
| THIS is the same 35, Greenville 1974.  | County, South Carolina by deed from  | is recorded in Deed Book 1008, Page a Nancy McCutcheon dated October 7th,  STATE OF SOUTH CAROLINA  SCUTH CAROLINA  DOCUMENTARY  0 3 5 6   |                          |
|  | nd singular the rights, members, hereditaments and hat hereafter may be erected or placed thereon.   | appurtenances to the said premises belonging, or in anyw   | rise inci                |
| TO HAVE AND TO   | HOLD all and singular the said premises unto the M   | ortgagor, its successors and assigns forever.  |                          |
| nd lawful authority to s<br>See Mortgagor further co   | ell, convey, or encumber the same, and that the pre  | reinabove described in fee simple absolute, that he has go<br>mises are free and clear of all liens and encumbrances wha<br>gular the premises unto the Mortgagee forever, from and<br>part thereof.   | isoeve                   |
| The Morigago: cove   | enants and agrees as follows:  |  |                          |
| No 2. To pay all taxes   | secured hereby when due. , levies and assessments which are or become liens to ficial receipts therefor.   | apon the said real estate when due, and to exhibit promptl   | y to th                  |

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

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 bear interest at the highest legal rate from the date paid.

040-00002 (REV. 11-69)

.C.-)